Week of March 18, 2013
There are no meetings scheduled for the week of March 18, 2013.

Week of March 25, 2013—Tentative
There are no meetings scheduled for the week of March 25, 2013.

Week of April 1, 2013—Tentative
Tuesday April 2, 2013
9:30 a.m.  Meeting with Organization of Agreement States (OAS) and Conference of Radiation Control Program Directors (CRCPD) (Public Meeting) (Contact: Cindy Flannery, 301–415–0223)
This meeting will be webcast live at the Web address—www.nrc.gov.

Week of April 8, 2013—Tentative
There are no meetings scheduled for the week of April 8, 2013.

Week of April 15, 2013—Tentative
There are no meetings scheduled for the week of April 15, 2013.

Week of April 22, 2013—Tentative
Tuesday April 23, 2013
9:00 a.m.  Briefing on the Status of Lessons Learned from the Fukushima Dai’ichi Accident (Public Meeting) (Contact: William D. Reckley, 301–415–7490)
This meeting will be webcast live at the Web address—www.nrc.gov.

NUCLEAR REGULATORY COMMISSION

In the Matter of Luminant Generation Company LLC, Comanche Peak Nuclear Power Plant, Units 1 and 2; Order Approving the Proposed Internal Restructuring and Indirect Transfer of License; Correction

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice; correction.

SUMMARY: The U.S. Nuclear Regulatory Commission is correcting a notice that was published in the Federal Register (FR) on March 5, 2013 (78 FR 14361), regarding the order approving the proposed internal restructuring and indirect transfer of license. This action is necessary to correct the date of a safety evaluation that was incorrectly referenced in Section II of this notice. The safety evaluation date was corrected by letter dated February 25, 2013, which is available in the Agencywide Documents Access and Management System (ADAMS) at Accession No. ML13056A266.

FOR FURTHER INFORMATION CONTACT: Cindy Blady, Chief, Rules, Announcements, and Directives Branch, Office of Administration, Nuclear Regulatory Commission, Washington, DC 20555–0001; telephone 301–492–3667; email: Cindy.Blady@nrc.gov.

Correction
In the FR of March 5, 2013, in FR Doc. 2013–0310; Docket Nos.: 50–445 and 50–446; License Nos.: NPF–87 and NPF–89]

For the Nuclear Regulatory Commission.
Cindy Blady,
Chief, Rules, Announcements, and Directives Branch, Division of Administration Services, Office of Administration.
[FR Doc. 2013–06238 Filed 3–18–13; 8:45 am]
collection is necessary for the proper performance of the functions of the Board; (b) the accuracy of the Board’s estimate of the burden of the proposed information collection; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including the use of information technology; and (e) whether small businesses are affected by this collection.

In this notice, the Board is soliciting comments concerning the following information collection:

**Title of Collection:**
FederalReporting.gov Recipient Registration System.

**ICR Reference No.:** 200912–0430–001.

**OMB Control No.:** 0430–0002.

**ICR Status:** The approval for this information collection is scheduled to expire on 3/31/2013.

**Description:** Section 1512 of the American Recovery and Reinvestment Act of 2009, Public Law 111–5, 123 Stat. 115 (2009) (Recovery Act), requires recipients of Recovery Act funds to report on the use of those funds. These reports are submitted to FederalReporting.gov, and certain information from these reports is then posted to the publically available Web site Recovery.gov.

The FederalReporting.gov Recipient Registration System (FRRS) was developed to protect the Board and FederalReporting.gov users from individuals seeking to gain unauthorized access to user accounts on FederalReporting.gov. FRRS is used for the purpose of verifying the identity of the user; allowing users to establish an account on FederalReporting.gov; providing users access to their FederalReporting.gov account for reporting data; allowing users to customize, update, or terminate their accounts with FederalReporting.gov; and renewing or revoking a user’s account on FederalReporting.gov, thereby protecting FederalReporting.gov and FederalReporting.gov users from potential harm caused by individuals with malicious intentions gaining unauthorized access to the system.

To assist in this goal, FRRS will collect a registrant’s name, email address, telephone number and extension, three security questions and answers, and, by way of a DUNS number, organization information. The person registering for FederalReporting.gov will generate a self-assigned password that will be stored on the FRRS, but will only be accessible to the registering individual.

**Affected Public:** Private sector, and state, local, and tribal governments.

**Total Estimated Number of Respondents:** 1,000.

**Frequency of Responses:** Once.

**Total Estimated Annual Burden Hours:** 83.

**Dated:** March 14, 2013.

**Atticus J. Reaser,**
General Counsel, Recovery Accountability and Transparency Board.

**BILLING CODE 6820–GA–P**

**SEcurities AND EXchangE COMMISSION**


**Self-Regulatory Organizations; Chicago Board Options Exchange, Incorporated; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change Relating to Complex Orders and Mini-Options**

March 13, 2013.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the “Act”),1 and Rule 19b–4 thereunder,2 notice is hereby given that on March 7, 2013, Chicago Board Options Exchange, Incorporated (the “Exchange” or “CBOE”)3 filed with the Securities and Exchange Commission (the “Commission”) the proposed rule change as described in Items I and II below, which Items have been prepared by the Exchange. 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 the Substance of the Proposed Rule Change

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

CBOE recently amended its rules to allow for the listing of mini-options on SPDR S&P 500 (“SPY”), Apple, Inc. (“AAPL”), SPDR Gold Trust (“GLD”), Google Inc. (“GOOG”) and Amazon.com Inc. (“AMZN”).3 Mini-option trading is expected to commence in March 2013. Whereas standard option contracts represent a deliverable of 100 shares of an underlying security, mini-options contracts represent a deliverable of 10 shares. Except for the difference in the number of deliverable shares, mini-options have the same terms and contract characteristics as regular-sized equity and ETF options, including exercise style. Accordingly, the Exchange noted in its original mini-option filing that Exchange rules that apply to the trading of standard option contracts would apply to mini-option contracts as well.4

Prior to the commencement of trading mini-options, the Exchange proposes to amend Rule 6.53C (Complex Orders on the Hybrid System) and Rule 6.80 (Definitions) to provide that Exchange rules regarding complex orders shall apply to mini-options and that consequently, Trading Permit Holders may execute complex and stock-option orders involving mini-options. Moreover, the Exchange seeks to amend these rules to provide that all permissible ratios referenced in the definitions of stock-option orders represent the total number of shares of the underlying stock in the option leg to the total number of shares of the underlying stock in the stock leg. By way of background, CBOE Rule 6.53C governs Complex Orders on the Hybrid System and CBOE Rule 6.80 lists definitions applicable to intermarket linkage. Currently, stock-option orders are defined in Rule 6.53C(a)(2) and 6.80(4)(ii)(A)–(B) as trades where the options leg of the trade is coupled with

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4 Id.