regarding the individual's medical suitability for Antarctic deployment.

- 6. Other information requested: In addition to the numbered forms and other information mentioned above, the USAP medical screening package includes the following:
- —the Medical Risks for NSF-Sponsored Personnel Traveling to Antarctica.

—the NSF Privacy Notice.

- —the Medical Screening for Bloodborne Pathogens/Consent for HIV Testing.
- —the NSF Authorization for Treatment of Field-Team Member/Participant Under the Age of 18 Years. This should only be sent to the individuals who are under 18 years of age.
- —the Dear Doctor and Dear Dentist letters, which provide specific laboratory and x-ray requirements, as well as other instructions.
- 7. There are two other, non-medical forms included in the mailing:
- —the Personal Information Form—NSF Form Number 1458 includes a Privacy Act Notice. This form is used to collect information on current address and contact numbers, date and place of birth, nationality, citizenship, emergency point of contact information, travel dates, clothing sizes so that we may properly outfit those individuals who deploy, worksite information and prior deployment history.
- —the Participant Notification—
 Important Notice for Participants—
 NSF Form 1457 in the United States
 Antarctic Program. This form
 provides information on the laws of
 the nations through which program
 participants must transit in route to
 Antarctica, regarding the transport,
 possession and use of illegal
 substances and the possibility of
 criminal prosecution if caught, tried
 and convicted.

Estimate of Burden: Public reporting burden for this collection of information varies according to the overall health of the individual, the amount of time it takes to access the forms online and print them, the amount of research required to complete the forms, the time it takes to make an appointment, take the examination and schedule and complete any follow-up medical, dental or psychological requirements and the completeness of the forms submitted. The estimated time is up to six weeks from the time the individual receives the forms until he or she is notified by the contractor of their final clearance status. An additional period of up to eight weeks may be required for the individual who was disqualified to be notified of the disqualification, to

request and receive the waiver packet, to obtain employer support and complete the waiver request, to do any follow-up testing, to return the waiver request to the contractor plus any follow-up information, for the contractor to get the completed packet to the National Science Foundation, and for the NSF to make and promulgate a decision.

Respondents: All individuals deploying to the Antarctic under the auspices of the United States Antarctic Program and certain Arctic areas must complete these forms. There are approximately 3,600 submissions per year, with a small percentage (c.3%) under the age of 40 who provide annual submissions but with less information.

Estimated Number of Responses per Form: Responses ranges from 2 to approximately 238 responses.

Estimated Total Annual Burden on Respondents: 40,536 hours.

Frequency of Responses: Individuals must complete the forms annually to be current within 12 months of their anticipated deployment dates.

Depending on individual medical status some persons may require additional laboratory results to be current within two to six-weeks of anticipated deployment.

Dated: September 19, 2007.

Suzanne H. Plimpton,

Reports Clearance Officer, National Science Foundation.

[FR Doc. 07–4712 Filed 9–21–07; 8:45 am]

NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-334 and 50-412]

FirstEnergy Nuclear Operating
Company; Notice of Receipt and
Availability of Application for Renewal
of Beaver Valley Power Station, Units
1 and 2 Facility Operating License Nos.
DPR-66 and NPF-73 for an Additional
20-Year Period

The U.S. Nuclear Regulatory
Commission (NRC or Commission) has
received an application, dated August
27, 2007, from FirstEnergy Nuclear
Operating Company, filed pursuant to
Section 104b for Unit 1 and Section 103
for Unit 2, of the Atomic Energy Act of
1954, as amended, and Title 10 of the
Code of Federal Regulations Part 54 (10
CFR Part 54), to renew the operating
licenses for the Beaver Valley Power
Station (BVPS), Units 1 and 2. Renewal
of the licenses would authorize the
applicant to operate each facility for an
additional 20-year period beyond the

period specified in the respective current operating licenses. The current operating license for BVPS, Unit 1 (DPR-66), expires on January 29, 2016. BVPS, Unit 1, is a pressurized-water reactor designed by Westinghouse. The current operating license for BVPS, Unit 2 (NPF-73), expires on May 27, 2027. BVPS, Unit 2, is a pressurized-water reactor designed by Westinghouse. Both units are located near Shippingport, Pennsylvania. The acceptability of the tendered application for docketing, and other matters including an opportunity to request a hearing, will be the subject of subsequent Federal Register notices.

