application by the individual challenging the record to the agency (i.e., law enforcement agency) that contributed the questioned information, or direct challenge as to the accuracy or completeness of any entry on the criminal history record to the Assistant Director, Federal Bureau of Investigation, Identification Division, Washington, DC 20537–9700 (as set forth in 28 CFR 16.30 through 16.34). In the latter case, the FBI forwards the challenge to the agency that submitted the data and requests that agency to verify or correct the challenged entry. Upon receipt of an official communication directly from the agency that contributed the original information, the FBI Identification Division makes any changes necessary in accordance with the information supplied by that agency. The licensee must provide at least ten (10) days for an individual to initiate an action challenging the results of an FBI criminal history records check after the record is made available for his/her review. The licensee may make a final SGI access determination based upon the criminal history record only upon receipt of the FBI’s ultimate confirmation or correction of the record. Upon a final adverse determination on access to SGI, the licensee shall provide the individual its documented basis for denial. Access to SGI shall not be granted to an individual during the review process.

Protection of Information

1. Each licensee who obtains a criminal history record on an individual pursuant to this Order shall establish and maintain a system of files and procedures for protecting the record and the personal information from unauthorized disclosure.

2. The licensee may not disclose the record or personal information collected and maintained to persons other than the subject individual, his/her representative, or to those who have a need to access the information in performing assigned duties in the process of determining access to Safeguards Information. No individual authorized to have access to the information may re-disseminate the information to any other individual who does not have a need-to-know.

3. The personal information obtained on an individual from a criminal history record check may be transferred to another licensee if the licensee holding the criminal history record check receives the individual’s written request to re-disseminate the information contained in his/her file, and the current licensee verifies information such as the individual’s name, date of birth, social security number, sex, and other applicable physical characteristics for identification purposes.

4. The licensee shall make criminal history records, obtained under this section, available for examination by an authorized representative of the NRC to determine compliance with the regulations and laws.

5. The licensee shall retain all fingerprint and criminal history records received from the FBI, or a copy if the individual’s file has been transferred, for three (3) years after termination of employment or determination of access to SGI (whether access was approved or denied). After the required three (3) year period, these documents shall be destroyed by a method that will prevent reconstruction of the information in whole or in part.

[FR Doc. 2010–15730 Filed 6–28–10; 8:45 am]
BILLING CODE 7590–01–P

NUCLEAR REGULATORY COMMISSION

[NRC–2010–0209]

Request for Comments on the Draft Policy Statement on the Protection of Cesium-137 Chloride Sources and Notice of Public Meeting

AGENCY: Nuclear Regulatory Commission (NRC).

ACTION: Request for public comment and notice of public meeting.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) is considering adopting a statement of policy on the protection of cesium-137 chloride (CsCl) sources. This statement would provide the Commission’s policy regarding secure uses of these sources at the present and express the Commission’s potential actions in the event that changes in the threat environment necessitate such actions. The purpose of this policy statement is to delineate the Commission’s expectations for security and safety of these sources. This draft policy statement is being issued for public comment.

Additionally, the NRC is conducting a public meeting to solicit public input on major issues associated with the draft policy statement regarding the current use of certain forms of Cs-137 sources used by NRC- and Agreement State-licensesees. Furthermore, the NRC is requesting names of individuals to participate at the public meeting in separate roundtable panel discussions of the issues identified in Sections III and IV of this notice.

DATES: 1. Comments on the draft policy statement should be submitted by December 17, 2010. Comments received after this date will be considered if it is practical to do so, but the NRC is able to assure consideration only for comments received on or before this date.

2. Nominations for participation in the roundtable discussions of the public meeting should be submitted by October 8, 2010. For expeditious handling of the nominations, the NRC established a dedicated e-mail address. The nominations should be sent to the following NRC e-mail address: CesiumDraftPolicy@nrc.gov.

3. Other participants, who wish to attend the public meeting, could also pre-register at the dedicated e-mail address: CesiumDraftPolicy@nrc.gov. The Commission will appreciate pre-registration in order to properly plan for the conference facilities. However, pre-registration is not required and pre-registration is open until the opening day of the public meeting.

Public Meeting Dates: The NRC will take public comments on the issues raised in this document at a public meeting on November 16–17, 2010. The location of the public meeting has not been finalized. However, the location is planned to be near the NRC Headquarters in the Rockville, Maryland, area. The location and the agenda of the public meeting will be posted at the dedicated Web site http://www.nrc.gov/materials/miau/licensing.html#cc, as soon as this information is finalized. Please refer to the SUPPLEMENTARY INFORMATION section for additional information.

