attributes that implement the objective. Each key attribute has one or more inspectable areas. Inspectable areas are those aspects of the physical facility or the licensee’s programs or processes that need to be verified to assure that a key attribute of a cornerstone is achieved.

The NRC is soliciting public comment on its draft cornerstone technical document that will be used as a portion of the RFCOP. The NRC staff will consider any public comments prior to finalizing the cornerstone technical document for the RFCOP.

Dated at Rockville, Maryland, this 4th day of June 2015.

For the Nuclear Regulatory Commission.

Marissa Bailey,
Director, Division of Fuel Cycle Safety, Safeguards and Environmental Review, Office of Nuclear Material Safety and Safeguards.

[FR Doc. 2015–14288 Filed 6–10–15; 8:45 am]
BILLING CODE 7590–01–P

DEPARTMENT OF THE INTERIOR
Fish and Wildlife Service
Meeting Announcement: North American Wetlands Conservation Council

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of meeting.

SUMMARY: The North American Wetlands Conservation Council (Council) will meet to select North American Wetlands Conservation Act (NAWCA) U.S. Standard grant proposals for recommendation to the Migratory Bird Conservation Commission (Commission). This meeting is open to the public, and interested persons may present oral or written statements.

DATES: The meeting is scheduled for June 23, 2015, at 8:30 a.m. (PDT). If you are interested in presenting information at this public meeting, contact the acting Council Coordinator no later than June 19, 2015.

ADDRESSES: Meeting venue will be located at The Westerly Hotel and Convention Centre, 1590 Cliffe Avenue, Courtenay, BC, V9N 2K4, Canada. Participants can join the meeting via telephone by calling the toll-free number 1–877–413–4791; when prompted, enter participant passcode 6532444#.

FOR FURTHER INFORMATION CONTACT: Michael Johnson, Acting Council Coordinator, by phone at 703–358–1784; by email at dbhc@fws.gov; or by U.S. mail at U.S. Fish and Wildlife Service, 5275 Leesburg Pike MS: MB, Falls Church, VA 22041.

SUPPLEMENTARY INFORMATION:

About the Council

In accordance with NAWCA (Pub. L. 101–233, 103 Stat. 1968, December 13, 1989, as amended), the State-private-Federal Council meets to consider wetland acquisition, restoration, enhancement, and management projects for recommendation and final funding approval by the Commission.

About NAWCA

The North American Wetlands Conservation Act of 1989 provides matching grants to organizations and individuals who have developed partnerships to carry out wetlands conservation projects in the United States, Canada, and Mexico. These projects must involve long-term protection, restoration, and/or enhancement of wetlands and associated uplands habitats for the benefit of all wetlands-associated migratory birds. Project proposal due dates, application instructions, and eligibility requirements are available on the NAWCA Web site at http://www.fws.gov/birds/grants.

PUBLIC INPUT

If you wish to:

You must contact the Acting Council Coordinator (see FOR FURTHER INFORMATION CONTACT) no later than

(1) Listen to Council Meeting.
(2) Submit written information or questions before the Council meeting for consideration during the meeting.

June 23, 2015.
June 19, 2015.

Submitting Written Information or Questions

Interested members of the public may submit relevant information or questions for the Council to consider during the public meeting. If you wish to submit a written statement, so that the information may be made available to the Council for their consideration prior to this meeting, you must contact the acting Council Coordinator by the date above. Written statements must be supplied to the acting Council Coordinator in both of the following formats: one hard copy with original signature, and one electronic copy via email (acceptable file formats are Adobe Acrobat PDF, MS Word, MS PowerPoint, or rich text file).

Giving an Oral Presentation

Individuals or groups requesting to make an oral presentation at the meeting will be limited to 2 minutes per speaker, with no more than a total of 10 minutes for all speakers. Interested parties should contact the acting Council Coordinator by the date above, in writing (preferably via email; see FOR FURTHER INFORMATION CONTACT), to be placed on the public speaker list. Nonregistered public speakers will not be considered during the Council meeting. Registered speakers who wish to expand upon their oral statements, or those who had wished to speak but could not be accommodated on the agenda, are invited to submit written statements to the Council within 30 days following the meeting.

Meeting Minutes

Summary minutes of the Council meeting will be maintained by the acting Council Coordinator at the address listed under FOR FURTHER INFORMATION CONTACT. Meeting notes may be obtained by contacting the acting Council Coordinator within 30 days following the meeting. Personal copies may be purchased for the cost of duplication.

Jerome Ford,
Assistant Director, Migratory Birds.