Copies of the application are available to the public at the Commission's Public Document Room (PDR), located at One White Flint North, 11555 Rockville Pike, Rockville, MD 20852 or through the internet from the NRC's Agencywide Documents Access and Management System (ADAMS) Public Electronic Reading Room under Accession Number ML072430913. The ADAMS Public Electronic Reading Room is accessible from the NRC Web site at http:// www.nrc.gov/reading-rm/adams.html. In addition, the application is available at http://www.nrc.gov/reactors/ operating/licensing/renewal/ applications.html. Persons who do not have access to the Internet or who encounter problems in accessing the documents located in ADAMS should contact the NRC's PDR reference staff at 1-800-397-4209, extension 4737, or by e-mail to pdr@nrc.gov.

A copy of the license renewal application for the BVPS, Units 1 and 2, is also available to local residents near the site at the Beaver Area Memorial Library, 100 College Avenue, Beaver, Pennsylvania 15009.

Dated at Rockville, Maryland, this 18th day of September, 2007.

For the Nuclear Regulatory Commission.

Pao-Tsin Kuo.

Director, Division of License Renewal, Office of Nuclear Reactor Regulation.

[FR Doc. E7–18742 Filed 9–21–07; 8:45 am] BILLING CODE 7590–01–P

OCCUPATIONAL SAFETY AND HEALTH REVIEW COMMISSION

Privacy Act of 1974; New and Revised Systems of Records

AGENCY: Occupational Safety and Health Review Commission.

ACTION: Notice of addition and revision to Systems of Records.

SUMMARY: In accordance with the Privacy Act of 1974, 5 U.S.C. 552a, as amended, the Occupational Safety and

Health Review Commission (OSHRC) is proposing in this notice (1) the addition of a new system of records and (2) revisions to its preexisting systems of records last published in full text on April 14, 2006 at 71 FR 19556.

DATES: Comments must be received by OSHRC on or before October 24, 2007. The new and revised systems of records will become effective on November 23, 2007 without any further notice in the **Federal Register**, unless comments or government approval procedures necessitate otherwise.

ADDRESSES: You may submit comments by any of the following methods:

- *E-mail: regsdocket@oshrc.gov.* Include "PRIVACY ACT SYSTEM OF RECORDS" in the subject line of the message.
 - Fax: (202) 606-5417.
- *Mail:* One Lafayette Centre, 1120 20th Street, NW., Ninth Floor, Washington, DC 20036–3457.
- Hand Delivery/Courier: same as mailing address.

Instructions: All submissions must include your name, return address and e-mail address, if applicable. Please clearly label submissions as "PRIVACY ACT SYSTEM OF RECORDS." If you submit comments by e-mail, you will receive an automatic confirmation e-mail from the system indicating that we have received your submission. If, in response to your comment submitted via e-mail, you do not receive a confirmation e-mail within five working days, contact us directly at (202) 606–5410.

FOR FURTHER INFORMATION CONTACT: Ron Bailey, Attorney-Advisor, Office of the General Counsel, via telephone at (202) 606–5410, or via e-mail at rbailey@oshrc.gov.

SUPPLEMENTARY INFORMATION: The Privacy Act of 1974, 5 U.S.C. 552a(e)(4), requires federal agencies such as OSHRC to propose additions and revisions to its systems of records in a Federal Register publication. As detailed below, OSHRC is proposing the addition of one new system of records, as well as revisions to all its preexisting systems of records.

New System of Records. OSHRC conducted an annual review of the systems of records that it presently maintains. OSHRC's review uncovered one possible system-of-records—the database of Commission cases on OSHRC's Web site—that is not included in OSHRC's current system-of-records notice. 71 FR 19556, Apr. 14, 2006. The capability exists for agency employees to search for records in this database by entering names or other individual

identifiers into the search engine on the homepage of the Web site. Although OSHRC has not found that employees in fact search for decisions using individual identifiers, OSHRC prefers to exercise caution by recognizing this as a system of records for purposes of the Privacy Act. OSHRC would designate this system as OSHRC-10. Notice of OSHRC's proposed new system of records (OSHRC-10) is published below.