ADDRESSES: Please include Docket ID NRC–2010–0209 in the subject line of your comments. For instructions on submitting comments and accessing documents related to this action, see Section I, “Submitting Comments and Accessing Information” in the SUPPLEMENTARY INFORMATION section of this document. You may submit comments by any one of the following methods.

Federal Rulemaking Web Site: Go to http://www.regulations.gov and search for documents filed under Docket ID NRC–2010–0209. Address questions about NRC docketts to Carol Gallagher, telephone (301) 492–3668; e-mail Carol.Gallagher@nrc.gov.

Mail comments to: Cindy Bladsey, Chief, Rules, Announcements and Directives Branch, Office of Administration, Mail Distribution Administration, MS: TWB–5 B1M, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.
III. Draft Policy Statement of the U.S. Nuclear Regulatory Commission on the Protection of Cesium-137 Chloride Sources

The NRC's Role in Ensuring Security for Radioactive Materials

The NRC has the responsibility to license and regulate the civilian use of radioactive materials for commercial, industrial, academic, and medical purposes in a manner that protects public health and safety and promotes the common defense and security. The NRC and its predecessor, the Atomic Energy Commission, have regulated the use of radioactive materials since 1946. The use of radioactive materials is regulated by the NRC and 37 states, known as Agreement States. Agreement States enter into agreements with the NRC under Section 274 of the Atomic Energy Act to license and regulate the use of byproduct material within their borders.

The security and control of radiation sources is an essential part of the NRC's mission. The NRC's efforts in this regard continue to be effective, and there have been no security incidents involving risk-significant radiation sources. After September 11, 2001, the NRC imposed additional security requirements. In addition, the National Nuclear Security Administration (NNSA) has initiated a program to enhance security voluntarily beyond these requirements. One type of radioactive source, cesium-137 chloride (CsCl), has been the focus of increased attention in the U.S. because these sources are extensively used in a wide range of applications in medicine, industry, and research and, while unlikely, due to the physical and chemical characteristics of CsCl, these sources could be used by terrorists in a radiological dispersal device or "dirty bomb."

The NRC supports and implements the recommendations of the international community regarding the safe use and protection of radioactive materials. In 2004, the International Atomic Energy Agency (IAEA) issued the Code of Conduct for the Safety and Security of Radioactive Sources (the Code), which prescribes a legislative framework, regulatory programs, and import/export provisions to achieve and maintain a high level of safety and security of radioactive sources. The U.S. Government is committed to the implementation of the Code. The Code applies to all radioactive sources that could pose a significant risk to individuals, society, and the environment. The Code establishes five categories of radioactive sources based on their potential to cause severe

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1 An IAEA Category 1 cesium-137 source contains a minimum of 3000 Ci (100 TBq) and a Category 2 source contains a minimum of 30 Ci (1 Tbq). See http://www-pub.iaea.org/MTCD/publications/PDF/Code-2004_web.pdf.
deterministic health effects if not
managed in a safe and secure manner.
Consistent with the Code, the NRC and
the Agreement States have established
national requirements for the enhanced
security for Category 1 and 2 quantities
of radioactive material, which, if
misused, could pose a significant risk to
individuals, society, and the
environment.

To maintain security of sources, the
directed the NRC to establish and lead
the Radiation Source Protection and
Security Task Force (Task Force) to
evaluate and provide recommendations
to the President and Congress
periodically relating to the security of
radiation sources in the U.S. from
potential terrorist threats, including acts
of sabotage, theft, or use of a radiation
source in a radiological dispersal
device. The EPAct named 12 Federal
agencies to the Task Force. In addition
to the named agencies, the NRC invited
the U.S. Department of Health and
Human Services and the White House
Office of Science and Technology Policy
to participate. To accomplish the
mission in view of the regulatory
responsibilities divided in the U.S.
between the NRC and the Agreement
States, the Task Force also invited a
representative of the Organization of
Agreement States and the Conference of
Radiation Control Program Directors to
participate as a non-voting member.
NRC has coordinated with these
partners consistent with its regulatory
role, to enhance the security of sources,
including CsCl. The Task Force issued
its first report in 2006,2 and is
scheduled to issue another report in
2010. The NRC’s security requirements
for radioactive sources are aligned with
the recommendations of the first Task
Force report.

