

NATIONAL CREDIT UNION ADMINISTRATION

Agency Information Collection for Comments Request: Proposed Collection

AGENCY: National Credit Union Administration (NCUA).

ACTION: Notice and request for comments.

SUMMARY: The National Credit Union Administration (NCUA) will submit the following information collection requests to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, on or after the date of publication of this notice.

DATES: Written comments should be received on or before March 30, 2026 to be assured consideration.

ADDRESSES: Interested persons are invited to submit written comments on the information collection to Madeleine Humm, National Credit Union Administration, 1775 Duke Street, Alexandria, Virginia 22314, Suite 6070; Fax No. (703) 519-8161; or email at PRAComments@NCUA.gov.

FOR FURTHER INFORMATION CONTACT: Copies of the submission may be obtained by contacting Madeleine Humm at (703) 518-6547.

SUPPLEMENTARY INFORMATION:

OMB Number: 3133-NEW.

Title: Request for Individual Access and Consent for Disclosure of Records Protected Under the Privacy Act.

Abstract: The purpose of this collection is to ensure that the records of individuals who are the subject of NCUA systems of records are not wrongfully disclosed by NCUA. The information will be used by NCUA staff who process Freedom of Information Act (FOIA) and/Privacy Act requests for NCUA records when an individual requests NCUA records about themselves or consents to disclose records about themselves to a third-party. Specifically, NCUA Form "Request for Individual Access to Records Protected Under the Privacy Act" will be used to collect sufficient information to verify an individual's identity and identify the relevant system(s) of records containing the requested Privacy Act records. NCUA Form "Consent for Disclosure of Records Protected Under the Privacy Act" will be used to obtain individual consent to disclose Privacy Act records to a third-party, contact information for the person or entity to whom disclosure is authorized, and sufficient information

to identify the relevant system(s) of records.

Affected Public: Individuals.

Estimated Total Annual Burden

Hours: 16.

Request for Comments: Comments submitted in response to this notice will be summarized and included in the request for Office of Management and Budget approval. All comments will become a matter of public record. The public is invited to submit comments concerning: (a) whether the collection of information is necessary for the proper performance of the function 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, including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of the information on the respondents, including the use of automated collection techniques or other forms of information technology.

By the National Credit Union Administration Board.

Melane Conyers-Ausbrooks,

Secretary of the Board.

[FR Doc. 2026-01693 Filed 1-27-26; 8:45 am]

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NUCLEAR REGULATORY COMMISSION

[Docket No. 99902080; NRC-2025-1171]

Atomic Alchemy Operators LLC; VIPR Idaho LLC; Construction Permit Application

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice; withdrawal by applicant.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) has granted a request by Atomic Alchemy Inc., on behalf of Atomic Alchemy Operators LLC and VIPR Idaho LLC, to withdraw its construction permit application. The construction permit application was for a four-unit, non-power, light-water-cooled, pool-type Versatile Isotope Production Reactor facility to be located at the Idaho National Laboratory desert site, in Bingham County, Idaho.

DATES: January 28, 2026.

ADDRESSES: Please refer to Docket ID NRC-2025-1171 when contacting the NRC about the availability of information for this action. You may obtain publicly available information

related to this action by any of the following methods:

- *Federal Rulemaking website:* Go to <https://www.regulations.gov> and search for Docket ID NRC-2025-1171. Address questions about Docket IDs in *Regulations.gov* to Bridget Curran; telephone: 301-415-1003; email: Bridget.Curran@nrc.gov. For technical questions, contact the individual listed in the **FOR FURTHER INFORMATION CONTACT** section of this document.

- *NRC's Agencywide Documents Access and Management System (ADAMS):* You may obtain publicly available documents online in the ADAMS Public Documents collection at <https://www.nrc.gov/reading-rm/adams.html>. To begin the search, select "Begin ADAMS Public Search." For problems with ADAMS, please contact the NRC's Public Document Room (PDR) reference staff at 1-800-397-4209, at 301-415-4737, or by email to PDR.Resource@nrc.gov. The ADAMS accession number for each document referenced (if it is available in ADAMS) is provided the first time that it is mentioned in this document.

- *NRC's PDR:* The PDR, where you may examine and order copies of publicly available documents, is open by appointment. To make an appointment to visit the PDR, please send an email to PDR.Resource@nrc.gov or call 1-800-397-4209 or 301-415-4737, between 8 a.m. and 4 p.m. eastern time (ET), Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT:

Justin Hudson, Office of Nuclear Reactor Regulation, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001; telephone: 301-287-0538; email: Justin.Hudson@nrc.gov.

SUPPLEMENTARY INFORMATION: The NRC has granted a request by Atomic Alchemy, Inc., on behalf of Atomic Alchemy Operators LLC and VIPR Idaho LLC, to withdraw its construction permit application dated September 12, 2025. The construction permit application was for a four-unit, non-power, light-water-cooled, pool-type Versatile Isotope Production Reactor (VIPR) facility to be located at the Idaho National Laboratory desert site, in Bingham County, Idaho. On November 28, 2025, the NRC published in the **Federal Register** a notice of receipt and availability (90 FR 54765) of the construction permit application. The construction permit application and the letter requesting its withdrawal dated December 19, 2025, are available in ADAMS under Accession Nos. ML25255A199 (package) and ML25353A630, respectively.