Revisions to Preexisting Systems of Records. OSHRC recently revised its regulations implementing the Privacy Act. 71 FR 57416, Sept. 29, 2006. One revised provision, 29 CFR 2200.3(a), states that "[t]he Chairman shall designate an OSHRC employee as the Privacy Officer, and shall delegate to the Privacy Officer the authority to ensure agency-wide compliance with' OSHRC's Privacy Act regulations. In light of this revision to OSHRC's Privacy Act regulations, individuals interested in inquiring about, gaining access to, or contesting the accuracy of their records should now notify the Privacy Officer rather than the Executive Director. Also. the provision that sets forth the procedures for requesting amendment of records, which was previously at 29 CFR 2400.7(a) and (b), is now at 29 CFR 2400.8. Finally, the procedures for appealing the denial of a request to inspect, copy, or amend a record, which was previously at 29 CFR 2400.7(c), is now at 29 CFR 2400.9.

In the notice of OSHRC's proposed new system of records (OSHRC–10) published below, the information included in the three sections pertaining to "Record Access Procedures," "Notification Procedures," and "Contesting Record Procedures," which have changed as a result of revisions made to OSHRC's Privacy Act regulations, are also applicable to OSHRC's preexisting system of records—OSHRC–1 through OSHRC–9.

OSHRC-10

SYSTEM NAME:

Database of Commission and ALJ Decisions on OSHRC Web site.

SECURITY CLASSIFICATION:

None.

SYSTEM LOCATION:

Records are located on a Web server at the Government Printing Office (GPO), 732 North Capitol Street, NW., Washington, DC 20401.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

This system of records covers all individuals referenced and described in

Commission and ALJ decisions, including sole proprietors who were cited by OSHA, employees and other witnesses, attorney and non-attorney representatives of each party, and the Commissioners and ALIs.

CATEGORIES OF RECORDS IN THE SYSTEM:

This system of records includes final decisions issued by the Commission since 1979, and final decisions issued by the ALJs since 1993. The decisions may contain the following information: (1) The names and locations (city and state) of the individuals representing each party; (2) the names of sole proprietors cited by OSHA, as well as employees and other witnesses, and information describing those individuals, including job title and duties, medical history, and other descriptive information that is relevant to the disposition of a case; and (3) the names and job titles of the Commissioners and ALJs.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Electronic Freedom of Information Act Amendments of 1996, Public Law 104–231, 110 Stat. 3048 (codified as amended in 5 U.S.C. 552); 29 U.S.C. 661(g).

PURPOSE(S):

This system of records is maintained in order to make Commission and ALJ decisions more accessible to the public and agency employees.

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

In addition to the Blanket Routine uses discussed in 71 FR 19556–19557, Apr. 14, 2006, records included in OSHRC adjudicative decisions may be disclosed to the public, via OSHRC's Web site, pursuant to section 12(g) of the OSH Act, 29 U.S.C. 661(g), which states that "[e]very official act of the Commission shall be entered of record, and its hearings and records shall be open to the public." Only personal information that is relevant and necessary to the disposition of OSHRC cases will be included in these decisions.

Also, records are disclosed to GPO to make certain that decisions published on OSHRC's Web site are current.

DISCLOSURES TO CONSUMER REPORTING AGENCIES:

None.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are stored on a Web server located at the GPO.

RETRIEVABILITY:

Records can be retrieved by using the search engine on the homepage of OSHRC's Web site to conduct a simplified Boolean search.

RETENTION AND DISPOSAL:

Records are retained indefinitely on the GPO Web server.

SAFEGUARDS:

OSHRC sends updates for its Web site via e-mail to GPO, which is located in a secured federal complex. GPO secures information on the Web server in accordance with federal standards.

SYSTEM MANAGER(S) AND ADDRESS:

Information Technology Specialist, OSHRC, 1120 20th Street, NW., Ninth Floor, Washington, DC 20036–3457.

RECORD ACCESS PROCEDURES:

Individuals who wish to gain access to their records should notify: Privacy Officer, OSHRC, 1120 20th Street, NW., Ninth Floor, Washington, DC 20036—3457. For an explanation on how such requests should be drafted, refer to 29 CFR 2400.6 (Procedures for requesting records).

