

Public Participation: Written data, views or comments for consideration by MACOSH on the various agenda items listed above should be submitted to Vanessa L. Welch at the address listed above. Submissions received by March 15, 2005, will be provided to committee members and will be included in the record of the meeting. Requests to make oral presentations to the Committee may be granted as time permits. Anyone wishing to make an oral presentation to the Committee on any of the agenda items listed above should notify Vanessa L. Welch by March 15, 2005. The request should state the amount of time desired, the capacity in which the person will appear, and a brief outline of the content of the presentation.

Authority: Jonathan L. Snare, Acting Assistant Secretary of Labor for Occupational Safety and Health, directed the preparation of this notice under the authority granted by 6(b)(1) and 7(b) of the Occupational Safety and Health Act of 1970 (29 U.S.C. 655, 656, the Federal Advisory Committee Act (5 U.S.C. App. 2), and 29 CFR part 1912.

Signed at Washington, DC this 24th day of February, 2005.

Jonathan L. Snare,

Acting Assistant Secretary of Labor.

[FR Doc. 05-3994 Filed 3-1-05; 8:45 am]

BILLING CODE 4510-26-M

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice (05-033)]

Notice of Prospective Patent License

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of prospective patent license.

SUMMARY: NASA hereby gives notice that Every Little Bit, Inc., 1638 South Main, Tulsa, OK 74119, has applied for a Exclusive license to practice the inventions described in NASA Case Number LAR-16324-1 for which a U. S. Patent has issued and LAR-16324-2 for which a Patent Application was filed, both entitled "Self-Activating System And Method For Alerting When An Object Or A Person Is Left Unattended" and assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. Written objections to the prospective grant of a license should be sent to Langley Research Center.

DATES: Responses to this notice must be received by March 17, 2005.

FOR FURTHER INFORMATION CONTACT: Kurt G. Hammerle, Patent Attorney, Langley

Research Center, Mail Stop 141, Hampton, VA 23681-2199. Telephone 757-864-2470; Fax 757-864-9190.

Dated: February 17, 2005.

Keith T. Sefton,

Deputy General Counsel, Administration and Management.

[FR Doc. 05-4030 Filed 3-1-05; 8:45 am]

BILLING CODE 7510-13-P

NATIONAL SCIENCE FOUNDATION

Sunshine Act Meeting

AGENCY HOLDING MEETING: National Science Foundation National Science Board and its Subdivisions.

DATE AND TIME: March 1, 2005 11 a.m.-12 Noon.

PLACE: Room 545, Stafford II, The National Science Foundation, 4201 Wilson Boulevard, Arlington, VA 22230, <http://www.nsf.gov/nsb>.

CONTACT FOR INFORMATION: Michael P. Crosby, Executive Officer, NSB (703) 292-7000.

STATUS: This meeting will be open to the public.

MATTERS TO BE CONSIDERED:

Tuesday, March 1, 2005

- General discussion: Charge to the Task Force on Transformative Research
- Initial ideas to implement Charge

Michael P. Crosby,

Executive Officer, NSB.

[FR Doc. 05-4099 Filed 2-28-05; 12:07 pm]

BILLING CODE 7555-01-M

NUCLEAR REGULATORY COMMISSION

Agency Information Collection Activities: Proposed Collection: Comment Request

AGENCY: U. S. Nuclear Regulatory Commission (NRC).

ACTION: Notice of pending NRC action to submit an information collection request to OMB and solicitation of public comment.

SUMMARY: The NRC is preparing a submittal to OMB for review of continued approval of information collections under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35).

Information pertaining to the requirement to be submitted:

1. *The Title of the Information Collection:* 10 CFR part 20—Standards for Protection Against Radiation.
2. *Current OMB Approval Number:* 3150-0014.

3. *How Often the Collection is Required:* Annually for most reports and at license termination for reports dealing with decommissioning.

4. *Who is Required or Asked to Report:* NRC licensees, including those requesting license termination.

5. *The Estimated Number of Annual Respondents:* 4,512.

6. *The Number of Hours Needed Annually to Complete the Requirement or Request:* 128,669 hours (4,909 hours for reporting [9.68 hours per response] plus 123,760 hours for recordkeeping [27.43 hours per recordkeeper]).

