preparation plant portal. During the course of this experiment, no miners or any other personnel will enter the non-producing mine.

This experiment demonstrates new techniques and equipment which will improve the health and safety of miners by mapping unknown mine areas without endangering miners. Mathies Mine submitted a plan to MSHA which governs all phases of the experiment at the mine. This grant of exceptions to mandatory safety standards is based on MSHA's approval of the terms and conditions in that plan. A copy of the plan may be obtained from MSHA at the address noted above. MSHA finds that the granting of this exception to underground coal mine safety standards will not adversely affect the health and safety of miners. Mathies Mine is therefore granted an exception to all safety standards for underground coal mines governing mine ventilation, mine examinations, and electric equipment (30 CFR subparts D and F) for the duration of the experiment.

Dated: May 23, 2003.

Dave D. Lauriski,

Assistant Secretary for Mine Safety and Health.

[FR Doc. 03–13529 Filed 5–28–03; 8:45 am] BILLING CODE 4510–43–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice (03-054)]

NASA Advisory Council; Meeting

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of meeting.

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92–463, as amended, the National Aeronautics and Space Administration announces a meeting of the NASA Advisory Council (NAC).

DATES: Tuesday, June 10, 2003, 8 a.m. to noon and 3 p.m. to 5 p.m; and Wednesday, June 11, 2003, 8 a.m. to

ADDRESSES: National Aeronautics and Space Administration, Room MIC– 6H46, overflow room MIC–7H46, 300 E Street, SW, Washington, DC 20546.

FOR FURTHER INFORMATION CONTACT:

Ms.Kathy Dakon, Code IC, National Aeronautics and Space Administration, Washington, DC 20546, 202/358–0732.

SUPPLEMENTARY INFORMATION: The meeting will be open to the public up to the seating capacity of the room. Proceedings of the NAC will be shown

live via video feed in the overflow room, MIC-7H46. The agenda for the meeting is as follows:

- —Administrative Issues
- —Informational Briefings:
 - —a. Return to Flight
 - —b. NASA Communications
- —c. Office of Space Science Programs —Review NASA's Strategic Initiatives

Attendees will be requested to sign a register and to comply with NASA security requirements, including the presentation of a valid picture ID, before receiving an access badge. Foreign nationals attending this meeting will be required to provide the following information: full name; gender; date/ place of birth; citizenship; visa/ greencard information (number, type, expiration date); employer/affiliation information (name of institution, address, country, phone); title/position of attendee. To expedite admittance, attendees can provide identifying information in advance by contacting Ms. Marla King via email at marla.k.king@nasa.gov or by telephone at 202-358-1148. Attendees will be escorted at all times.

It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants. Visitors will be requested to sign a visitor's register.

June W. Edwards,

Advisory Committee Management Officer, National Aeronautics and Space Administration.

[FR Doc. 03–13456 Filed 5–28–03; 8:45 am] BILLING CODE 7510–01–P

NATIONAL CREDIT UNION ADMINISTRATION

Corporate Federal Credit Union Bylaws

AGENCY: National Credit Union Administration (NCUA).

ACTION: Final corporate Federal credit union bylaws.

SUMMARY: NCUA is updating the corporate Federal credit union (FCU) bylaws. This action is necessary because several of the bylaws had become outdated or obsolete. The amendments modernize and clarify the corporate FCU bylaws.

DATES: The final bylaws are effective June 30, 2003.

FOR FURTHER INFORMATION CONTACT: Kent D. Buckham, Director, Office of Corporate Credit Unions (OCCU), National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314–3428 or telephone: (703) 518–6640.

SUPPLEMENTARY INFORMATION:

Background

Section 108 of the Federal Credit Union Act (the Act) requires the NCUA Board to prepare bylaws to be used by all federal credit unions (FCUs). 12 U.S.C. 1758. The Garn-St Germain Depository Institutions Act of 1982 authorized the NCUA Board to differentiate the activities of corporate credit unions (corporates) from natural person credit unions through rules, regulations, and orders of the NCUA Board. In recognition of the unique mission and operating needs of corporates, the NCUA Board, in coordination with the corporate credit union community, developed and adopted a set of standard Corporate Federal Credit Union Bylaws (bylaws) in March of 1983. Since then, the only revisions were in 1994, when the Board revised the provisions relating to Meetings of Members and Elections. 59 FR 59357, 59361 (November 17, 1994).

NCUA issued proposed bylaws in December 2002 to update, modernize and clarify the bylaws. 67 FR 79152 (December 27, 2002). In the past 20 years, significant regulatory, economic and institutional changes have taken place. The proposed revisions to the bylaws reflected the current legal, technological, and financial environment within which corporate credit unions operate. NCUA received 10 comments to the proposal. The commenters were supportive of the proposal, but raised several minor issues.

Summary of Comments to the Proposed Corporate FCU Bylaws

On December 19, 2002, the Board issued a Notice and Request for Comment on the Corporate Federal Credit Union Bylaws. Id. The Board received ten comments regarding the proposed bylaws: four from corporate FCUs, one from an FCU, one from a state chartered credit union, three from credit union trade organizations and one from a credit union league. The commenters supported NCUA's effort in updating the bylaws. They expressed appreciation for NCUA's solicitation of comments in regard to the proposed revisions to the bylaws. Generally, those commenting commended the agency's proposal to modernize the bylaws, making them more user friendly, removing outdated items and utilizing "plain English." Two commenters suggested the dynamic working environment of corporates warrants a more frequent review of selected portions of the bylaws. Below is a summary of the comments.