discussion of the proposed ACRS report on the Licensing Strategy for the Next Generation Nuclear Plant will be closed to prevent disclosure of information the premature disclosure of which would be likely to significantly frustrate implementation of a proposed agency action pursuant to 5 U.S.C. 552b (c)(9) (B).]

# Friday, April 11, 2008, Conference Room T-2b3, Two White Flint North, Rockville, Maryland

8:30 a.m.–8:35 a.m.: Opening Remarks by the ACRS Chairman (Open)—The Chairman will make opening remarks regarding the conduct of the meeting.

8:35 a.m.-10:30 a.m.: Digital
Instrumentation and Controls (I&C)
Interim Staff Guidance and Related
Matters (Open)—The Committee will
hear presentations by and hold
discussions with representatives of the
NRC staff and Nuclear Energy Institute
(NEI) regarding Digital I&C interim staff
guidance, assessment of Digital System
Operating Experience, Digital Reliability
Modeling research, and related matters.

10:45 a.m.-11:30 a.m.: Future ACRS Activities/Report of the Planning and Procedures Subcommittee (Open)—The Committee will discuss recommendations of the Planning and Procedures Subcommittee regarding items proposed for consideration by the full Committee during future meetings. Also, it will hear a report of the Planning and Procedures Subcommittee on matters related to the conduct of ACRS business, including anticipated workload and member assignments.

11:30 a.m.-11:45 a.m.: Reconciliation of ACRS Comments and Recommendations (Open)—The Committee will discuss the responses from the NRC Executive Director for Operations to comments and recommendations included in recent ACRS reports.

12:45 p.m.–7 p.m.: Preparation of ACRS Reports (Open/Closed)—The Committee will discuss proposed ACRS reports. [Note: The discussion of the proposed ACRS report on the Licensing Strategy for the Next Generation Nuclear Plant will be closed to prevent disclosure of information the premature disclosure of which would be likely to significantly frustrate implementation of a proposed agency action pursuant to 5 U.S.C. 552b (c)(9)(B).]

# Saturday, April 12, 2008, Conference Room T-2b3, Two White Flint North, Rockville, Maryland

8:30 a.m.-1 p.m.: Preparation of ACRS Reports (Open/Closed)—The Committee will discuss proposed ACRS reports. [Note: The discussion of the proposed ACRS report on the Licensing Strategy for the Next Generation Nuclear Plant will be closed to prevent disclosure of information the premature disclosure of which would be likely to significantly frustrate implementation of a proposed agency action pursuant to 5 U.S.C. 552b (c)(9)(B).]

1 p.m.–1:30 p.m.: Miscellaneous (Open)—The Committee will discuss matters related to the conduct of Committee activities and matters and specific issues that were not completed during previous meetings, as time and availability of information permit.

Procedures for the conduct of and participation in ACRS meetings were published in the Federal Register on September 26, 2007 (72 FR 54695). In accordance with those procedures, oral or written views may be presented by members of the public, including representatives of the nuclear industry. Electronic recordings will be permitted only during the open portions of the meeting. Persons desiring to make oral statements should notify the Cognizant ACRS staff named below five days before the meeting, if possible, so that appropriate arrangements can be made to allow necessary time during the meeting for such statements. Use of still, motion picture, and television cameras during the meeting may be limited to selected portions of the meeting as determined by the Chairman. Information regarding the time to be set aside for this purpose may be obtained by contacting the Cognizant ACRS staff prior to the meeting. In view of the possibility that the schedule for ACRS meetings may be adjusted by the Chairman as necessary to facilitate the conduct of the meeting, persons planning to attend should check with the Cognizant ACRS staff if such rescheduling would result in major inconvenience.

In accordance with Subsection 10(d) P.L. 92–463, I have determined that it may be necessary to close portions of this meeting noted above to discuss and protect information classified as proprietary to PSEG Nuclear, LLC, or their contractors pursuant to 5 U.S.C. 552b(c)(4), and information the premature disclosure of which would be likely to significantly frustrate implementation of a proposed agency action pursuant to 552b(c)(9)(b).

