

make its regulatory decision as efficiently as possible while continuing to fulfil its NEPA obligations through the issuance of an EA and FONSI. The NRC staff estimates that the duration of the HNP SLR application environmental review would be reduced by up to 3 months by preparing an EA and FONSI instead of preparing an EIS. The time and resource savings on this environmental review would allow the NRC staff to allocate those resources to the environmental reviews of other proposed projects, thereby helping the agency to better fulfill its mission and to do so in a timely manner.

Additionally, preparing an EA and FONSI instead of an EIS would help the NRC follow the direction of E.O. 14300 that final decisions on license renewal applications take no more than 1 year. Following the direction of E.O. 14300 is in the public interest, which is served by agencies efficiently using their resources and not performing requirements, such as preparing an EIS for the HNP SLR application environmental review, that are unnecessary.

For these reasons, the NRC finds that the exemption is otherwise in the public interest.

Environmental Considerations for Exemptions

In accordance with 10 CFR 51.31(a), the Commission has determined that the granting of this exemption will not have a significant effect on the quality of the human environment, as discussed in the NRC staff's EA and FONSI. A summary of the EA and the FONSI are in Sections II and III of this document, respectively.

Exemption Conclusion

Accordingly, the Commission has determined that, pursuant to 10 CFR 51.6, the exemption from 10 CFR 51.20(b)(2), 10 CFR 51.25, and 10 CFR 51.95(c) with respect to the HNP SLR application is authorized by law and otherwise in the public interest. Therefore, the Commission hereby grants an exemption from the requirements of 10 CFR 51.20(b)(2), 10 CFR 51.25, and 10 CFR 51.95(c) to allow the NRC staff, for its environmental review of the HNP SLR application, to prepare an EA to determine whether the preparation of an EIS is necessary or whether a FONSI could be issued instead of preparing an EIS in the first instance. The exemption is effective on April 2, 2026.

Dated: March 31, 2026.

For the Nuclear Regulatory Commission.

Stephen Koenick,

Acting Deputy Director, Division of Rulemaking, Environmental, and Financial Support, Office of Nuclear Material Safety, and Safeguards.

[FR Doc. 2026-06389 Filed 4-1-26; 8:45 am]

BILLING CODE 7590-01-P

POSTAL REGULATORY COMMISSION

[Docket Nos. MC2026-177 and K2026-177; MC2026-178 and K2026-178; MC2026-179 and K2026-179; MC2026-180 and K2026-180]

New Postal Products

AGENCY: Postal Regulatory Commission.

ACTION: Notice.

SUMMARY: The Commission is noticing a recent Postal Service filing for the Commission's consideration concerning a negotiated service agreement. This notice informs the public of the filing, invites public comment, and takes other administrative steps.

ADDRESSES: Submit comments electronically via the Commission's Filing Online system at <https://www.prc.gov>. Those who cannot submit comments electronically should contact the person identified in the **FOR FURTHER INFORMATION CONTACT** section by telephone for advice on filing alternatives.

FOR FURTHER INFORMATION CONTACT: David A. Trissell, General Counsel, at 202-789-6820.

SUPPLEMENTARY INFORMATION:

Table of Contents

- I. Introduction
- II. Public Proceeding(s)
- III. Summary Proceeding(s)

I. Introduction

Pursuant to 39 CFR 3041.405, the Commission gives notice that the Postal Service filed request(s) for the Commission to consider matters related to Competitive negotiated service agreement(s). The request(s) may propose the addition of a negotiated service agreement from the Competitive product list or the modification of an existing product currently appearing on the Competitive product list.

