findings presented in that evaluation are applicable to [Plant, No.] and the evaluation is hereby incorporated by reference for this application.

7.0 References

- 1. **Federal Register** Notice, Notice of Availability published on [DATE] ([] FR []).
- 2. TSTF Traveler-501, Revision 1, "Relocate Stored Fuel Oil and Lube Oil Volume Values to Licensee Control." (ADAMS Accession No. ML090510686)
- 3. Response to NRC RAI dated May 5, 2008. (ADAMS Accession No. ML082620238)
- 4. Response to NRC RAI dated December 13, 2007. (ADAMS Accession No. ML080670151)
- 5. TSTF Traveler-501, Revision 0, "Relocate Stored Fuel Oil and Lube Oil Volume Values to Licensee Control." (ADAMS Accession No. ML072040102)

[FR Doc. E9–19998 Filed 8–19–09; 8:45 am]

PRESIDIO TRUST

Proposed Trial Use Limits

AGENCY: The Presidio Trust. **ACTION:** Notice of proposed trial use limits and request for comments.

SUMMARY: The Presidio Trust ("Trust") is announcing its proposal to undertake trial temporary traffic-calming and reduction measures for a period up to 45 days in that portion of The Presidio of San Francisco under the Trust's administrative jurisdiction ("Area B"), including temporary road closures of certain roads, in order to assess various means that may slow traffic through Area B and reduce cut-through traffic. The Trust is also announcing its termination of the trial temporary public use limits no later than 45 days after they commence.

Background: In the 2002 Presidio Trust Management Plan, the Trust committed to mitigate traffic impacts as Area B occupancy increased and visitation grew. The Trust has implemented a number of strategies and an array of traffic-calming measures. In March 2009, the Trust took traffic counts at all Presidio gates which allowed the Trust to ascertain what percentage of the cars entering the Presidio simply drove through the park and out another gate. The Trust determined that, while the Trust appears to have succeeded in managing traffic generated by park residents, tenants and visitors, and that the Presidio has sufficient capacity for traffic generated by anticipated Presidio land uses, cut-through traffic has become a major issue representing

approximately 50% of the traffic in Area B. With the anticipated transformation of Doyle Drive, the landscape of the Presidio will be changing and new traffic patterns will emerge. As part of the planning effort required to prepare for these new traffic impacts, the Trust proposes to undertake a park-wide traffic management study commencing approximately September 29, 2009 and lasting no longer than 45 days.

This trial limitation of public use and resulting study will help the Trust in implementing its management responsibilities and in avoiding conflicts among resident, tenant and visitor activities by allowing the Trust to analyze the effects of measures that are intended to slow traffic and to discourage cut-through traffic on Area B's major streets and gateways and through the Presidio's residential neighborhoods. In particular, it will help the Trust plan for the effect the new Doyle Drive/Girard Street interchange may have on the use of Area B streets for cut-through traffic. Further, as implementation of the Presidio's Trail and Bikeways Master Plan continues, the Trust expects the numbers of pedestrian and cyclists using the park to increase. Ensuring the safety of this growing population means prioritizing the traffic movements of park users over traffic unrelated to park

SUPPLEMENTARY INFORMATION: Under 36 CFR 1001.5, the Board of Directors of the Presidio Trust ("Board") may close all or a portion of Area B to all public use or to a specific use or activity, given a determination that such action is necessary for the maintenance of public health and safety, the protection of environmental or scenic values, or the avoidance of conflict among visitor use activities. The Board has determined that the trial temporary traffic-calming and reduction measures, including temporary road closures of certain roads for a period up to 45 days commencing approximately September 29, 2009, will afford the Trust the opportunity to study and monitor the effects (both positive and negative) of these actions. By this notice, the Trust is also announcing its intent to terminate these public use limits no later than 45 days after they commence. The Board has authorized these trial temporary public use limits in Resolution 09-19.

FOR FURTHER INFORMATION CONTACT: Public Affairs (415.561.5418), The

Public Alians (415.561.5418), The Presidio Trust, 34 Graham St., P.O. Box 29052, San Francisco, CA 94129–0052.

Comments: All written comments must be received by the Trust no later than September 21, 2009. Address all written comments to: Karen A. Cook, General Counsel, The Presidio Trust, 34 Graham St., P.O. Box 29052, San Francisco, CA 94129–0052. All public comments submitted to the Trust will be considered, and this proposal may be modified accordingly. The final decision of the Trust will be published in the **Federal Register**.

If individuals submitting comments request that their name and/or address be withheld from public disclosure, it will be honored to the extent allowable by law. Such requests must be stated prominently at the beginning of the comments. There also may be circumstances wherein the Trust will withhold a respondent's identity as allowable by law. The Trust will make available for public inspection all submissions from organizations or businesses and from persons identifying themselves as representatives or officials of organizations and businesses. Anonymous comments may not be considered.

Dated: August 14, 2009.

Karen A. Cook,

General Counsel.

[FR Doc. E9–20030 Filed 8–19–09; 8:45 am]

SMALL BUSINESS ADMINISTRATION

National Small Business Development Center Advisory Board

AGENCY: U.S. Small Business Administration (SBA)

ACTION: Notice of open Federal advisory committee meeting.

SUMMARY: The SBA is issuing this notice to announce the location, date, time and agenda for the next meeting of the National Small Business Development Center (SBDC) Advisory Board.

DATES: The meeting will be held on Tuesday, September 15, 2009 at 2 p.m. EST.