Further information regarding topics to be discussed, whether the meeting has been canceled or rescheduled, as well as the Chairman's ruling on requests for the opportunity to present oral statements and the time allotted therefor can be obtained by contacting Mr. Girija S. Shukla, Cognizant ACRS

staff (301–415–6855), between 7:30 a.m. and 4 p.m., (ET). ACRS meeting agenda, meeting transcripts, and letter reports are available through the NRC Public Document Room at pdr@nrc.gov, or by calling the PDR at 1–800–397–4209, or from the Publicly Available Records System (PARS) component of NRC's document system (ADAMS) which is accessible from the NRC Web site at http://www.nrc.gov/reading-rm/adams.html or http://www.nrc.gov/reading-rm/doc-collections/ (ACRS & ACNW Mtg schedules/agendas).

Video teleconferencing service is available for observing open sessions of ACRS meetings. Those wishing to use this service for observing ACRS meetings should contact Mr. Theron Brown, ACRS Audio Visual Technician (301-415-8066), between 7:30 a.m.-and 3:45 p.m., (ET), at least 10 days before the meeting to ensure the availability of this service. Individuals or organizations requesting this service will be responsible for telephone line charges and for providing the equipment and facilities that they use to establish the video teleconferencing link. The availability of video teleconferencing services is not guaranteed.

Dated: March 20, 2008.

## Andrew L. Bates,

Advisory Committee Management Officer. [FR Doc. E8–6156 Filed 3–25–08; 8:45 am]

BILLING CODE 7590-01-P

# NUCLEAR REGULATORY COMMISSION

[Docket No. PAPO-001; ASLBP No. 08-861-01-PAPO-BD01]

# Department of Energy; High-Level Waste Repository: Pre-Application Matters, Advisory PAPO Board; Notice of Reconstitution

Pursuant to 10 CFR 2.313 and 2.321, the Atomic Safety and Licensing Board in the above captioned United States Department of Energy proceeding is hereby reconstituted by appointing Administrative Judge Paul S. Ryerson in place of Administrative Judge E. Roy Hawkens.

In accordance with 10 CFR 2.302, henceforth all correspondence, documents, and other material relating to any matter in this proceeding over which this Licensing Board has jurisdiction should be served on Judge Ryerson as follows: Administrative Judge Paul S. Ryerson, Atomic Safety and Licensing Board Panel, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

Issued at Rockville, Maryland this 20th day of March 2008.

### E. Roy Hawkens,

Chief Administrative Judge, Atomic Safety and Licensing Board Panel.

[FR Doc. E8-6222 Filed 3-25-08; 8:45 am]

BILLING CODE 7590-01-P

### POSTAL REGULATORY COMMISSION

### **Facility Tour**

**AGENCY:** Postal Regulatory Commission. **ACTION:** Notice of Commission tour.

SUMMARY: On Thursday, March 27, 2008, Postal Regulatory Commissioners and advisory staff members will observe the Flats Sequencing System at the Postal Service's facility at Dulles Airport in Chantilly, Virginia.

**DATES:** March 27, 2008.

# FOR FURTHER INFORMATION CONTACT: Ann

C. Fisher, Chief of Staff, Postal Regulatory Commission, at 202-789-6803 or ann.fisher@prc.gov.

### Steven W. Williams,

Secretary.

[FR Doc. E8-6187 Filed 3-25-08; 8:45 am] BILLING CODE 7710-FW-P

### SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-57530; File No. SR-OPRA-2008-01]

**Options Price Reporting Authority;** Notice of Filing of Proposed Amendment to the Plan for Reporting of Consolidated Options Last Sale **Reports and Quotation Information To** Adopt New Form of "Vendor Affiliate Agreement"

March 19, 2008.

Pursuant to Section 11A of the Securities Exchange Act of 1934 ("Act") 1 and Rule 608 thereunder, 2 notice is hereby given that on March 3, 2008, the Options Price Reporting Authority ("OPRA") submitted to the Securities and Exchange Commission ("Commission") an amendment to the Plan for Reporting of Consolidated Options Last Sale Reports and Quotation Information ("OPRA Plan").3 The proposed OPRA Plan amendment would adopt a new form of "Vendor Affiliate Agreement" that may be used by an affiliate of an OPRA "Vendor" that wants also to become a Vendor. OPRA's Fee Schedule would be modified to state that OPRA will waive its Redistribution Fee for all affiliates in a corporate family with which OPRA agrees to Vendor Affiliate Agreements. The Commission is publishing this notice to solicit comments from interested persons on the proposed OPRA Plan amendment.