The public portions of the Postal Service's request(s) can be accessed via the Commission's website (<http://www.prc.gov>). Non-public portions of the Postal Service's request(s), if any, can be accessed through compliance

with the requirements of 39 CFR 3011.301.¹

Section II identifies the docket number(s) associated with each Postal Service request, if any, that will be reviewed in a public proceeding as defined by 39 CFR 3010.101(p), the title of each such request, the request's acceptance date, and the authority cited by the Postal Service for each request. For each such request, the Commission appoints an officer of the Commission to represent the interests of the general public in the proceeding, pursuant to 39 U.S.C. 505 and 39 CFR 3000.114 (Public Representative). The Public Representative does not represent any individual person, entity or particular point of view, and, when Commission attorneys are appointed, no attorney-client relationship is established. Section II also establishes comment deadline(s) pertaining to each such request.

The Commission invites comments on whether the Postal Service's request(s) identified in Section II, if any, are consistent with the policies of title 39. Applicable statutory and regulatory requirements include 39 U.S.C. 3632, 39 U.S.C. 3633, 39 U.S.C. 3642, 39 CFR part 3035, and 39 CFR part 3041. Comment deadline(s) for each such request, if any, appear in Section II.

Section III identifies the docket number(s) associated with each Postal Service request, if any, to add a standardized distinct product to the Competitive product list or to amend a standardized distinct product, the title of each such request, the request's acceptance date, and the authority cited by the Postal Service for each request. Standardized distinct products are negotiated service agreements that are variations of one or more Competitive products, and for which financial models, minimum rates, and classification criteria have undergone advance Commission review. See 39 CFR 3041.110(n); 39 CFR 3041.205(a). Such requests are reviewed in summary proceedings pursuant to 39 CFR 3041.325(c)(2) and 39 CFR 3041.505(f)(1). Pursuant to 39 CFR 3041.405(c)-(d), the Commission does not appoint a Public Representative or request public comment in proceedings to review such requests.

II. Public Proceeding(s)

None. See Section III for summary proceedings.

¹ See Docket No. RM2018-3, Order Adopting Final Rules Relating to Non-Public Information, June 27, 2018, Attachment A at 19-22 (Order No. 4679).

III. Summary Proceeding(s)

1. *Docket No(s)*.: MC2026–177 and K2026–177; *Filing Title*: USPS Request to Add New Fulfillment Standardized Distinct Product, PM–GA Contract 940, and Notice of Filing Materials Under Seal; *Filing Acceptance Date*: March 30, 2026; *Filing Authority*: 39 U.S.C. 3642 and 3633, 39 CFR 3035.105, and 39 CFR 3041.325.

2. *Docket No(s)*.: MC2026–178 and K2026–178; *Filing Title*: USPS Request to Add New Fulfillment Standardized Distinct Product, PM–GA Contract 940, and Notice of Filing Materials Under Seal; *Filing Acceptance Date*: March 30, 2026; *Filing Authority*: 39 U.S.C. 3642 and 3633, 39 CFR 3035.105, and 39 CFR 3041.325.

3. *Docket No(s)*.: MC2026–179 and K2026–179; *Filing Title*: USPS Request to Add New Fulfillment Standardized Distinct Product, PM–GA Contract 940, and Notice of Filing Materials Under Seal; *Filing Acceptance Date*: March 30, 2026; *Filing Authority*: 39 U.S.C. 3642 and 3633, 39 CFR 3035.105, and 39 CFR 3041.325.

4. *Docket No(s)*.: MC2026–180 and K2026–180; *Filing Title*: USPS Request to Add New Fulfillment Standardized Distinct Product, PM–GA Contract 940, and Notice of Filing Materials Under Seal; *Filing Acceptance Date*: March 30, 2026; *Filing Authority*: 39 U.S.C. 3642 and 3633, 39 CFR 3035.105, and 39 CFR 3041.325.

This Notice will be published in the **Federal Register**.

Danielle LeFlore,

Legal Assistant.