Statement of Policy

It is the policy of the Commission that
its mission of ensuring adequate
protection of public health and safety,
common defense and security, and the
environment while enabling the use of
radioactive materials for beneficial
civilian purposes is best accomplished
with respect to CsCl by implementing or
promoting the following principles:

• The safety and security of risk
  significant sources is an essential part of
  the NRC’s mission;
• Licensees have the primary
  responsibility to securely manage and to
  protect sources in their possession from
  misuse, theft, and radiological sabotage;
• Adequate protection of public
  health and safety is maintained if CsCl
  sources are managed in accordance with
  the security requirements of the NRC
  and the Agreement States. These
  requirements are based on vulnerability
  assessments of the various sources and
  follow the principles of the Code of
  Conduct on the Safety and Security of
  Radioactive Sources of the International
  Atomic Energy Agency;
• While these sources are adequately
  protected under the current NRC
  requirements, design improvements
could be made that further mitigate or
  minimize the radiological
  consequences;
• The development and use of
  alternative forms of cesium-137, while
  not required for adequate protection, is
  prudent and the NRC intends to monitor
  these developments closely. In addition,
  the NRC recognizes that measures to
  verify effectiveness of the alternatives
  for solubility and dispersibility must be
  established to support future decision-
  making on this matter;
• CsCl enables three specific classes
  of applications that benefit society: (a)
  Blood irradiation, (b) bio-medical and
  industrial research, and (c) calibration
  of instrumentation and dosimetry;
• The NRC recognizes that currently
  there is no disposal capability for such
  commercial sources. The NRC
  considers it imperative to develop a
  pathway for the longer-term storage and
disposal of these sources whether or not there are
  alternatives developed; and
• The NRC monitors the threat
  environment and maintains awareness
  of international and domestic security
  efforts. In the event that changes in the
  threat environment necessitate
  regulatory action, the NRC is ready to
  issue additional security requirements
  to apply appropriate limitations for the
  use of CsCl in its current form.

Background

Security and Control of Radioactive Sources

Strong measures and regulatory
requirements are currently in place for
ensuring security and control of
radioactive sources. After the terrorist
events of September 11, 2001, the NRC
and Agreement States issued security
requirements mandating that licensees
who possess IAEA Category 1 or 2
quantities of radioactive materials
implement increased security and
control measures to reduce the risk of
malicious use and intentional
unauthorized access to radioactive
material. The additional requirements
enhanced and supplemented existing
regulations in 10 CFR 20.1801, “Security
of Stored Material,” and 10 CFR
20.1802, ”Control of Material Not in
Storage,” which are primarily intended
to prevent or mitigate unintended
exposure to radiation.

Current security requirements include
access controls and background checks
for personnel; monitoring, detecting and
responding to unauthorized access;
delay; advance coordination with local
law enforcement; and the tracking of
transfers and shipments. The security
requirements require licensees to
establish and implement trustworthiness and reliability standards
to determine who will have unescorted
access to the radioactive material. An
individual’s trustworthiness and
reliability is based upon a background
investigation. The NRC and Agreement
States have jointly developed materials
protection and security regulatory
requirements that reflect the experience
achieved through implementation of
existing requirements.

In addition, the NRC has
implemented new regulatory
requirements for import/export
licensing and for reporting to the
National Source Tracking System
(NSTS) which increase accountability of
Category 1 and 2 radioactive material
transactions and help to ensure that
such transactions are only made by
authorized entities. The NRC developed
and maintains the NSTS, which
provides information on sources from
the time of manufacture through
transportation and use to end-of-life
disposition. The NSTS and other
systems under development, such as
Web-Based-Licensing and License
Verification System, are key
components of a comprehensive
program for the security and control of
radioactive materials. When complete,
these systems will include information
on all NRC, Agreement State, and
import/export licensees and high risk
radioactive sources.

The measures described above are in
place to ensure the security of all
Category 1 and 2 radioactive sources,
including CsCl sources. These measures
have reduced the vulnerability of CsCl
sources. In addition, the NRC and
Agreement States are supporting the
U.S. Department of Energy’s (DOE’s)
NNSA voluntary program to retrofit
existing CsCl irradiators with physical
security enhancements and to
incorporate these improvements into the
designs of newly manufactured units.
These modifications extend beyond
the current regulatory requirements. These
efforts are often complemented by
expert security guidance to licensees.

2 Report to the President and the U.S. Congress
of 2005, The Radiation Source Protection and
ML062190349.
uses and some hospitals use only irradiated blood. CsCl blood irradiators are used in over 90% of all blood irradiation because they are the most reliable and efficient blood irradiation devices currently available.