# I. Description and Purpose of the Amendment

The purpose of the proposed amendment to adopt a new form of "Vendor Affiliate Agreement" that may be used by an affiliate of an OPRA "Vendor" that wants to also become an OPRA "Vendor" and to specify in OPRA's Fee Schedule that OPRA will waive its "Redistribution Fee" for affiliates with which OPRA agrees to Vendor Affiliate Agreements.

OPRA's form of Vendor Agreement authorizes only the Vendor itself, and not any of its affiliates, to disseminate OPRA Data. As a matter of policy, OPRA has permitted Vendors to disseminate OPRA Data through wholly-owned subsidiaries. However, OPRA's policy has been not to permit Vendors to disseminate OPRA Data through other affiliates that have not themselves signed Vendor Agreements with OPRA. Many Vendors conduct business through corporate families, for a variety of reasons. OPRA requires each OPRA Vendor to pay a monthly

"Redistribution Fee," 4 and OPRA has from time to time received requests to alleviate the financial consequence that OPRA's current policy imposes on some Vendor families.

Accordingly, OPRA is proposing to amend its Fee Schedule to provide that OPRA will waive its Redistribution Fee for Vendor affiliates that themselves become Vendors pursuant to "Vendor Affiliate Agreements," and is proposing to adopt a new form of "Vendor Affiliate Agreement." In effect, the form of Vendor Affiliate Agreement is a "short form" Vendor Agreement that can be

signed by an additional member of a Vendor's corporate family. The proposed form would require the additional member of a corporate family to acknowledge that it is subject to and bound by the terms of the "lead" Vendor's Vendor Agreement just as if it had signed the Agreement itself. The proposed form is designed so that it can be used by affiliates of a current OPRA Vendor without any need for the current Vendor to sign a new Vendor Agreement.5

The text of the proposed amendment to the OPRA Plan and the proposed changes to the OPRA Fee Schedule are available at OPRA, the Commission's Public Reference Room, and http:// opradata.com.

### II. Implementation of the OPRA Plan Amendment

OPRA will begin to use the proposed form of Vendor Affiliate Agreement upon its approval by the Commission pursuant to Section 11A of the Act 6 and Rule 608(b)(1) thereunder.7

### III. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed OPRA Plan amendment is consistent with the Act. Comments may be submitted by any of the following methods:

### Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/ rules/sro.shtml); or
- Send an e-mail to rulecomments@sec.gov. Please include File No. SR-;OPRA-2008-01 on the subject line.

### Paper Comments

• Send paper comments in triplicate to Nancy M. Morris, Secretary, Securities and Exchange Commission, 100 F Street, NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-OPRA-2008-01. This file number should be included on the subject line if e-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's

<sup>1 15</sup> U.S.C. 78k-1.

<sup>217</sup> CFR 242,608.

<sup>&</sup>lt;sup>3</sup> The OPRA Plan is a national market system plan approved by the Commission pursuant to Section 11A of the Act and Rule 608 thereunder (formerly Rule 11Aa3-2). See Securities Exchange Act Release No. 17638 (March 18, 1981), 22 S.E.C. Docket 484 (March 31, 1981). The full text of the OPRA Plan is available at http:// www.opradata.com.

The OPRA Plan provides for the collection and dissemination of last sale and quotation information on options that are traded on the participant exchanges. The seven participants to the OPRA Plan are the American Stock Exchange LLC, the Boston Stock Exchange, Inc., the Chicago Board Options Exchange, Incorporated, the International Securities Exchange, LLC, the NYSE Arca, Inc., the Philadelphia Stock Exchange, Inc., and the NASDAQ Stock Market LLC.

<sup>&</sup>lt;sup>4</sup> OPRA's Redistribution Fee is currently \$650/ month for "Internet service only" Vendors, and \$1,500/month for all other Vendors.

<sup>&</sup>lt;sup>5</sup> However, the current Vendor (or a new "lead" Vendor) would be required to identify its affiliate(s) that will sign Vendor Affiliate Agreements in its "Description of Vendor's Service"—Exhibit A to its Vendor Agreement—as in effect from time to time. The lead Vendor would also be required to describe the dissemination of OPRA Data by such affiliate(s) in its Exhibit A.

<sup>615</sup> U.S.C. 78k-1.

<sup>717</sup> CFR 242.608(b)(1).