[FR Doc. 2026–06423 Filed 4–1–26; 8:45 am]

BILLING CODE 7710–FW–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–105117; File No. SR–GEMX–2026–12]

Self-Regulatory Organizations; Nasdaq GEMX, LLC; Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Establish Fees for Its Expanded Co-Location Services

March 30, 2026.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act”),¹ and Rule 19b–4 thereunder,² notice is hereby given that on March 24, 2026, Nasdaq GEMX, LLC (“GEMX” or “Exchange”) filed with the Securities and Exchange Commission

(“Commission”) the proposed rule change as described in Items I, II, and III 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

The Exchange proposes to establish fees for its expanded colocation services, as described further below. While these amendments are effective upon filing, the Exchange has designated the proposed amendments to be operative on April 1, 2026.

The text of the proposed rule change is available on the Exchange’s website at <https://listingcenter.nasdaq.com/rulebook/gemx/rulefilings>, 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’s data center in Carteret, NJ consists of the original data center hall (“NY11”), the expanded data center area (“NY11–4”) as well as a future expanded data center area (“NY11–5”). The Exchange filed a proposal to expand its colocation services by making available in NY11–5 certain colocation offerings that were previously available only in NY11–4.³ This proposed rule change seeks to establish fees for such expanded colocation services.

Fees for Cabinet Offering in NY11–5

The Exchange filed a proposal to introduce in NY11–5 the cabinet option that was previously only available in

NY11–4 (“Cabinet”).⁴ The Exchange now proposes to establish an installation fee for that Cabinet offering in NY11–5.

First, the Exchange proposes an *installation* fee for that Cabinet offering in NY11–5. Consistent with corresponding installation fees established for NY11–4, the Exchange proposes an installation fee of \$5,940 for the Cabinet offering in NY11–5.⁵ Consistent with the approach in NY11 and NY11–4, the Exchange is *not* proposing an ongoing monthly fee for the proposed Cabinet offering in NY11–5.⁶

The Exchange believes that establishing an installation fee for the Cabinet offering in NY11–5 that is equivalent to the corresponding installation fee for the same Cabinet option in NY11–4 is appropriate because NY11–4 and NY11–5 are data center expansion areas that share similar infrastructure features and the proposed Cabinet offering for NY11–5 in particular offers the same features as those of the corresponding cabinet option in NY11–4. Thus, the Exchange is establishing NY11–5 fees that mirror the fees for the corresponding cabinet option in NY11–4.

Fees for Cabinet Power Options in NY11–5

Rule General 8, Section 1(c) provides that the following (five) cabinet power options are available exclusively in NY11–4: Phase 1 20 amp 240 volt, Phase 1 32 amp 240 volt, Phase 1 40 amp 240 volt, Phase 3 20 amp 415 volt, and Phase 3 32 amp 415 volt (collectively, “Extension Area Power Circuit Offerings”).⁷ The Exchange filed a proposal to introduce such Extension Area Power Circuit Offerings (which were previously available only in NY11–4) in NY11–5.⁸ The Exchange now proposes to establish fees for Extension Area Power Circuit Offerings in NY11–5. In alignment with

⁴ See SR–GEMX–2026–09, *supra* note 3.

⁵ To effect this change, the Exchange proposes to amend Rule General 8, Section 1(a) as follows. The Exchange proposes to delete, from entry applicable to the Cabinet offering under the column titled “NY11–4/–5 Installation Fee” the forward slash and acronym “/TBD.” The Exchange further proposes to insert, immediately following the only sentence in the current footnote designated with a dagger, the following sentence: “Fees depicted hereunder apply to NY11–4 and NY11–5.” The Exchange believes the proposed changes are appropriate to indicate that the fees shown on Rule General 8, Section 1(a) for the Cabinet offering under the column titled “NY11–4/–5” apply equally to Cabinets in NY11–4 as well as NY11–5. See proposed Rule General 8, Section 1(a).

⁶ See proposed Rule General 8, Section 1(a).

⁷ See Rule General 8, Section 1(c).

⁸ See SR–GEMX–2026–09, *supra* note 3.

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b–4.

³ See Securities Exchange Act Release No. 105203 (Mar. 17, 2026), 91 FR 13659 (Mar. 20, 2026) (SR–GEMX–2026–09).