have occurred if, due to circumstances beyond the control of Sharp, the records are lost or destroyed prior to the end of the six-year period, and (ii) no party in interest other than Sharp shall be subject to a civil penalty that may be assessed under section 502(i) of the Act, if such records are not maintained, or are not available for examination as required by paragraph (l)(i) below.

(l)(i) Except as provided below in paragraph (l)(ii), and notwithstanding any provisions of subsections (a)(2) and (b) of section 504 of the Act, the records referred to above in paragraph (k) are unconditionally available at their customary location for examination during normal business hours by:

(A) Any duly authorized employee or representative of the Department,
(B) Any duly authorized representative of the California Department of Managed Health Care or any State or Federal governmental body responsible for regulatory oversight of Sharp or the HMO, and
(C) Any fiduciary of the Plan or the Plan's authorized representative; and

(ii) None of the persons described above in paragraph (l)(i)(C) shall be authorized to examine trade secrets of Sharp, or commercial or financial information which is privileged or confidential, and should Sharp refuse to disclose information on the basis that such information is exempt from disclosure, Sharp shall, by the close of the thirtieth (30th) day following the request, provide a written notice advising that person of the reasons for the refusal and that the Department may request such information.

Section III. Prospective Conditions

(a) Sharp retains annually the services of an independent third-party consultant to determine whether the amount employees and/or their dependents pay for coverage is reasonable and does not exceed the amount that would be paid for similar services in an arm’s length transaction between unrelated parties, which amount includes the cost of co-payments and other out-of-pocket expenses for such coverage borne by participants and/or their dependents, and written copies of such determination are distributed to Plan participants along with summaries of health care costs for similar, competing health care providers.

(b) The Board of Directors of Sharp appoints a committee (the Plan Committee) consisting of the Senior Vice President and General Counsel, the Senior Vice President and Chief Financial Officer, the Vice President, Compensation and Benefits, and such other representatives as the Board of Directors may deem appropriate. The Plan Committee will annually ascertain and certify in writing that the above requirements of this proposed exemption, if granted, continue to be met.

Signed at Washington, DC, this 17th day of August, 2012.

Lyssa E. Hall,
Director of Exemption Determinations, Employee Benefits Security Administration, U.S. Department of Labor.

[Bil Doc. 2012–21158 Filed 8–27–12; 8:45 am]

BILING CODE 4510–29–P

LEGAL SERVICES CORPORATION

Sunshine Act Meeting

DATE AND TIME: The Legal Services Corporation’s Board of Directors will meet telephonically on August 31, 2012. The meeting will commence at 11 a.m., Eastern Daylight Time, and will continue until the conclusion of the Board’s agenda.


PUBLIC OBSERVATION: Members of the public who are unable to attend in person but wish to listen to the public proceedings may do so by following the telephone call-in directions provided below but are asked to keep their telephones muted to eliminate background noises. To avoid disrupting the meeting, please refrain from placing the call on hold. From time to time, the presiding Chair may solicit comments from the public.

CALL-IN DIRECTIONS FOR OPEN SESSIONS:

• Call toll-free number: 1–866–451–4981;

• When prompted, enter the following numeric pass code: 5907707348;

• When connected to the call, please immediately “MUTE” your telephone.

STATUS OF MEETING: Open, except that, upon a vote of the Board of Directors, a portion of the meeting may be closed to the public to discuss a candidate for the position of Vice President for Grants Management. A verbatim written transcript will be made of the closed session of the Board of Directors meeting. The transcript of any portion of the closed session falling within the relevant provisions of the Government in the Sunshine Act, 5 U.S.C. 552b(c)(6), and the corresponding provision of the Legal Service’s Corporation’s implementing regulations, 45 CFR 1622.5(e), will not be available for public inspection. A copy of the General Counsel’s Certification that in his opinion the closing is authorized by law will be available upon request.

Matters To Be Considered

Open Session

1. Approval of agenda
2. Approval of minutes of the Board’s meeting of July 27, 2012
3. Consider and act on the Finance Committee’s recommendation to the Board on the appropriations request for FY 2014 (Resolution 2012–XXX)
4. Consider and act on the Strategic Plan
5. Consider and act on a resolution abolishing the Office of Vice President for Programs and Performance and establishing the Office of Vice President for Grants Management (Resolution 2012–XXX)

Closed Session

6. Consider and act on whether to authorize an executive session of the Board
7. Discussion of candidate for the Office of Vice President for Grants Management

Open Session

8. Consider and act on a resolution on the appointment of a Vice President for Grants Management (Resolution 2012–XXX)
9. Public comment
10. Consider and act on other business
11. Consider and act on motion to adjourn the meeting

CONTACT PERSON FOR INFORMATION:
Katherine Ward, Executive Assistant to the Vice President & General Counsel, at (202) 295–1500. Questions may be sent by electronic mail to FR_NOTICEQUESTIONS@lsc.gov.

NON-CONFIDENTIAL MEETING MATERIALS:
Non-confidential meeting materials will be made available in electronic format at least 24 hours in advance of the meeting on the LSC Web site, at http://www.lsc.gov/board-directors/meetings/board-meeting-notices/non-confidential-materials-be-considered-open-session.

ACCESSIBILITY: LSC complies with the American’s with Disabilities Act and Section 504 of the 1973 Rehabilitation Act. Upon request, meeting notices and materials will be made available in alternative formats to accommodate individuals with disabilities. Individuals who need other accommodations due to disability in order to attend the meeting in person or telephonically should contact Katherine Ward, at (202) 295–1300 or FR_NOTICEQUESTIONS@lsc.gov, at least 2 business days in advance of the
meeting. If a request is made without advance notice, LSC will make every effort to accommodate the request but cannot guarantee that all requests can be fulfilled.


