Archaeological Survey indicated that based on the topographic and hydrological setting, no archaeological materials are likely to be encountered. A draft of this EA was provided to the State of Oklahoma for review. The State of Oklahoma is in agreement with the proposed action and had no additional comments.

References

- NRC, "Radiological Criteria for License Termination," 10 CFR part 20, subpart E, 62 FR 39088, July 28, 1997.
- NRC, "NMSS Decommissioning Standard Review Plan, "NUREG– 1727, August 1991.
- NRC, "Multi-Agency Radiation Survey and Site Investigation Manual (MARSSIM)," NUREG–1575, December 1997.
- NRC, "Consolidated NMSS Decommissioning Guidance," NUREG–1757, Volume 1, September 2002.
- NRC, Draft, "Environmental Review Guidance for Licensing Actions Associated with NMSS Programs," NUREG–1748, September 2001.
- NRC, Draft, "Manual for Conducting Radiological Survey in Support of License Termination," NUREG/CR– 5849, June 1992.
- NRC, NMSS Decommissioning Standard Review Plan,'' NUREG–1727, September 2000.
- FR 1997, Radiological Criteria for License Termination, IV. Summary of Public Comments, Responses to Comments, and Changes from Proposed Rule, A.2.2.1, page 39061, Federal Register, Vol 62, Rules and Regulations, July 21, 1997.
- FR 2001, Rules and Regulations, pages 55752–55753, Federal Register, Vol 66, No. 213, November 2, 2001.
- Kerr-McGee Technical Center, "Revised Decommissioning Plan," April 5, 2001 (ADAMS Accession Nos. ML011840119 and ML011840269).
- Kerr-McGee Technical Center, "Responses to NRC Region IV Request for Information to Support the Environmental Assessment of Proposed Remediation Activities," April 22, 2002 (ADAMS Accession No. ML021140360).

III. Finding of No Significant Impact

Based upon the environmental assessment, the staff concludes that the proposed action will not have a significant effect on the quality of the human environment. Accordingly the staff has determined that the preparation of an environmental impact statement is not warranted.

IV. Further Information

These references listed above may be examined and/or copied for a fee at the NRC's Public Document Room, located at One White Flint North, 11555 Rockville Pike, Rockville, MD 20852. The references and inspection reports with ADAMS accession numbers may also be viewed in the NRC's Electronic Public Document Reading Room at http://www.nrc.gov/reading-rm/ adams.html. Any questions with respect to this action should be referred to D. Blair Spitzberg, Ph.D., Chief, Fuel Cycle and Decommissioning Branch, Division of Nuclear Materials Safety, Region IV, U.S. Nuclear Regulatory Commission, 611 Ryan Plaza Drive, Suite 400, Arlington, Texas, 76011-4005. Telephone: (817) 860-8191, FAX number (817) 860-8188.

Dated at Arlington, Texas, this 5th day of June 2003.

For the Nuclear Regulatory Commission. **D. Blair Spitzberg**,

Chief, Fuel Cycle Decommissioning Branch, Division of Nuclear Materials Safety, Region IV.

[FR Doc. 03–14858 Filed 6–11–03; 8:45 am] BILLING CODE 7590–01–P

SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request, Copies Available From: Securities and Exchange Commission, Office of Filings and Information Services, Washington, DC 20549.

Extension:

- Form F–3, OMB Control No. 3235–0256, SEC File No. 270–251
- Form F–7, OMB Control No. 3235–0383, SEC File No. 270–331
- Form F–8, OMB Control No. 3235–0378, SEC File No. 270–332
- Schedule 14D–1F, OMB Control No. 3235– 0376, SEC File No. 270–338
- Schedule 14D–9F, OMB Control No. 3235– 0382, SEC File No. 270–339

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*) the Securities and Exchange Commission ("Commission") is soliciting comments on the collections of information summarized below. The Commission plans to submit these existing collections of information to the Office of Management Budget for extension and approval.

