in order to permit EGD to indirectly own 50% of the outstanding common stock of ISE Holdings as of and after consummation of the Transaction. In adopting such amendment, the Holdings Board made the necessary determinations and approved the submission of the proposed rule change to the Commission. Specifically, each Exchange represented that it will continue to operate and regulate its respective market and members exactly as it has done prior to the Transaction. In addition, each Exchange stated that Transaction will not impair the ability of ISE Holdings, such Exchange, or any facility thereof, to carry out their respective functions and responsibilities under the Exchange Act and will not impair the ability of the Commission to enforce the Exchange Act.

The Exchanges also stated that the Holdings Board determined that ownership of ISE Holdings by EGD is in the best interests of ISE Holdings, its shareholders, and the Exchanges. In addition, neither EGD, nor any of its related persons, is (1) an ISE Member; (2) an EDGA Member; (3) an EDGX Member; or (4) subject to any “statutory disqualification.” In light of these representations and findings, the Commission believes it is consistent with the Act to allow EGD to indirectly own 50% of the outstanding common stock of ISE Holdings. EGD has also included in the Resolution certain provisions designed to maintain the independence of the Exchanges’ self-regulatory functions from EGD and Deutsche Börse. Accordingly, the Commission believes that the indirect ownership of ISE Holdings by EGD will not impair the ability of the Commission or any of the Exchanges to discharge their respective responsibilities under the Act.

III. Conclusion

For the foregoing reasons, the Commission finds that the proposed rule change is consistent with the Act and the rules and regulations thereunder applicable to a national securities exchange. It is therefore ordered, pursuant to Section 19(b)(2) of the Act that the proposed rule changes (SR–EDGX–2012–07, SR–ISE 2012–21) are approved.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority. Elizabeth M. Murphy, Secretary.

BILLING CODE 8011–01–P

SMALL BUSINESS ADMINISTRATION
[Disaster Declaration #13063 and #13064]

Texas Disaster #TX–00387

AGENCY: U.S. Small Business Administration.

ACTION: Notice.

SUMMARY: This is a notice of an Administrative declaration of a disaster for the State of Texas dated 04/17/2012. Incident: Multiple Tornadoes, Hail and Severe Weather. Incident Period: 04/03/2012. Effective Date: 04/17/2012. Economic Injury (EIDL) Loan Application Deadline Date: 06/18/2012. Economic Injury (EIDL) Loan Application Deadline Date: 01/17/2013.

ADDRESSES: Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.


SUPPLEMENTARY INFORMATION: Notice is hereby given that as a result of the Administrator’s disaster declaration, applications for disaster loans may be filed at the address listed above or other locally announced locations. The following areas have been determined to be adversely affected by the disaster:

Primary Counties:
Dallas, Kaufman, Tarrant.

Contiguous Counties:

The Interest Rates are:

<table>
<thead>
<tr>
<th>Percent</th>
</tr>
</thead>
<tbody>
<tr>
<td>For Physical Damage:</td>
</tr>
<tr>
<td>Homeowners With Credit Available Elsewhere  .......... 3.750</td>
</tr>
<tr>
<td>Homeowners Without Credit Available Elsewhere  .......... 1.875</td>
</tr>
<tr>
<td>Businesses With Credit Available Elsewhere ............ 6.000</td>
</tr>
</tbody>
</table>

The number assigned to this disaster for physical damage is 13063C and for economic injury is 130640. The State which received an EIDL Declaration # is Texas.

SOCIAL SECURITY ADMINISTRATION
[DOcket No. SSA 2011–0084]

Privacy Act of 1974, as Amended; Computer Matching Program (SSA/ Department of Labor (DOL))—Match Number 1003

AGENCY: Social Security Administration (SSA).

ACTION: Notice of a renewal of an existing computer matching program due to expire on May 31, 2012.

SUMMARY: In accordance with the provisions of the Privacy Act, as amended, this notice announces a renewal of an existing computer matching program that we are currently conducting with DOL. Also published today in a separate notice in the Federal Register, you will find an announcement of a new computer matching program (Match #1015).

DATES: We will file a report of the subject matching program with the Committee on Homeland Security and Governmental Affairs of the Senate; the Committee on Oversight and Government Reform of the House of Representatives; and the Office of Information and Regulatory Affairs, Office of Management and Budget (OMB). The matching program will be effective as indicated below.

ADDRESSES: Interested parties may comment on this notice by either telefaxes to (410) 966–0669 or writing...
to the Acting Executive Director, Office of Privacy and Disclosure, Office of the General Counsel, SSA, 617 Altmeyer Building, 6401 Security Boulevard, Baltimore, MD 21235–6401. All comments received will be available for public inspection at this address.

FOR FURTHER INFORMATION CONTACT: The Acting Executive Director, Office of Privacy and Disclosure, Office of the General Counsel, SSA, as shown above.

SUPPLEMENTARY INFORMATION:

A. General


The Privacy Act, as amended, regulates the use of computer matching by Federal agencies when matching records in a system of records with other Federal, State, or local government records. It requires Federal agencies involved in computer matching programs to:

1. Negotiate written agreements with the other agency or agencies participating in the matching programs;
2. Obtain the approval of the matching agreement by the Data Integrity Boards of the participating Federal agencies;
3. Publish notice of the computer matching program in the Federal Register;
4. Furnish detailed reports about matching programs to Congress and OMB;
5. Notify beneficiaries and applicants that their records are subject to matching; and
6. Verify match findings before reducing, suspending, terminating, or denying a person’s benefits or payments.

B. SSA Computer Matches Subject to the Privacy Act

We have taken action to ensure that all of our computer matching programs comply with the requirements of the Privacy Act, as amended.

Daniel F. Callahan,
Acting Executive Director, Office of Privacy and Disclosure, Office of the General Counsel.

Notice of Computer Matching Program, SSA With the Department of Labor (DOL)

A. Participating Agencies

SSA and DOL.

B. Purpose of the Matching Program

The purpose of this matching program is to establish the terms, conditions, and responsibilities under which DOL will disclose DOL administered Part C Black Lung (BL) benefit data to us. We will use the match results to verify that recipients of Part C BL benefits are receiving the correct amount of Social Security disability benefits, as required by the Social Security Act (Act).

C. Authority for Conducting the Matching Program

The legal authority for this agreement is section 224(h)(1) of the Act, 42 U.S.C. 424a(h)(1). The authority requires any Federal agency to provide us with information in its possession which we may require for making a timely determination of the amount of reduction required under section 224 of the Act.

D. Categories of Records and Persons Covered by the Matching Program

We will match the Master Beneficiary Record, SSA/OEAS 60–0090, which contains all data pertinent to the payment of our beneficiaries, with an extract from DOL’s Office of Workers’ Compensation Programs, BL Benefit Payments file, DOL/QSA–30. DOL published an appropriate routine use to permit the disclosures necessary to conduct this match.

E. Inclusive Dates of the Matching Program

The effective date of this matching program is May 21, 2012, if the following notice periods have lapsed: 30 days after publication of this notice in the Federal Register and 40 days after notice of the matching program sent to Congress and OMB. The matching program will continue for 18 months from the effective date and, if both agencies meet certain conditions, we may extend it for an additional 12 months thereafter.

[FR Doc. 2012–9551 Filed 4–24–12; 8:45 am]