increase available liquidity to the
benefit all members and investors that
trade on the Exchange. The Exchange
further believes that adopting a fee cap
for strategy trades is not unfairly
discriminatory because all Market
Maker, Non-ISE Market Maker, Firm
Proprietary/Broker-Dealer, and
Professional Customer that execute
strategy trades on the Exchange will
have an opportunity to benefit from this
cap. The Exchange does not believe
it is unfairly discriminatory not to apply
a similar cap for Priority Customer
orders as Priority Customers do not
generally enter strategy orders, which
involve large volume trades, and already
receive free or heavily discounted
discounting execution fees and therefore would not
benefit from a strategy trade fee cap.

The Exchange also believes that it is
reasonable equitable and not unfairly
discriminatory to aggregate affiliates for
purposes of the monthly fee cap for
strategy orders as the language
permitting aggregation of volume
amongst corporate affiliates is intended
to avoid disparate treatment of firms
that have divided their various business
activities between separate corporate
entities as compared to firms that
operate those business activities within
a single corporate entity. In this regard,
the Exchange notes that the proposed
definition of “affiliate” is consistent
with the definition used in other parts
of the Schedule of Fees.

B. Self-Regulatory Organization’s
Statement on Burden on Competition

In accordance with Section 6(b)(8) of
the Act, the Exchange does not believe
that the proposed rule change will
impose any burden on intermarket or
intramarket competition that is not
necessary or appropriate in furtherance of
the purposes of the Act. The
Exchange believes that the proposed
strategy cap is pro-competitive as it is
designed to compete with strategy caps
already in place on other markets,
and will lower the fees charged to members
that execute strategy trades on the
Exchange. The Exchange operates in a
highly competitive market in which
market participants can readily direct
their order flow to competing venues. In
such an environment, the Exchange
must continually review, and consider
adjusting, its fees and rebates to remain
competitive with other exchanges. For
the reasons described above, the
Exchange believes that the proposed fee
changes reflect this competitive
environment.

C. Self-Regulatory Organization’s
Statement on Comments on the
Proposed Rule Change Received From
Members, Participants or Others

The Exchange has not solicited, and
does not intend to solicit, comments on
this proposed rule change. The
Exchange has not received any
unsolicited written comments from
members or other interested parties.

III. Date of Effectiveness of the
Proposed Rule Change and Timing for
Commission Action

The foregoing rule change has become
effective pursuant to Section 19(b)(3)(A)(ii)
of the Act and subparagraph (f)(2) of Rule 19b-4
thereunder,

The Exchange notes that the proposed
rule change will become effective
immediately.

IV. Solicitation of Comments

Interested persons are invited to
submit written data, views, and
arguments concerning the foregoing,
including whether the proposed rule
change is consistent with the Act.
Comments may be submitted by any of
the following methods:

Electronic Comments

• Use the Commission’s Internet
  comment form http://www.sec.gov/
  rules/sro.shtml; or
• Send an Email to rule-comments@
  sec.gov. Please include File No. SR–ISE–
  2015–37 on the subject line.

Paper Comments

• Send paper comments in triplicate
to Secretary, Securities and Exchange
Commission, 100 F Street NE.,
Washington, DC 20549–1090.
All submissions should refer to File
Number SR–ISE–2015–37. This file
number should be included on the
subject line if email is used. To help
the Commission process and review your
comments more efficiently, please use
only one method. The Commission will
post all comments on the Commissions
Internet Web site (http://www.sec.gov/
rules/sro.shtml). Copies of the
submission, all subsequent
amendments, all written statements
with respect to the proposed rule
change that are filed with the
Commission, and all written
communications relating to the
proposed rule change between the
Commission and any person, other than
those that may be withheld from the
public in accordance with the
provisions of 5 U.S.C. 552, will be
available for Web site viewing and
printing in the Commission’s Public
Reference Room, 100 F Street NE.,
Washington, DC 20549 on official
business days between the hours of
10:00 a.m. and 3:00 p.m. Copies of such
filing also will be available for
inspection and copying at the principal
office of the ISE. All comments received
will be posted without change; the
Commission does not edit personal
identifying information from
submissions. You should submit only
information that you wish to make
available publicly. All submissions
should refer to File Number SR–ISE–
2015–37 and should be submitted by
December 14, 2015.