[FR Doc. 2015–14260 Filed 6–10–15; 8:45 am]
BILLING CODE 4310–55–P

POSTAL SERVICE
Product Change—Priority Mail Negotiated Service Agreement

AGENCY: Postal Service™.

ACTION: Notice.

SUMMARY: The Postal Service gives notice of filing a request with the Postal Regulatory Commission to add a domestic shipping services contract to the list of Negotiated Service Agreements in the Mail Classification Schedule’s Competitive Products List.

DATES: Effective date: June 11, 2015.

FOR FURTHER INFORMATION CONTACT: Elizabeth A. Reed, 202–268–3179.

SUPPLEMENTARY INFORMATION: The United States Postal Service® hereby gives notice that, pursuant to 39 U.S.C. 3642 and 3632(b)(3), on June 5, 2015, it filed with the Postal Regulatory Commission a Request of the United States Postal Service to Add Priority Mail Contract 125 to Competitive Product List. Documents are available at
SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change by Miami International Securities Exchange LLC

To Amend the Amended and Restated Certificate of Incorporation and the Amended and Restated By-Laws of the Sole Limited Liability Company Member of MIAX, Miami International Holdings, Inc.

June 5, 2015.

Pursuant to the provisions of Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act”) and Rule 19b–4 thereunder, notice is hereby given that on May 28, 2015, Miami International Securities Exchange LLC (“MIAX” or “Exchange”) filed with the Securities and Exchange Commission (“Commission”) a 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 is filing a proposal to amend the Amended and Restated Certificate of Incorporation and the Amended and Restated By-Laws of the sole limited liability company member of MIAX, Miami International Holdings, Inc.


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 those 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 certain sections of: (i) The Amended and Restated Certificate of Incorporation (“MIH Certificate of Incorporation”), and (ii) the Amended and Restated By-Laws (“MIH By-Laws”), of the sole limited liability company member of the Exchange, Miami International Holdings, Inc. (“MIH”) to replace all references to MIAX contained therein with references to a new defined term “Controlled National Securities Exchange.” This proposed amendment is based upon use of the identical defined term in the corporate documents of another national securities exchange. The term “Controlled National Securities Exchange” is proposed to be defined as any national securities exchange which MIH shall control, directly or indirectly. As proposed, the defined term “Controlled National Securities Exchange” would be more comprehensive than simple references to MIAX in that it would equally apply to any other national securities exchange that MIH may control, directly or indirectly, in the future. As specifically noted in the proposed MIH Certificate of Incorporation and MIH By-Laws, such defined term would continue to cover MIAX (the sole national securities exchange currently controlled, directly or indirectly, by MIH) for so long as MIAX is controlled, directly or indirectly, by MIH. The Exchange also proposes to amend the MIH Certificate of Incorporation to make other non-substantive revisions which (i) correspond to the aforementioned updated references to “Controlled National Securities Exchange,” and (ii) reflect other minor changes to charter provisions no longer applicable since the Commission granted the Exchange’s registration as a national securities exchange on December 3, 2012.

MIH Certificate of Incorporation

The Exchange proposes to amend the MIH Certificate of Incorporation to substitute references to MIAX with the defined term “Controlled National Securities Exchange” and define it in Article EIGHTH as follows:

For so long as this Corporation shall control, directly or indirectly, one or more national securities exchanges (each a “Controlled National Securities Exchange”), including but not limited to Miami International Securities Exchange, LLC, or a facility thereof, Article EIGHTH would thereby make clear that MIAX is covered as a Controlled National Securities Exchange. The terminology “Controlled National Securities Exchange,” “a Controlled National Securities Exchange,” or “each Controlled National Securities Exchange” would be substituted in place of the terminology “Miami International Securities Exchange, LLC” or “the Miami International Securities Exchange, LLC” in Article EIGHTH (to require that any amendment to or any repeal of any provision of the MIH Certificate of Incorporation be submitted to the Board of Directors of each Controlled National Securities Exchange), Article NINTH and Article NINTH subsections (a)(i), (b)(i), and (b)(ii)(B) (to impose limitations on the voting, transfer and ownership of shares of MIH’s capital stock for so long as MIH shall control, directly or indirectly, any Controlled National Securities Exchange). These changes would (i) enable the MIH Certificate of Incorporation to accommodate the potential future ownership of more than one national securities exchange by MIH, and (ii) ensure that any such future MIH Controlled National Securities Exchange would enjoy and would be subject to the same requirements, limitations and other self-regulatory organization...