

designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in facilitating transactions in securities, to remove impediments to and perfect the mechanisms of a free and open market and a national market system and, in general, to protect investors and the public interest.

The Exchange is proposing to amend the definition for an Electronic Exchange Member in Exchange Rule 100 to insert the abbreviation for Electronic Exchange Member as an “EEM” to provide consistency and clarity within the rule text. The proposed change would align the rule text for the definition of an Electronic Exchange Member with the rest of the rule text for MIAX Emerald. The Exchange believes its proposal will reduce the potential for confusion by ensuring that all references to an Electronic Exchange Member by its abbreviation as an EEM throughout the rule text conforms to the definition for an Electronic Exchange Member in Exchange Rule 100.

B. Self-Regulatory Organization’s Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. Specifically, the Exchange believes that, by amending the definition for an Electronic Exchange Member in Exchange Rule 100 to insert the abbreviation for Electronic Exchange Member as an “EEM” will provide consistency and clarity within the rule text. The proposed change would align the rule text for the definition of an Electronic Exchange Member with the rest of the rule text for MIAX Emerald.

The Exchange does not believe that the proposed rule change will impose any burden on competition not necessary or appropriate in furtherance of the purposes of the Act.

C. Self-Regulatory Organization’s Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

Written comments were neither solicited nor received.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Because the foregoing proposed rule change does not: (i) Significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become

operative for 30 days after the date of the filing, or such shorter time as the Commission may designate, it has become effective pursuant to 19(b)(3)(A) of the Act⁶ and Rule 19b-4(f)(6)⁷ thereunder.

At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule should be approved or disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change 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 email to rule-comments@sec.gov. Please include File Number SR-EMERALD-2019-18 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549-1090. All submissions should refer to File Number SR-EMERALD-2019-18. This file number should be included on the subject line if email 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 internet website (<http://www.sec.gov/rules/sro.shtml>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than

⁶ 15 U.S.C. 78s(b)(3)(A).

⁷ 17 CFR 240.19b-4(f)(6). In addition, Rule 19b-4(f)(6)(iii) requires a self-regulatory organization to give the Commission written notice of its intent to file the proposed rule change, along with a brief description and text of the proposed rule change, at least five business days prior to the date of filing of the proposed rule change, or such shorter time as designated by the Commission. The Exchange has satisfied this requirement.

those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission’s Public Reference Room, 100 F Street NE, Washington, DC 20549 on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change. Persons submitting comments are cautioned that we do not redact or edit personal identifying information from comment submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-EMERALD-2019-18, and should be submitted on or before May 17, 2019.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.⁸

Eduardo A. Aleman,
Deputy Secretary.

[FR Doc. 2019-08401 Filed 4-25-19; 8:45 am]

BILLING CODE 8011-01-P

SOCIAL SECURITY ADMINISTRATION

[Docket No. SSA-2019-0019]

Privacy Act of 1974; System of Records

AGENCY: Office of Disability Determinations, Deputy Commissioner of Operations, Social Security Administration (SSA).

ACTION: Notice of a modified system of records.

SUMMARY: In accordance with the Privacy Act, we are issuing public notice of our intent to modify an existing system of records entitled, Completed Determination Record—Continuing Disability Determinations, (60-0050), last published in January 11, 2006. This notice publishes details of the proposed updates as set forth below under the caption **SUPPLEMENTARY INFORMATION**.

DATES: The system of records notice (SORN) is applicable upon its publication in today’s **Federal Register**, with the exception of the routine use, which is effective May 28, 2019. We invite public comment on the routine use or other aspects of this SORN. In accordance with 5 U.S.C. 552a(e)(4) and (e)(11), the public is given a 30-day period in which to submit comments.

⁸ 17 CFR 200.30-3(a)(12).

Therefore, please submit any comments by May 28, 2019.

ADDRESSES: The public, Office of Management and Budget (OMB), and Congress may comment on this publication by writing to the Executive Director, Office of Privacy and Disclosure, Office of the General Counsel, Social Security Administration, Room G–401 West High Rise, 6401 Security Boulevard, Baltimore, Maryland 21235–6401 or through the Federal e-Rulemaking Portal at <http://www.regulations.gov>, please reference docket number SSA–2018–XXXX. All comments we receive will be available for public inspection at the above address and we will post them to <http://www.regulations.gov>.

FOR FURTHER INFORMATION CONTACT: Marcia O. Midgett, Government Information Specialist, Privacy Implementation Division, Office of Privacy and Disclosure, Office of the General Counsel, Social Security Administration, Room G–401 West High Rise, 6401 Security Boulevard, Baltimore, Maryland 21235–6401, telephone: (410) 966–3219, email: Marcia.O.Midgett@ssa.gov.