Form F–3 is used by foreign issuers to register securities pursuant to the Securities Act of 1933. The information collected is intended to ensure that the information required to be filed by the Commission permits verification of compliance with securities law requirements and assures the public availability of such information. Form F–3 takes approximately 166 hours per response and is filed by approximately 120 respondents for a total burden of 19,920 hours. It is estimated that 25% of the total burden hours (4,980 reporting burden hours) is prepared by the issuer.

Form F–7 may be used to register under the Securities Act securities offered for cash upon exercise of rights that are granted to its existing shareholders of the registrant to purchase or subscribe such securities. The information collected is intended to ensure that the information required to be filed by the Commission permits verification of compliance with securities law requirements and assures the public availability of such information. Approximately 5 respondents file Form F–7 and it takes approximately 4 hours per response for a total burden of 20 hours. It is estimated that 25% of the total burden hours (5 reporting burden hours) is prepared by the company.

Form F–8 may be used to register under the Securities Act securities of certain Canadian issuers to be used in exchange offers or business combinations. The information collected is intended to ensure that the information required to be filed by the Commission permits verification of compliance with securities law requirements and assures the public availability of such information. Approximately 10 respondents file Form F-8 and it takes approximately 1 hour per response for a total burden of 10 hours. It is estimated that 25% of the total burden hours (2.5 reporting burden hours) is prepared by the company.

Schedule 14D–1F may be used by any person making a cash tender or exchange offer (the "bidder") for securities of any issuer incorporated or organized under the laws of Canada or any Canadian province or territory that is a foreign private issuer, where less than 40% of the outstanding class of such issuer's securities that is the subject of the offer is held by U.S. holders. Schedule 14D–1F is designed to facilitate cross-border transactions in securities of Canadian issuers. The information required to be filed with the Commission is intended to permit verification of compliance with the securities law requirements and assures the public availability of such information. Approximately 5 respondents file Schedule 14D-1F and

it takes approximately 2 hours per response for total burden of 10 hours.

Schedule 14D-9F is used by any issuer incorporated or organized under the laws of Canada or any Canadian province or territory that is foreign private issuer (the "subject company"), or by any director or officer of such issuer, where the issuer's is the subject of a cash tender or exchange offer for a class of securities filed on Schedule 14D–1F. The information required to be filed with the Commission is intended to permit verification of compliance with the securities law requirements and assures the public availability of such information. Approximately 5 respondents file Schedule 14D-9F and it takes approximately 2 hours per response for total burden of 10 hours.

Written comments are invited on: (a) Whether these proposed collections of information are necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted in writing within 60 days of this publication.

Please direct your written comments to Kenneth A. Fogash, Acting Associate Executive Director/CIO, Office of Information Technology, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549.

Dated: June 2, 2003.

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 03–14828 Filed 6–11–03; 8:45 am] BILLING CODE 8010–01–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–47991; File No. SR–CBOE– 2001–60]

Self-Regulatory Organizations; Order Approving Proposed Rule Change and Amendments No. 1, 2, 3, 4, 5, 6, 7, and 8 by the Chicago Board Options Exchange, Inc. To Initiate a Pilot Program That Allows the Listing of Strike Prices at One-Point Intervals for Certain Stocks Trading Under \$20

June 5, 2003.

I. Introduction

On December 12, 2001, the Chicago Board Options Exchange, Inc. ("CBOE" or "Exchange") filed with the Securities and Exchange Commission ("Commission"), pursuant to section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ and Rule 19b-4 thereunder,² a proposed rule change to initiate a one-year pilot program that will allow the Exchange to list options on selected stocks trading below \$20 at one-point intervals ("\$1 Strike Pilot Program" or "Pilot Program"). The Exchange filed Amendments No. 1, 2, 3, 4, 5, 6, 7, and 8 to the proposed rule change on March 13, 2002,³ June 21, 2002,⁴ December 6, 2002,⁵ March 7, 2003,⁶ March 25, 2003,⁷ April 16, 2003,⁸ April 24, 2003,9 and April 25, 2003,10 respectively. The proposed rule change, as amended, was published for comment in the Federal Register on

³ See letter from Steve Youhn, Attorney, CBOE, to Deborah Flynn, Assistant Director, Division of Market Regulation ("Division"), Commission, dated March 12, 2002 ("Amendment No. 1").

