For the Nuclear Regulatory Commission.

James G. Danna,
Chief, Plant Licensing Branch I–I, Division of Operating Reactor Licensing, Office of Nuclear Reactor Regulation.

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NUCLEAR REGULATORY COMMISSION

(NRC–2017–0013)

Information Collection: “10 CFR Part 35, Medical Use of Byproduct Material”

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice of submission to the Office of Management and Budget; request for comment.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) has recently submitted a request for renewal of an existing collection of information to the Office of Management and Budget (OMB) for review. The information collection is entitled, “10 CFR part 35, Medical Use of Byproduct Material.”

DATES: Submit comments by June 29, 2017.

ADDRESSES: Submit comments directly or desiring to have its certifying process recognized by the NRC must submit a one-time request for recognition and infrequently review the information.

4. Who will be required or asked to respond: Physicians and medical institutions holding an NRC license authorizing the administration of byproduct material or radiation from this material to humans for medical use. A specialty board certification entity desiring to have its certifying process and board certificate recognized by the NRC.

5. How often the collection is required or requested: Reports of medical events, doses to an embryo/fetus or nursing child, or leaking source are reportable on occurrence. A specialty board certifying entity desiring to be recognized by the NRC must submit a one-time request for recognition and infrequently review the information.

7. The estimated number of annual responses: 276,359 ((NRC: 36,313 + 962 recordkeepers = 37,275) + (Agreement States: 232,923 + 6,157 recordkeepers + 2 specialty certification entity = 239,084))

8. The estimated number of annual respondents: 7,121(NRC: 962 + Agreement states 6,157 + 2 specialty certification entities).

9. An estimate of the total number of hours needed annually to comply with the information collection requirement or request: 1,073,224 hours (NRC Licenses 145,195 hrs. + Agreement States 928,027 hrs. + specialty certifying entities 2 hrs.).

10. Abstract: “10 CFR part 35, Medical Use of Byproduct Material,” contains NRC’s requirements and provisions for the medical use of byproduct material and for issuance of specific licenses authorizing the medical use of this material. These requirements and provisions provide for the radiation safety of workers, the general public, patients, and human research subjects. Part 35 contains mandatory requirements that apply to NRC licenses, which includes the NRC’s voluntary provisions for specialty certification. The Act requires that a specialty certification entity submit a request for recognition as a specialty certification entity to the NRC, which will undergo an evaluation process to determine if an entity’s criteria for specialty certification are met. The NRC may not conduct or sponsor, and that a person is

not required to respond to, a collection of information unless it displays a currently valid OMB control number.

The NRC published a Federal Register notice with a 60-day comment period on this information collection on February 1, 2017 (82 FR 8959).

1. The title of the information collection: “10 CFR part 35, Medical Use of Byproduct Material.”

2. OMB approval number: 3150–0010.

3. Type of submission: Extension.

4. The form number if applicable: N/A.

The NRC published a Federal Register notice with a 60-day comment period on this information collection on February 1, 2017 (82 FR 8959).

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2. OMB approval number: 3150–0010.

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4. The form number if applicable: N/A.

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NRG so that their board certified individuals can use the certifications as proof of training and experience.

Dated at Rockville, Maryland, this 23rd day of May 2017.

For the Nuclear Regulatory Commission.

David Cullison,
NRC Clearance Officer, Office of the Chief
Information Officer.

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SECURITIES AND EXCHANGE
COMMISSION

[Release No. 34–80747; File No. SR–GEMX–
2017–10]

Self-Regulatory Organizations; Nasdaq
GEMX, LLC; Notice of Filing and
Immediate Effectiveness of Proposed
Rule Change Regarding the Opening
Process

May 23, 2017.

Pursuant to Section 19(b)(1) of the
notice is hereby given that on May 10,
2017, Nasdaq GEMX, LLC (“GEMX” or
“Exchange”) filed with the Securities
and Exchange Commission (“Commission”) the proposed rule
change and discussed the
proposed rule change with the
Commission. The Commission is publishing this notice to solicit comments on the proposed rule
change from interested persons.