SUPPLEMENTARY INFORMATION: We use the Completed Determination Record—Continuing Disability Determinations SORN to cover records on allowed disability claimants on which a continuing disability issue has occurred and a decision of continuance or cessation has been approved and Title II and Title XVI disability beneficiaries who have been selected to receive a Ticket-to-Work as part of the Ticket-to-Work and Self-Sufficiency Program.

We are modifying routine use number 8 to include disclosures we make to State Vocational Rehabilitation Agencies (SVRAs). This modification will cover SVRAs who provide services to individuals who are participants in the Ticket-to-Work and Self-Sufficiency Program.

In addition, we are also updating the Policies and Practices for Storage of Records section to more accurately reflect the record storage process at SSA. Finally, we are making minor updates to the System Location section, to comply with revised OMB Circular A–108, Federal Agency Responsibilities for Review, Reporting, and Publication under the Privacy Act.

In accordance with 5 U.S.C. 552a(r), we have provided a report to OMB and

Congress on this modified system of records.

Mary Zimmerman,
Acting Executive Director, Office of Privacy and Disclosure, Office of the General Counsel.

System Name and Number

Complete Determination Record—Continuing Disability Determinations, 60–0050

SECURITY CLASSIFICATION:

Unclassified.

SYSTEM LOCATION:

Social Security Administration, Deputy Commissioner of Operations, Office of Disability Determinations, 6401 Security Boulevard, Baltimore, MD 21235.

SYSTEM MANAGER(S):

Social Security Administration, Deputy Commissioner of Operations, Office of Disability Determinations, 6401 Security Boulevard, Baltimore, MD 21235, DCO.ODD@ssa.gov.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND PURPOSES OF SUCH USES:

8. To contractors for the purpose of assisting SSA in the efficient administration of the Ticket-to-Work and Self-Sufficiency Program (Ticket Program). These contractors would be limited to the Program Manager, which is directly assisting SSA in administering the Ticket Program, and to Employment Networks and State Vocational Rehabilitation Agencies, which are providing services to SSA beneficiaries under the ticket program.

POLICIES AND PRACTICES FOR STORAGE OF RECORDS:

We will maintain records in this system in paper and electronic form.

HISTORY:

71 FR 1813, January 11, 2006.
72 FR 69723, December 10, 2007.
83 FR 54969, November 1, 2018.

[FR Doc. 2019–07452 Filed 4–25–19; 8:45 am]

BILLING CODE P

DEPARTMENT OF STATE

[Public Notice: 10748]

Advisory Committee for the Study of Eastern Europe and the Independent States of the Former Soviet Union (Title VIII)

In accordance with the provisions of the Federal Advisory Committee Act (Pub. L. 92–463), the Department of State will file to renew the Charter for

the Advisory Committee for the Study of Eastern Europe and the Independent States of the Former Soviet Union (Advisory Committee).

The Advisory Committee was established under the authority of 22 U.S.C. 4503 to provide advice and recommendations to the Secretary of State or his or her designated representative concerning implementation of the Research and Training for Eastern Europe and the Independent States of the Former Soviet Union Act of 1983, Public Law 98–164, as amended (The Act).

The Advisory Committee shall recommend grant policies for the advancement of the objectives of the Act. In proposing recipients for grants under the Act, the Advisory Committee shall give the highest priority to national organizations with an interest and expertise in conducting research and training concerning the countries of the former Soviet Union and Eastern Europe and in disseminating the results of such.

Sidni J. Dechaine,

Department of State, Designated Federal Officer, Advisory Committee for Study of Eastern Europe and the Independent States of the Former Soviet Union.

[FR Doc. 2019–08382 Filed 4–25–19; 8:45 am]

BILLING CODE 4710–32–P

DEPARTMENT OF STATE

[Public Notice: 10751]

Notice of Determinations; Culturally Significant Objects Imported for Exhibition—Determinations: “The Allure of Matter: Material Art of China” Exhibition

SUMMARY: Notice is hereby given of the following determinations: I hereby determine that certain objects to be included in the exhibition “The Allure of Matter: Material Art of China,” imported from abroad for temporary exhibition within the United States, are of cultural significance. The objects are imported pursuant to loan agreements with the foreign owners or custodians. I also determine that the exhibition or display of the exhibit objects at the Los Angeles County Museum of Art, Los Angeles, California, from on or about June 6, 2019, until on or about January 5, 2020, at the David and Alfred Smart Museum of Art and the Wrightwood 659 Gallery, both in Chicago, Illinois, from on or about February 4, 2020, until on or about May 3, 2020, at the Seattle Art Museum, Seattle, Washington, from on or about June 25, 2020, until on or about September 13, 2020, at the Peabody