Victor M. Fortuno,
Vice President & General Counsel.

[FR Doc. 2012–21305 Filed 8–24–12; 4:15 pm]
BILLING CODE 7050–01–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[12–069]

NASA Advisory Council; Commercial Space Committee; Meeting

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of meeting.

SUMMARY: This Committee reports to the NAC. The meeting will be held for the purpose of soliciting, from the scientific community and other persons, scientific and technical information relevant to program planning.

DATES: Tuesday, September 18, 2012, 11:45 a.m.–5:30 p.m.; Local Time.


FOR FURTHER INFORMATION CONTACT: Mr. Thomas W. Rathjen, Human Exploration and Operations Mission Directorate, NASA Headquarters, Washington, DC 20546, (202) 358–0552, fax (202) 358–2885, or thomas.rathjen-1@nasa.gov.

SUPPLEMENTARY INFORMATION: The meeting will be open to the public up to the capacity of the room. This meeting is also available telephonically and by WebEx. Any interested person may call the USA toll free conference call number (888) 790–5969 or toll number (517) 224–3265, pass code 7234039#, to participate in this meeting by telephone. The WebEx link is https://nasa.webex.com/, the meeting number is 996 244 419, and the password is CSC@Sep18. The agenda for the meeting includes the following topics:

—Assessment of Commercial Suborbital Market
—Overview of Commercial Crew Integrated Capability Agreements
—Ames Research Center’s Commercial Space Activities and Plans
—Dryden Flight Research Center’s Commercial Space Activities and Plans

—Jet Propulsion Laboratory’s Commercial Space Activities and Plans

It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants. Attendees will be required to comply with NASA security procedures, including the presentation of a valid picture ID. Visitors must show a valid State or Federal issued picture ID, green card, or passport to enter into the NASA Research Park, and must state they are attending the NASA Advisory Council Commercial Space Committee session in The Showroom, Building M–3. All U.S. citizens and green card holders desiring to attend must provide their full name, company affiliation (if applicable), and citizenship to Thomas Rathjen via email at thomas.rathjen-1@nasa.gov by telephone at (202) 358–0552 no later than the close of business September 7, 2012. Permanent Residents will need to show residency status (valid green card) and a valid, officially issued picture identification such as a driver's license and must state they are attending the Commercial Space Committee session in The Showroom, Building M–3. Foreign Nationals must submit, no less than 15 working days (by September 1, 2012) prior to the meeting, their full name, gender, current address, citizenship, company affiliation (if applicable) to include address, telephone number, and their title, place of birth, date of birth, U.S. visa information to include type, number and expiration date, U.S. Social Security Number (if applicable), and an electronically scanned or faxed copy of their passport and visa to Thomas Rathjen, Executive Secretary, Commercial Space Committee, via email at thomas.rathjen-1@nasa.gov or fax (202) 358–2885.

Patricia D. Rausch,
Advisory Committee Management Officer, National Aeronautics and Space Administration.

[FR Doc. 2012–21181 Filed 8–27–12; 8:45 am]
BILLING CODE P

NUCLEAR REGULATORY COMMISSION

[Docket No. 150–00017; NRC–2012–0200]

In the Matter of Quality Inspection and Testing, Inc., New Iberia, LA; General License Pursuant to 10 CFR 150.20 EA–11–124; Confirmatory Order (Effective Immediately)

I

Quality Inspection & Testing, Inc. (QIT), is the holder of a general license issued by the U.S. Nuclear Regulatory Commission (NRC or Commission) pursuant to § 150.20 of Title 10 of the Code of Federal Regulations (10 CFR). This general license was granted to QIT at various times during calendar years 2010 and 2011. This Confirmatory Order is the result of an agreement reached during an alternative dispute resolution (ADR) mediation session conducted on June 27, 2012, at the NRC Region IV office in Arlington, Texas.

II

On October 27, 2010, the NRC conducted an inspection at a temporary job site located near Rock Springs, Wyoming. As a result of this inspection, QIT conducted an internal investigation and reported the results to the NRC in a letter dated January 27, 2011 (ML110940552). In response to QIT’s investigation results, the NRC issued a Confirmatory Action Letter (CAL–4–11–001) on February 11, 2011 (ML110420261). QIT responded to the Confirmatory Action Letter in a letter dated February 15, 2011 (ML110530442). In addition, the NRC Office of Investigations (OI), Region IV, conducted an investigation (Case 4–2011–031).

By letter dated June 5, 2012, the NRC transmitted the results of the inspection and investigation in NRC Inspection Report 150–00017/2010–004 and Investigation Report 4–2011–031 [Reference redacted, not publicly available]. Based on the results of the inspection and investigation, the NRC determined that four apparent violations of NRC requirements had occurred. The apparent violations involved failure to: (1) Control and maintain constant surveillance of licensed material that is not in storage as required by 10 CFR 20.1802; (2) comply with security-related requirements as discussed in the Appendix to this Order; (3) wear, on the trunk of the body, a direct reading dosimeter, operating alarm ratemeter and a personal dosimeter while conducting radiographic operations in accordance with the requirements of 10 CFR 34.47(a); and (4) maintain copies of the specified records and documents required at a temporary job site as required by 10 CFR 34.89(b).

Furthermore, the NRC is concerned that willfulness may be associated with the first three apparent violations. Finally, the inspection and investigation evidence also provided the basis for NRC identified apparent security violations of NRC requirements. The violations are described in the Appendix to this Order. (The Appendix includes Security-Related information; therefore, it is not publicly available.)