I. Self-Regulatory Organization’s
Statement of the Terms of Substance of the
Proposed Rule Change

The Exchange proposes to amend the
Opening Process for foreign currency
options and also amend a reference to
All-or-None Orders.3 The text of the proposed rule change is as follows:

The purpose of this rule change is to
amend GEMX Rule 701, entitled
“Opening,” to: (i) Conform certain rule
text to that of Nasdaq ISE, LLC; (ii) amend the Opening Process for foreign
currency options; and (iii) remove a
specific rule text reference in Rule 701 related to All-or-None Orders.

Conform Rule Text

ISE recently filed to adopt a new
Opening Process.4 In adopting this rule,
certain non-substantive modifications
were made to the rule text to further
clarify the manner in which the
Opening Process occurs. At this time, the Exchange proposes to amend GEMX Rule 701 to conform the text of the rule to ISE Rule 701. Specifically, the Exchange proposes to amend Rule 701(j)(5) to amend the last sentence to make clear that any unexecuted contracts from the imbalance process which are not traded or routed will be cancelled back to the entering participant if they remain unexecuted and priced through the Opening Price, otherwise orders will remain in the Order Book. The additional language adds more detail about the interaction with the Order Book to the rule.

Foreign Currency Options

GEMX Rule 701 provides that Market
Maker Valid Width Quotes and Opening
Sweeps received starting at 9:25 a.m.
Eastern Time, or 7:25 a.m. Eastern Time
for U.S. dollar-settled foreign currency
options, will be included in the
Opening Process. Orders entered at any
time before an option series opens are
included in the Opening Process. The current Opening Process rule states that the submission of Valid Width Quotes and Opening Sweeps for U.S. dollar-settled foreign currency options may begin at 7:25 a.m. Eastern Time to tie the option Opening Process to quoting in the underlying security;6 but it is not clear that orders will remain unexecuted and priced through the Opening Price, otherwise orders will remain in the Order Book. The additional language adds more detail about the interaction with the Order Book to the rule.

II. Self-Regulatory Organization’s
Statement of the Purpose of, and
Statutory Basis for, the Proposed Rule
Change

In its filing with the Commission, the
Exchange included statements
concerning the purpose of and basis for
the proposed rule change and discussed any comments it received on the
proposed rule change. The text of these statements may be examined at the
places specified in Item IV below. The
Exchange has prepared summaries, set
forth in sections A, B, and C below, of
the most significant aspects of such
statements.

A. Self-Regulatory Organization’s
Statement of the Purpose of, and
Statutory Basis for, the Proposed Rule
Change

1. Purpose

The purpose of this rule change is to
amend GEMX Rule 701 so that the Opening Process for foreign currency options would initiate on or after 9:30 a.m. Eastern Time and the Market Maker Valid Width Quotes and Opening Sweeps would be considered for the Opening Process starting at 9:25 a.m. Eastern Time for foreign currency options.

All-or-None Orders

The Exchange also proposes to amend
Rule 701 to remove a specific reference
to the manner in which All-or-None Orders are treated in the Opening
Process. The Exchange filed a proposed
rule change to amend All-or-None Orders.5 The Exchange amended Rule 715(c) to provide that an All-or-None Order may only be entered into the System with a time-in-force designation of Immediate-or-Cancel.6 Order in connection with the Exchange’s
technology migration to INET. Previously, All-or-None Orders could trade as a limit or market order to be executed in its entirety or not at all. With the amendment, an All-or-None Order does not persist in the Order Book. The carve out specified in Rule 710(j)(6)(i) is unnecessary since an All-or-None Order will execute immediately or cancel. The Exchange believes removing this reference will eliminate confusion.

2. Statutory Basis

The Exchange believes that its
proposal is consistent with Section 6(b) of
the Act,7 in general, and furthers the
objectives of Section 6(b)(5) of the Act,8
in particular, in that it is designed to
promote just and equitable principles of
trade, to remove impediments to and
perfect the mechanism of a free and
open market and a national market
system, and, in general to protect
investors and the public interest for the
reasons stated below.

Conform Rule Text

The Exchange believes that
conforming the GEMX rule to the ISE
rule will avoid confusion for market
participants. The Opening Process is the
same on these two markets. By
conforming the rule text of these two
rules will make clear that there is no
difference in the operation of these two
Opening Processes.

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4 The underlying security can also be an index.
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