In biomedical research, CsCl irradiation has been used for over 40 years in fields such as immunology, stem cell research, cancer research, in-vivo immunology, systemic drug research, chromosome aberrations, DNA damage/repair, human genome, and genetic factors. For most research there are no alternatives to Cs-137 irradiation because of the unique properties of Cs-137 radiation, such as high dose rates with uniform fields of linear energy transfer. No alternative technologies that can effectively replace CsCl sources for biomedical research have yet been developed.

The U.S. and international systems of radiation measurements are based on the energy spectrum of Cs-137. All American National Standards Institute standards and their associated test-and-evaluation protocols for radiation detection, instrumentation, and personal dosimetry rely on the use of Cs-137. In addition, all DHS-related standards for calibration of first responder and emergency response equipment, such as personnel self-reading dosimeters, portal monitors, and portable survey instruments, also require the use of Cs-137 for calibration purposes. Cs-137 was selected by the U.S. and the international community as the basis of calibration because of the optimal single energy spectrum of this nuclide and its long half-life. The National Institute of Standards and Technology (NIST) maintains the national measurement standards and calibrates the instruments for secondary laboratories. These instruments are sent to secondary and tertiary laboratories that, in turn, calibrate the instruments for end users. This network of facilities ensures that every radiation detection instrument that is used in the country measures correctly and is traceable to NIST.

Ensuring Secure Disposal for Disused CsCl Sources

The disposal of CsCl radioactive sources, which are currently in use, is a challenge because of the high cost of disposal and the lack of commercial disposal facilities. The vast majority of the CsCl sources in use today are classified as Greater-Than-Class C low-level radioactive waste. Today, used and unwanted CsCl sources are stored safely and securely at the users’ sites under the applicable NRC and Agreement State control and security requirements until commercial options become available. To maintain source safety and security, the sites are routinely inspected in accordance with established NRC and Agreement State inspection procedures. The Commission considers it imperative to develop a pathway for the long term storage and disposal of these sources because long term storage at licensee facilities increases the potential for safety and security issues. To resolve these issues, the NRC will continue to participate with its Federal and State partners and representatives of the private sector in initiatives to explore medium- and long term-solutions to address the need for disposal and disposition of CsCl sources.

The Low-Level Radioactive Waste Policy Amendments Act of 1985 assigned responsibility for providing disposal of this type of waste to DOE. However, pending the availability of a disposal capability, DOE is not responsible for accepting unused sources for storage, transportation or other activities related to disposal except under special circumstances. At the present time, no final decision has been made to proceed with approval, funding, and operation of a disposal facility. The Commission will actively support DOE in all phases of the process to establish a storage facility for permanent, safe and secure storage of used and unwanted sources.

The NRC’s Perspective on Further Security Enhancements

The NRC believes that the current enhanced regulatory framework for security of radioactive sources has been very effective in enhancing and ensuring the security and control of risk-significant sources used in medical, industrial, and research activities in the U.S. The NRC encourages stakeholders to take an active role in source security and continue their efforts in maintaining the current security environment. As is necessary and practical, and in response to any change in the threat environment, the NRC will work with other Federal agencies to further enhance the secure use of Cs-137 sources. The NRC recognizes that it is prudent to maintain awareness of the status of research to identify alternative forms of CsCl. NRC will remain cognizant of these issues and appropriately consider whether there are safety and security benefits to further risk reduction. As part of NRC’s
The NRC recognizes that objective measures of “solubility” and “dispersibility” need to be defined before alternate forms of Cs-137 that are less-soluble and less-dispersible than the compressed powder form can be developed. The Commission has already directed the NRC staff to work with Federal agencies to define these measures which must be readily expressible in physical and chemical terms and be demonstrated through well-defined test protocols. In addition, the criteria for the solubility and the dispersibility measures must be established at levels that ensure enhancement of security and reduction of risks of malevolent use. Consequently, the criteria must be developed and accepted by both the cognizant technical communities and the communities responsible for the Nation’s security.

While it is outside the scope of NRC’s mission to conduct developmental research, the Commission encourages stakeholder research to develop alternative chemical forms for large activity Cs-137 sources. One of the recommendations made by the NA was to investigate the development of alternate chemical forms of Cs-137. The NRC believes that such research should engage cognizant Federal agencies and should consider the practicality of producing an end product that would maintain the security as well as the societal benefits of the current applications of CsCl sources. The NRC considers that pursuit of alternate forms of cesium would provide benefits in the longer term, because the technology of manufacturing other forms of cesium is not yet available. Given the state of the current technology, the NRC believes that, for the short term, it is more feasible to focus current security efforts on strengthening existing security of sources as necessary through cooperative efforts and voluntary initiatives of industries that currently manufacture and use irradiators with CsCl sources. While current NRC security requirements ensure the safety and security of these sources, it has been shown through the voluntary NNSA security initiative program that further security enhancements and future design improvements further minimize the potential misuse or malevolent acts involving these sources.