7. *Abstract:* 10 CFR part 20 establishes standards for protection against ionizing radiation resulting from activities conducted under licenses issued by the NRC. These standards require the establishment of radiation protection programs, maintenance of radiation records, recording of radiation received by workers, reporting of incidents which could cause exposure to radiation, submittal of an annual report to NRC of the results of individual monitoring, and submittal of license termination information. These mandatory requirements are needed to protect occupationally exposed individuals from undue risks of excessive exposure to ionizing radiation and to protect the health and safety of the public.

Submit, by May 2, 2005, comments that address the following questions:

1. Is the proposed collection of information necessary for the NRC to properly perform its functions? Does the information have practical utility?

2. Is the burden estimate accurate?

3. Is there a way to enhance the quality, utility, and clarity of the information to be collected?

4. How can the burden of the information collection be minimized, including the use of automated collection techniques or other forms of information technology?

A copy of the draft supporting statement may be viewed free of charge at the NRC Public Document Room, One White Flint North, 11555 Rockville Pike, Room O-1 F21, Rockville, MD 20852. OMB clearance requests are available at the NRC worldwide Web site: <http://www.nrc.gov/public-involve/doc-comment/omb/index.html>. The document will be available on the NRC home page site for 60 days after the signature date of this notice.

Comments and questions about the information collection requirements may be directed to the NRC Clearance Officer, Brenda Jo. Shelton, (T-5 F53), U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001, by telephone at 301-415-7233, or by

Internet electronic mail to
INFOCOLLECTS@NRC.GOV.

Dated at Rockville, Maryland, this 23rd day
 of February 2005.

For the Nuclear Regulatory Commission.

Brenda Jo. Shelton,
*NRC Clearance Officer, Office of the Chief
 Information Officer.*

[FR Doc. 05-3979 Filed 3-1-05; 8:45 am]

BILLING CODE 7590-01-P

SECURITIES AND EXCHANGE COMMISSION

[Rel. No. IA-2362/803-179]

Parkland Management Company, L.L.C.; Notice of Application

February 24, 2005.

AGENCY: Securities and Exchange
 Commission ("SEC"); Notice of
 Application.

ACTION: Notice of Application for
 Exemption under the Investment
 Advisers Act of 1940 ("Advisers Act").

Applicant: Parkland Management
 Company, L.L.C. ("Applicant").

Relevant Advisers Act Sections:
 Exemption requested under section
 202(a)(11)(F) from section 202(a)(11).

Summary of Application: Applicant
 requests an order declaring it to be a
 person not within the intent of section
 202(a)(11), which defines the term
 "investment adviser."

Filing Dates: The application was
 filed on December 4, 2003 and amended
 on June 28, 2004, September 8, 2004,
 and January 18, 2005.

Hearing or Notification of Hearing: An
 order granting the application will be
 issued unless the SEC orders a hearing.
 Interested persons may request a
 hearing by writing to the SEC's
 Secretary and serving Applicant with a
 copy of the request, personally or by
 mail. Hearing requests should be
 received by the SEC by 5:30 p.m. on
 March 21, 2005 and should be
 accompanied by proof of service on
 Applicant, in the form of an affidavit or,
 for lawyers, a certificate of service.
 Hearing requests should state the nature
 of the writer's interest, the reason for the
 request, and the issues contested.
 Persons may request notification of a
 hearing by writing to the SEC's
 Secretary.

ADDRESSES: Secretary, SEC, 450 Fifth
 Street, NW., Washington, DC 20549.
 Applicant, Parkland Management
 Company, L.L.C., c/o Leo Krulitz, 1001
 Lakeside Avenue, Suite 900, Cleveland,
 Ohio 44114.

FOR FURTHER INFORMATION CONTACT:
 Daniel S. Kahl, Senior Counsel, or

Jamey Basham, Branch Chief, at (202)
 942-0719 (Division of Investment
 Management, Office of Investment
 Adviser Regulation).

SUPPLEMENTARY INFORMATION: The
 following is a summary of the
 application. The complete application
 may be obtained for a fee at the SEC's
 Public Reference Branch.