NOTIFICATION PROCEDURE:

Individuals interested in inquiring about their records should notify: Privacy Officer, OSHRC, 1120 20th Street, NW., Ninth Floor, Washington, DC 20036–3457. For an explanation on how such requests should be drafted, refer to 29 CFR 2400.5 (Notification), and 29 CFR 2400.6 (Procedures for requesting records).

CONTESTING RECORD PROCEDURES:

Individuals who wish to contest their records should notify: Privacy Officer, OSHRC, 1120 20th Street, NW., Ninth Floor, Washington, DC 20036–3457. For an explanation on the specific procedures for contesting the contents of a record, refer to 29 CFR 2400.8 (Procedures for requesting amendment), and 29 CFR 2400.9 (Procedures for appealing).

RECORD SOURCE CATEGORIES:

Information in this system of records is derived from case records that are developed during litigation before the Commission and/or the ALJs and, thus, the information may come from individuals who are the subjects of the records or from other sources.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

Dated: September 18, 2007.

Horace A. Thompson III,

Chairman.

[FR Doc. E7–18746 Filed 9–21–07; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–56446; File No. SR-Amex-2007-85]

Self-Regulatory Organizations; American Stock Exchange, LLC; Order Approving a Proposed Rule Change To Establish a New Class of Off-Floor Market Makers in ETFs and Equities Called Designated Amex Remote Traders

September 17, 2007.

I. Introduction

On August 8, 2007, the American Stock Exchange, LLC. ("Amex" 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 proposal to create a new class of off-floor market makers, called "Designated Amex Remote Traders" or "DARTs," in all ETF and equity-traded securities that trade on the Exchange. The proposed rule change was published for comment in the Federal Register on August 16, 2007.3 The Commission received no comments regarding the proposal. This order approves the proposed rule change.

II. Description

The Exchange proposes to adopt changes to its rules to create a new class of off-floor market makers in all ETF and equity-traded securities that trade on the Exchange, including the implementation of related changes to the Exchange's AEMI trading platform. These market makers, to be called "Designated Amex Remote Traders" or "DARTs," will be members or member organizations physically located offfloor that will electronically enter competitive quotations into AEMI on a regular basis in all securities to which they are assigned in the DART program. DARTs will also have to meet certain business requirements, which will include minimum performance standards. The proposed DART program is similar to the Supplemental Registered Options Traders ("SROT")

program implemented by the Amex for options,4 with its own unique caveats. Under the DART proposal, an Amex specialist firm may also be a DART, although it may not be registered as such in securities in which it is also the specialist. In ETFs, DARTs will trade in an identical way as Registered Traders in the same securities on the Exchange when auto-ex is on, with similar obligations under Exchange rules such as those relating to a course of dealings that contributes to the maintenance of a fair and orderly market. DARTs in equity-traded securities will be subject to the same obligations as DARTs in ETFs and will not be subject to the stabilization rules that are applicable to equity specialists. A DART will not participate in any post-trade allocation in connection with an auction trade; instead, a DART's participation in an auction pair-off on the Exchange will be limited to the size of its quotation on the AEMI Book at the time of the pair-off.

Amex will establish minimum requirements for a DART to remain in the program, which may be modified by the Exchange from time to time. Business requirements will include minimum performance standards, including that a DART's quotations must be on one side of the NBBO for a required percentage of the time in all assigned securities. Other performance standards will include average displayed size, average quoted spread, and the ability of the DART to transact in underlying markets in the case of a derivative security. A DART that fails to comply with one or more of the performance standards, as determined by the Chief Executive Officer of the Exchange or his/her designee, may be subject to loss of the benefits to which it would otherwise be entitled under Amex rules by virtue of its status as a DART (e.g., rebates for providing liquidity), including suspension or termination of DART status. A DART may be either a regular member of the Exchange or an associate member of the Exchange that meets the requirements for electronic access to the Exchange's automated systems.

DARTs will receive benefits for participating in and meeting the requirements of the DART program.

While the Exchange anticipates starting the program with a limited group of DARTs, no specific upper limit on the number of DARTs is anticipated. In addition to the requirements cited above, DARTs will be required to meet eligibility criteria similar to those

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b–4.

³ Securities Exchange Act Release No. 56236 (August 9, 2007), 72 FR 46113.

 $^{^4\,}See$ Amex Rule 993—ANTE (Supplemental Registered Options Traders).