Summary

The NRC is continually working with its domestic and international partners to assess, integrate, and improve its security programs, and to make risk-significant radiation sources more secure and less vulnerable to terrorists. The NRC has the responsibility to ensure the safe and secure use and control of radioactive sources, including CsCl sources. The NRC has met this responsibility through imposition of additional security requirements. The NRC has articulated in the past that the use of alternative forms of Cs-137 is desirable. The NRC’s actions to date have resulted in strong security measures being established, and the NRC recognizes that near term replacement of devices or CsCl sources in existing blood, research, and calibration irradiators is not practicable or necessary due to implementation of the additional requirements and considering a lack of a disposal capacity. A clear strategy for the end-of-life management of these sources, which is the responsibility of the DOE, is not mature and likely will not be for some time. Many medical, research, and emergency response stakeholders have indicated that short term replacement would be detrimental. Therefore, the NRC continues to believe that the security of these facilities should be maintained and enhanced as practical through the implementation of the regulatory requirements and through voluntary actions such as the physical security enhancements of existing devices and future designs against intrusion. The NRC supports efforts to develop alternate forms of Cs-137 that would reduce the security risks and will monitor these developments closely. The NRC will continue to work with its federal partners to ensure the safety and security of CsCl sources. In the event that changes in the threat environment necessitate regulatory action, the NRC is ready to issue additional security requirements to apply appropriate limitations for the use of CsCl in its current forms or for its replacement with suitable alternatives.

IV. Plans for a Public Meeting

The NRC is holding a facilitated public meeting on November 16–17, 2010, on the draft policy statement and the following issues:

- The NRC’s role in ensuring security for radioactive materials.
- Statement of Policy.
- Security and control of radioactive sources.
  - Uses of CsCl sources.
  - Ensuring secure disposal for disused CsCl sources.
- NRC’s perspective on further security enhancements.

During the public meeting, NRC will conduct roundtable panel discussion, with opportunity for audience participation, for each issue contained in Sections III and IV of this document. NRC is seeking the names of individuals interested in participating on these panels. Nominations by interested individuals or organizations should

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include the name of the proposed panel member, the issues they are interested in discussing, viewpoint(s) on the issue(s), and affiliation (if any). Roundtable panel participants will be selected with the goal of providing balanced viewpoints on each of the various issues. Please see the DATES section to submit nominations by October 8, 2010. We encourage previous participants who attended, either as panel members or attendees, the prior public workshop, held on September 29–30, 2008, to also participate in this meeting. Information on the previous public meeting is accessible at http://www.nrc.gov/materials/minai/licensing.htm#cesium.

Based on the comments received in both written and electronic form, and at the public meeting, the Commission will then be in a better position to proceed with the issuance of a final Policy Statement. The final Policy Statement, when issued by the Commission, will be published in the Federal Register.

Dated at Rockville, Maryland, this 22 day of June 2010.

For the Nuclear Regulatory Commission.

Cynthia Carpenter,
Deputy Director, Office of Federal and State Materials and Environmental Management Programs.

[FR Doc. 2010–15734 Filed 6–28–10; 8:45 am]
BILLING CODE 8025–01–P

SMALL BUSINESS ADMINISTRATION
[Disaster Declaration #12170 and #12171]

Kentucky Disaster Number KY–00033

AGENCY: Small Business Administration.

ACTION: Amendment 5.

SUMMARY: This is an amendment of the Presidential declaration of a major disaster for Public Assistance Only for the Commonwealth of Kentucky (FEMA–1912–DR), dated 05/11/2010. Incident: Severe Storms, Flooding, Mudslides, and Tornadoes.

Incident Period: 05/01/2010 through 06/01/2010.

DATES: Effective Date: 06/16/2010.

Physical Loan Application Deadline Date: 07/12/2010.

Economic Injury (EIDL) Loan Application Deadline Date: 02/11/2011.

ADDRESSES: Submit completed loan applications to: Small Business Administration, Processing and Disbursement Center, 14925 KINGSPOINT ROAD, FORT WORTH, TX 76155.