⁴ See letter from James M. Flynn, Attorney II, Legal Division, CBOE, to Elizabeth King, Associate Director, Division, Commission, dated June 20, 2002 ("Amendment No. 2").

⁵ See letter from Steve Youhn, Attorney, Legal Division, CBOE, to Deborah Flynn, Assistant Director, Division, Commission, dated December 5, 2002 ("Amendment No. 3").

⁶ See letter from James M. Flynn, Attorney II, Legal Division, CBOE, to Deborah Flynn, Assistant Director, Division, Commission, dated March 6, 2003 ("Amendment No. 4").

⁷On March 25, 2003, the Exchange filed Amendment No. 5, which supercedes the original filing and Amendments No. 1, 2, 3, and 4 in their entirety.

⁸ See letter from James M. Flynn, Attorney II, Legal Division, CBOE, to Deborah Flynn, Assistant Director, Division, Commission, dated April 15, 2003 ("Amendment No. 6").

⁹ See letter from James M. Flynn, Attorney II, Legal Division, CBOE, to Deborah Flynn, Assistant Director, Division, Commission, dated April 22, 2003 ("Amendment No. 7").

¹⁰ See letter from James M. Flynn, Attorney II, Legal Division, CBOE, to Deborah Flynn, Assistant Director, Division, Commission, dated April 25, 2003 ("Amendment No. 8"). May 5, 2003.¹¹ The Commission received one comment letter on the proposed rule change.¹² This order approves the proposed rule change, as amended, through June 5, 2004.

II. Description of the Proposal

CBOE proposes to amend CBOE Rule 5.5, Interpretation and Policy .01 to implement the \$1 Strike Pilot Program. The Pilot Program will operate for a one-year period beginning June 5, 2003, and ending on June 5, 2004. The Pilot Program will allow CBOE to list options on selected stocks trading below \$20 at one-point intervals, provided that the strike prices are \$20 or less, but not less than \$3. For an option to be eligible for inclusion in the Pilot Program, the underlying stock must close below \$20 in its primary market on the previous business day. CBOE may select up to five individual stocks to be included in its Pilot Program. In addition, CBOE may list \$1 strike prices in any equity option included in the \$1 strike pilot program of any other options exchange. CBOE will only list \$1 strike prices that fall within a \$5 range of the underlying stock price. CBOE will not list long-term options series ("LEAPS") at \$1 strike price intervals, nor will CBOE list \$1 strike prices at levels that "bracket" existing \$2.50 intervals (e.g., \$7 and \$8 strikes around a \$7.50 strike). As the \$2.50 intervals are phased-out, the Exchange will introduce the \$1 prices that bracket the phased-out prices.

CBOE Rule 5.5, Interpretation and Policy .03 will govern the addition of expiration months for \$1 strike series. Upon expiration of the near-term month, CBOE may list an additional expiration month provided that the underlying stock closes below \$20 on its primary market on expiration Friday. If the underlying stock closes at or above \$20 on expiration Friday, CBOE will not list an additional month for a \$1 strike series until the stock again closes below \$20.

At any time, CBOE may cease listing \$1 strike prices on existing series by submitting a cessation notice to the Options Clearing Corporation ("OCC"). As discussed above, if the underlying stock closes at or above \$20 on expiration Friday, CBOE will not list any additional months with \$1 strike prices until the stock subsequently closes below \$20. If the underlying stock does not subsequently close below \$20, thereby precluding the listing of

¹15 U.S.C. 78s(b)(1).

^{2 17} CFR 240.19b-4.

 $^{^{11}}See$ Securities Exchange Act Release No. 47753 (April 29, 2003), 68 FR 23784.

¹² See letter from Steven Dillinger, Cornerstone Partners, LP, to Margaret H. McFarland, Deputy Secretary, Commission, dated May 26, 2003 ("Cornerstone Letter").