

Dated: May 30, 2012.

Michael L. Wash,

Executive for Information Services/CIO.

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NATIONAL CREDIT UNION ADMINISTRATION

Sunshine Act; Notice of Agency Meeting

TIME AND DATE: 10:00 a.m., Thursday,
June 21, 2012.

PLACE: Board Room, 7th Floor, Room
7047, 1775 Duke Street (All visitors
must use Diagonal Road Entrance),
Alexandria, VA 22314-3428.

STATUS: Open.

MATTERS TO BE CONSIDERED:

1. NCUA's Rules and Regulations,
Credit Union Service Organizations.

RECESS: 10:45 a.m.

TIME AND DATE: 11:00 a.m., Thursday,
June 21, 2012.

PLACE: Board Room, 7th Floor, Room
7047, 1775 Duke Street, Alexandria, VA
22314-3428.

STATUS: Closed.

MATTERS TO BE CONSIDERED: 1.

Consideration of Supervisory Activities
(5). Closed pursuant to exemptions (8),
(9)(i)(B) and 9(ii).

2. Personnel. Closed pursuant to
Exemption (2).

FOR FURTHER INFORMATION CONTACT:

Mary Rupp, Secretary of the Board,
Telephone: 703-518-6304.

Mary Rupp,

Board Secretary.

[FR Doc. 2012-14945 Filed 6-14-12; 4:15 pm]

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NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-309, 72-30; NRC-2012-
0137; License No. DPR-36]

In the Matter of Maine Yankee Atomic Power Company; Maine Yankee Atomic Power Station; Confirmatory Order Modifying License (Effective Immediately)

AGENCY: Nuclear Regulatory
Commission.

ACTION: The U.S. Nuclear Regulatory
Commission (NRC or the Commission)
issued a Confirmatory Order to Maine
Yankee Atomic Power Company (Maine
Yankee or the Licensee), to address
statutory requirements and the
Commission's regulation regarding

foreign ownership, control, or
domination (FOCD).

FOR FURTHER INFORMATION CONTACT: John
Goshen, Project Manager, Division of
Spent Fuel Storage and Transportation,
Office of Nuclear Material Safety and
Safeguards, U.S. Nuclear Regulatory
Commission, Washington, DC 20555.
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john.goshen@nrc.gov.

I

Maine Yankee Atomic Power
Company (Maine Yankee or the
Licensee), is the holder of Facility
Operating License No. DPR-36,
pursuant to 10 CFR Part 50, which
authorizes the receipt, possession, and
use of byproduct and special nuclear
material in accordance with the
Commission's regulations in 10 CFR
Parts 30, 40, and 70 at the Maine Yankee
Atomic Power Station and storage of
spent nuclear fuel under the general
license provisions of 10 CFR Part 72,
Subpart K at the Maine Yankee Atomic
Power Station. The facility is located at
the Licensee's site in Wiscasset, Maine.

II

On December 21, 2011, as
supplemented April 24, 2012, Maine
Yankee submitted a letter to the U.S.
Nuclear Regulatory Commission (NRC
or the Commission) (Agencywide
Documents Access and Management
System (ADAMS) Accession Nos.
ML11364A053 and ML12125A042),
stating that it had implemented a
Negation Action Plan by adopting a
Board of Directors Resolution that
prevents any potential for foreign
control over safety and security matters,
including access to security information
and to special nuclear material in
compliance with Section 103d of the
Atomic Energy Act of 1954, as amended
(AEA) and the Commission's regulation
under Title 10 of the *Code of Federal
Regulations* (10 CFR) 50.38. The Board
of Directors Resolution was passed on
December 14, 2011. The Board of
Directors Resolution was enclosed in a
Foreign Ownership, Control, and
Influence (FOCI) application filed with
the NRC on January 3, 2012, and also
provided in a letter to the NRC dated
February 23, 2012 (ADAMS Accession
No. ML12066A040).

The Negation Action Plan, as
modified in the April 24, 2012 letter,
contains provisions related to foreign
ownership, control, or domination that
include, but are not limited to, the
following items: (1) Access to classified
and safeguards information and to
special nuclear material shall be

controlled by Maine Yankee under the
direction of the Chief Nuclear Officer
(CNO) of Maine Yankee; (2) Decisions
related to safety and security of special
nuclear material, and related to access
to classified and safeguards information
and to special nuclear material, are
specifically delegated by the Maine
Yankee Board of Directors to the CNO
of Maine Yankee; (3) The CNO of Maine
Yankee shall be a U.S. citizen and shall
execute a certification acknowledging
his or her special duties to protect
classified and safeguards information, to
protect public health and safety and
common defense and security relative to
special nuclear material, and to report
any foreign ownership, control, or
domination issue to the NRC; (4)
Directors and officers of foreign-
controlled sponsor companies shall not
have access to safeguards or classified
information, and shall not have access
to special nuclear material in the
possession of Maine Yankee; (5)
Directors and officers of Maine Yankee
who are representatives of a foreign-
controlled owner shall be excluded from
access to classified information and to
special nuclear material; and (6)
Directors and officers of Maine Yankee
who are representatives of a foreign-
controlled owner shall execute
certifications acknowledging their
exclusion from access to classified
information and special nuclear
material, and acknowledging their
commitment to take no action to
circumvent the protective measures
established by Maine Yankee to negate
any foreign control or influence with
respect to radiological safety and
security of special nuclear material.

The NRC has reviewed and evaluated
the executed Negation Action Plan and
Board Resolution submitted by Maine
Yankee, and finds the plan and
implementing actions are acceptable to
negate the foreign ownership, control, or
domination issues and satisfy NRC
requirements as applicable when the
plan was submitted and at this time.

III

In order to meet the statutory
requirements of Section 103d of the
AEA and 10 CFR 50.38 as discussed
above, the Commission has determined
that the Facility Operating License for
Maine Yankee Atomic Power Station
must be modified to include provisions
with respect to the measures identified
in Section II of this Confirmatory Order.
The requirements needed to effectuate
the foregoing are set forth in Section IV
below. On May 31, 2012, Maine Yankee
consented to the license modifications
set forth in Section IV below. Maine
Yankee further agreed in its letter dated