FOR FURTHER INFORMATION CONTACT: A. Escobar, Office of Disaster Assistance, Small Business Administration, 409 3rd Street, SW., Suite 6050, Washington, DC 20416.

SUPPLEMENTARY INFORMATION: The notice of the President’s major disaster declaration for Private Non-Profit organizations in the Commonwealth of Kentucky, dated 05/11/2010, is hereby amended to include the following areas as adversely affected by the disaster.

Primary Counties: Ballard, Carlisle, Clark, Hickman.

All other information in the original declaration remains unchanged.

(Catalog of Federal Domestic Assistance Numbers 59002 and 59008)

James E. Rivera,
Associate Administrator for Disaster Assistance.

[FR Doc. 2010–15681 Filed 6–28–10; 8:45 am]
BILLING CODE 8025–01–P

SECURITIES AND EXCHANGE COMMISSION

Sunshine Act; Notice of Meeting

Notice is hereby given, pursuant to the provisions of the Government in the Sunshine Act, Public Law 94–409, that the Securities and Exchange Commission will hold a Closed Meeting on Thursday, July 1, 2010 at 2 p.m. Commissioners, Counsel to the Commissioners, the Secretary to the Commission, and recording secretaries will attend the Closed Meeting. Certain staff members who have an interest in the matters also may be present.

The General Counsel of the Commission, or his designee, has certified that, in his opinion, one or more of the exceptions set forth in 5 U.S.C. 552b(c)(3), (5), (7), 9(B) and (10), 17 CFR 200.402(a)(3), (5), (7), (9)(ii) and (10), permit consideration of the scheduled matters at the Closed Meeting.

Commissioner Casey, as duty officer, voted to consider the items listed for the Closed Meeting in a closed session. The subject matter of the Closed Meeting scheduled for Thursday, July 1, 2010 will be:

Institution and settlement of injunctive actions;
Institution and settlement of administrative proceedings;
Consideration of amicus participation; An opinion; and
Other matters relating to enforcement proceedings.

At times, changes in Commission priorities require alterations in the scheduling of meeting items.

For further information and to ascertain what, if any, matters have been added, deleted or postponed, please contact:

The Office of the Secretary at (202) 551–5400.

Dated: June 24, 2010.

Elizabeth M. Murphy,
Secretary.

[FR Doc. 2010–15821 Filed 6–25–10; 11:15 am]
BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; Financial Industry Regulatory Authority, Inc.; Order Approving a Proposed Rule Change, as Modified by Amendment No. 1, To Establish in the Market for OTC Equity Securities Certain Regulatory Protections Derived From Certain Rules Adopted by the Commission in the Market for Listed Securities

June 22, 2010.

I. Introduction

On August 7, 2009, the Financial Industry Regulatory Authority, Inc. (‘‘FINRA’’) filed with the Securities and Exchange Commission (‘‘Commission’’), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (‘‘Act’’) and Rule 19b–4 thereunder, a proposed rule change to establish certain regulatory protections for the market for OTC Equity Securities that are similar to those established for national market system securities by Regulation NMS. The proposed rule change was published for comment in the Federal Register on August 26, 2009. The Commission received 12 comments on the Initial Notice. On August 17, 2009, the Commission published an Initial Notice of Proposed Rule Change, as Modified by Amendment No. 1, to establish the same two new rules in the market for OTC Equity Securities. The Commission has reviewed the comments submitted in response to the Initial Notice of Proposed Rule Change, as Modified by Amendment No. 1, to establish the same two new rules in the market for OTC Equity Securities. The Commission finds that the rule change is consistent with Sections 6(b)(5) and 6(f) of the Act and the rules and regulations thereunder promulgated by the Commission, and is designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster competitions and to protect investors from manipulation of prices, subject to paragraphs (b)(5) and (b)(22) of Rule 19b–4.

3 17 CFR 242.602 et seq.
4 See FINRA Rule 6240(c) defining OTC Equity Security as ‘‘any equity security that is not an ‘NMS stock’ as that term is defined in Rule 606(b)(4) of Regulation NMS; provided, however, that the term ‘OTC Equity Security’ shall not include any Restricted Equity Security.’’
6 See Submission via SEC WebForm from anonymous, dated September 1, 2009; Letter to Nancy M. Morris, Commission, from Janet M. Kissane, Senior Vice President—Legal and Corporate Secretary, NYSE Euronext, dated September 23, 2009 (‘‘Arcadia Letter’’); Letter to Elizabeth M. Murphy, Secretary, Commission, from