Applicant's Representations

1. Applicant was organized as an
 Ohio corporation in 1987 by the H.R.H.
 Family Trust (the "Trust"), which
 owned all of Applicant's outstanding
 stock. The Trust beneficiaries were
 certain members of the Harry R. Horvitz
 and Lois U. Horvitz family. In 1998,
 Applicant was reorganized as a single
 member Ohio limited liability company,
 and in January 2003, ownership was
 transferred equally to the three children
 of Harry R. Horvitz and Lois U. Horvitz.

2. Applicant operates as the "family
 office" for Lois U. Horvitz and (i) the
 lineal descendants of Lois and her now-
 deceased husband Harry R. Horvitz, (ii)
 the spouses of those lineal descendants,
 (iii) the sister of one such spouse and
 (iv) the mother and two children of that
 sister (collectively the "Family"). In
 addition to the Family, Applicant's
 other clients consist of (i) trusts,
 partnerships, limited liability
 companies, corporations, and other
 entities that both (A) are wholly-owned
 or controlled by members of the Family
 and (B) were created either for the sole
 benefit of Family members or for the
 benefit of both Family members and
 charitable organizations and (ii)
 foundations created by members of the
 Family (collectively "Clients").

3. Applicant represents that the
 "family office" services it provides to
 Clients include: developing asset
 allocation strategies; serving as the
 general partner to three partnerships
 wholly owned by the Family, which
 hold investments in private equity
 funds and hedge funds managed by
 third parties; recommending investment
 advisers and monitoring and
 recommending termination of such
 advisers; managing cash; preparing
 financial and tax reports; developing tax
 planning strategies; implementing estate
 planning activities; bill paying; travel
 planning; household staff supervision
 and payroll administration; and
 administering grant and scholarship
 programs for foundations established by
 the Family.

4. Applicant represents that the fees it
 receives have not generated, and are not
 intended to generate, a profit for
 Applicant. Applicant represents that its
 fees are structured so that fees it

receives from Clients only cover its
 direct costs and overhead costs.

5. Applicant represents that it does
 not hold itself out to the public as an
 investment adviser. Applicant
 represents that it is not listed in any
 local telephone book as an investment
 adviser and is listed in the building
 directory merely by its name, which
 does not connote investment advisory
 activities. Applicant represents that it
 does not engage in any advertising,
 attend any investment management-
 related conferences as a vendor, or
 conduct any marketing activities
 whatsoever.

6. Applicant represents that it has no
 public retail or institutional clients, and
 has never solicited, and does not plan
 to solicit or accept clients from the retail
 or institutional investing public.
 Applicant further represents that its sole
 purpose is to serve as a "family office"
 for the Family, and at no time will it
 seek or accept investment advisory
 clients other than Clients.

Applicant's Legal Analysis

1. Section 202(a)(11) of the Advisers
 Act defines the term "investment
 adviser" to mean any person who, for
 compensation, engages in the business
 of advising others, either directly or
 through publications or writings, as to
 the value of securities or as to the
 advisability of investing in, purchasing,
 or selling securities, or who, for
 compensation and as part of a regular
 business, issues or promulgates analyses
 or reports concerning securities
 Section 202(a)(11)(F) of the Advisers
 Act authorizes the SEC to exclude from
 the definition of "investment adviser"
 persons that are not within the intent of
 section 202(a)(11).

2. Section 203(a) of the Advisers Act
 requires investment advisers to register
 with the SEC. Section 203(b) of the
 Advisers Act provides exemptions from
 this registration requirement.

3. Applicant asserts that it does not
 qualify for any of the exemptions
 provided by section 203(b). Applicant
 also asserts that it is not prohibited from
 registering with the SEC under Section
 203A(a) because it has assets under
 management of not less than
 \$25,000,000.

4. Applicant requests that the SEC
 declare it to be a person not within the
 intent of section 202(a)(11). Applicant
 states that there is no public interest in
 requiring it to be registered under the
 Advisers Act. Applicant states that it is
 a private organization that was formed
 to be the "family office" for the Family.
 Applicant represents that all of its
 clients are either members of the Family
 or are entities created by or for the