Dated: January 26, 2026.

For the Nuclear Regulatory Commission.

Jeffrey Rady,

Chief, Non-Power Production and Utilization Facility Licensing Branch, Division of Advanced Reactors and Non-Power Production and Utilization Facilities, Office of Nuclear Reactor Regulation.

[FR Doc. 2026–01704 Filed 1–27–26; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–104675; File No. SR–CboeEDGX–2026–002]

Self-Regulatory Organizations; Cboe EDGX Exchange, Inc.; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change To Amend Rule 21.16 With Respect to Its Risk Monitor Mechanism, To Provide Members With Additional Flexibility in Establishing How Their Trading Activity Counts Towards Certain Risk Parameters

January 23, 2026.

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 January 14, 2026, Cboe EDGX Exchange, Inc. (the “Exchange” or “EDGX”) 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 Substance of the Proposed Rule Change

Cboe EDGX Exchange, Inc. (the “Exchange” or “EDGX”) proposes to amend Rule 21.16 with respect to its Risk Monitor Mechanism, to provide Members with additional flexibility in establishing how their trading activity counts towards certain risk parameters. The text of the proposed rule change is provided in Exhibit 5.

The text of the proposed rule change is also available on the Commission’s website (<https://www.sec.gov/rules/sro.shtml>), the Exchange’s website (https://www.cboe.com/us/equities/regulation/rule_filings/bzx/), and at the principal office of the Exchange.

II. Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the Exchange included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on 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

The Exchange proposes to amend Rule 21.16, Risk Monitor Mechanism. Specifically, the Exchange proposes changes to the Risk Monitor Mechanism to provide Members with additional flexibility in establishing how their trading activity counts towards certain risk parameters.

By way of background, the Risk Monitor Mechanism provides Members with the ability to manage their order and execution risk. Each Member may establish limits for various parameters in the Exchange’s counting program. The System³ counts each of the following within an underlying for an EFID⁴ (“underlying limit”) and across all underlyings for an EFID (“EFID limit”) and/or for all underlyings for a group of EFIDs (“EFID Group”) (“EFID Group limit”), over a Member-established time period (“interval”) and on an absolute basis for a trading day (“absolute limits”): (i) number of contracts executed (“volume”); (ii) notional value of executions (“notional”); (iii) number of executions (“count”); (iv) number of contracts executed as a percentage of number of contracts outstanding within an Exchange-designated time period or during the trading day, as applicable (“percentage”), which the System determines by calculating the percentage of a Member’s outstanding contracts that executed on each side of the market during the time period or trading day, as applicable, and then summing the series percentages on each side in the underlying; and (v) number of times the limits established by the

parameters (i) through (iv) are reached (“risk trips”) (collectively, “risk parameters”). Additionally, when the System determines a risk parameter exceeds a Member’s underlying limit within the interval or the absolute limit for the class, the Risk Monitor Mechanism cancels or rejects such Member’s orders or quotes in all series of the underlying and cancels or rejects any additional orders or quotes from the Member in the underlying until the counting program resets. Similarly, when the System determines a risk parameter exceeds a Member’s EFID limit within the interval or the absolute limit for the EFID, the Risk Monitor Mechanism cancels or rejects such Member’s orders or quotes in all underlyings and cancels or rejects any additional orders or quotes from the EFID in all underlyings until the counting program resets. Finally, when the System determines a risk parameter exceeds a Member’s EFID Group limit within the interval or the absolute limit for the EFID Group, the Risk Monitor Mechanism cancels or rejects such Member’s orders or quotes in all underlyings and cancels or rejects any additional orders or quotes from any EFID within the EFID Group in all underlyings until the counting program resets.

The Exchange proposes to amend Rule 21.16 to enhance the Risk Monitor Mechanism to provide Members with additional flexibility in establishing how their trading activity counts towards certain risk parameters.

First, the Exchange proposes to add new Rule 21.16(b)⁵ to allow Members the option to exclude certain options auction-executed volume from certain of the Risk Monitor Mechanism risk parameters, namely the volume parameter in Rule 21.16(a)(i) and the count parameter in Rule 21.16(a)(iii). Under the proposed change, a Member may specify whether volume or executions in Automated Improvement Mechanism Auctions (“AIM”), Complex-AIM (“C-AIM”), Solicitation Auction Mechanism Auctions (“SAM”), Complex-SAM (“C-SAM”), Step Up Mechanism Auctions (“SUM”), and Complex Order Auctions (“COA”) count toward the Member’s class, EFID, or EFID Group limit (on both an interval or absolute basis).

The Exchange also proposes to add new Rule 21.16(b)(ii) to allow Members the option to establish the volume or count parameters on a contra-party

³ The term “System” means the automated trading system used by BZX Options for the trading of options contracts. See Rule 16.1.

⁴ The term “EFID” means an Executing Firm ID. See Rule 21.1(k).

⁵ As part of the proposed change, the Exchange proposes to renumber current Rules 21.16(b), (c), (d), (e), and (f) as Rules 21.16(c), (d), (e), (f), and (g), respectively.

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b–4.