ADDRESSES: This meeting will be held at the Rosen Shingle Creek Hotel, 9939 Universal Blvd., Orlando, FL 32819.

supplementary information: Pursuant to section 10(a) of the Federal Advisory Committee Act (5 U.S.C. Appendix 2), SBA announces the meeting of the National SBDC Advisory Board. This Board provides advice and counsel to the SBA Administrator and Associate Administrator for Small Business Development Centers.

The purpose of this meeting is to discuss the following issues pertaining to the SBDC Advisory Board:

- —SBA Update from AA/OSBDC;
- —White Paper Issues;

—Member Roundtable.

FOR FURTHER INFORMATION CONTACT: The meeting is open to the public however advance notice of attendance is requested. Anyone wishing to be a listening participant must contact Alanna Falcone by Friday, September 11, 2009, by fax or e-mail in order to be placed on the agenda. Alanna Falcone, Program Analyst, 409 Third Street, SW., Washington, DC 20416, Phone 202–619–1612, Fax 202–481–0134, e-mail, alanna.falcone@sba.gov.

Additionally, if you need accommodations because of a disability or require additional information, please contact Alanna Falcone at the information above.

Meaghan Burdick,

Committee Management Officer.
[FR Doc. E9–19999 Filed 8–19–09; 8:45 am]
BILLING CODE 8025–01–P

SECURITIES AND EXCHANGE COMMISSION

Sunshine Act Meeting

Federal Register Citation of Previous Announcement: [74 FR 41466, August 17, 2009].

STATUS: Closed Meeting.

PLACE: 100 F Street, NE., Washington, DC.

DATE AND TIME OF PREVIOUSLY ANNOUNCED MEETING: Thursday, August 20, 2009 at 2 p.m.

CHANGE IN THE MEETING: Cancellation of Meeting.

The Closed Meeting scheduled for Thursday, August 20, 2009 at 2 p.m. has been cancelled.

For further information please contact the Office of the Secretary at (202) 551–5400.

Dated: August 18, 2009.

Florence E. Harmon,

Deputy Secretary.

[FR Doc. E9–20099 Filed 8–19–09; 8:45 am]
BILLING CODE 8010–01–P

SECURITIES AND EXCHANGE COMMISSION

[File No. 500-1]

In the Matter of Magnum Resources, Inc., Manakoa Services Corp. (n/k/a Teslavision Corp.), Maxus Technology Corp., Med/Waste, Inc., Medsearch Technologies, Inc., and Meisenheimer Capital, Inc.; Order of Suspension of Trading

August 18, 2009.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Magnum Resources, Inc. because it has not filed any periodic reports since the period ended April 30, 1999.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Manakoa Services Corp. (n/k/a Teslavision Corp.) because it has not filed any periodic reports since the period ended December 31, 2006.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Maxus Technology Corp. because it has not filed any periodic reports since the period ended November 30, 2004.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Med/Waste, Inc. because it has not filed any periodic reports since the period ended September 30, 2000.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Medsearch Technologies, Inc. because it has not filed any periodic reports since the period ended September 30, 2001.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Meisenheimer Capital, Inc. because it has not filed any periodic reports since the period ended February 29, 2004.

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of the above-listed companies.

Therefore, it is ordered, pursuant to Section 12(k) of the Securities Exchange Act of 1934, that trading in the securities of the above-listed companies is suspended for the period from 9:30 a.m. EDT on August 18, 2009, through 11:59 p.m. EDT on August 31, 2009.

By the Commission.

Florence E. Harmon,

Deputy Secretary.

[FR Doc. E9–20111 Filed 8–18–09; 4:15 pm]

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-60488; File No. SR-CBOE-2009-037]

Self-Regulatory Organizations; Chicago Board Options Exchange, Incorporated; Order Approving Proposed Rule Change, as Modified by Amendment Nos. 1 and 2 Thereto, To Amend Its Minor Rule Violation Plan

August 12, 2009.

On June 4, 2009, the Chicago Board Options Exchange, Incorporated ("CBOE" or "Exchange") filed with the Securities and Exchange Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") 1 and Rule 19b-4 thereunder,² a proposed rule change amending CBOE Rule 17.50 (Minor Rule Plan) ("MRP") to incorporate additional violations into the MRP, increase the sanctions for certain violations, to make other minor changes, and to make changes to the trading and decorum violations. On June 17, 2009, the Exchange filed Amendment No. 1 to the proposed rule change to make nonsubstantive, technical edits to the rule text submitted as Exhibit 5 to SR-CBOE-2009-037. On June 23, 2009, the Exchange filed Amendment No. 2 to the proposed rule change making corrections to the description of the changes submitted in Amendment No. 1. The proposed rule change, as amended, was published for comment in the Federal Register on July 6, 2009.3 The Commission received no comments on the proposal. This order approves the proposed rule change.

The Exchange has proposed to make additional rules subject to punishment under its the MRP. These rules relate to: (1) Exercise limits (Rule 4.12); (2) trading in restricted classes (Rule 5.4); (3) linkage violations (Rules 6.83 and 6.84); (4) market maker quoting obligations (Rules 8.7, 8.15A, 8.85, and 8.93); (5) failure to accurately report position and account information (Rule 4.13); (6) failure to designate a person or persons responsible for implementing and monitoring a member's anti-money laundering compliance program (Rule

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

 $^{^3}$ Securities Exchange Act Release No. 60177 (June 25, 2009), 74 FR 32015.