For the Commission, by the Division of
Trading and Markets, pursuant to delegated
authority.

Robert W. Errett,
Deputy Secretary.

[FR Doc. 2015–29706 Filed 11–20–15; 8:45 am]

Small Business Administration

Reporting and Recordkeeping
Requirements Under OMB Review

AGENCY: Small Business Administration.

ACTION: 30-Day Notice.

SUMMARY: The Small Business
Administration (SBA) is publishing this
notice to comply with requirements of the
Paperwork Reduction Act (PRA) (44
U.S.C. Chapter 35), which requires
agencies to submit proposed reporting
and recordkeeping requirements to
OMB for review and approval, and to
publish a notice in the Federal Register
notifying the public that the agency has
made such a submission. This notice
also allows an additional 30 days for
public comments.

DATES: Submit comments on or before
December 23, 2015.

ADDRESSES: Comments should refer to
the information collection by name and/
or OMB Control Number and should be
sent to: Agency Clearance Officer, Curtis
FOR FURTHER INFORMATION CONTACT: Curtis B. Rich, Agency Clearance Officer, (202) 205–7030, curtis.rich@sba.gov.

SUMMARY: The Federal Aviation Administration (FAA), U.S. Department of Transportation (DOT), is issuing this notice to advise the public of a RTCA Program Management Committee meeting.

AGENCY: Federal Aviation Administration (FAA), U.S. Department of Transportation (DOT).

ACTION: Notice of RTCA Program Management Committee meeting.

SUMMARY: The FAA is issuing this notice to advise the public of a RTCA Program Management Committee meeting.

DATES: The meeting will be held December 15th from 8:30 a.m.–4:30 p.m.

ADDRESS: The meeting will be held at RTCA Headquarters, 1150 18th Street NW., Suite 910, Washington, DC 20036, Tel: (202) 330–0680.


SUPPLEMENTARY INFORMATION: Pursuant to section 10(a) (2) of the Federal Advisory Committee Act (Pub. L. 92–463, 5 U.S.C., App.), notice is hereby given for a meeting of the RTCA Program Management Committee. The agenda will include the following:

Tuesday, December 15, 2015

1. Welcome and Introductions
2. Review/Approve
   b. Summary of Electronic Approvals since last PMC
   ii. Revised TOR SC–224—Standards for Airport Security Access Control Systems
3. Publication Consideration/Approval
4. Integration and Coordination Committee (ICC)
   a. Need for IP Standards—Update
   5. Past Action Item Review
      a. DO–361 Disclaimer—Discussion
      b. PMC Ad-Hoc MASPS vs. guidance “discontinuity” between RTCA and EUROCAE documentation—Discussion
      c. Review of RTCA Document Types—Discussion
   d. Industry Interest in Runway Overrun Alerting—possible new Special Committee (SC)—Discussion
   e. Planning Forward Session—Discussion
   f. Wireless Avionics Intra Communication—possible new Special Committee (SC)—Discussion
   g. UPS GPS issue—Update
6. Discussion
   a. SC–206—Aeronautical Information and Meteorological Data Link Services—Discussion—Revised TOR
   b. SC–209—Air Traffic Control Radar Beacon System/Mode Select (ATCRBS/Mode S) Transponder—Discussion—Revised TOR
   d. SC–225—Rechargeable Lithium Batteries and Battery Systems—Discussion—Status Update on DO–311 Revision
   e. SC–233—Addressing Human Factors/Pilot Interface Issues for Avionics—Discussion—Status Update
   f. SC–234—Portable Electronic Devices—Discussion—Revised TOR
   g. Design Assurance Guidance for Airborne Electronic Hardware—Status—Possible New Special Committee to Update RTCA DO–254
   h. Forum of Aeronautical Software—Discussion—Update
   i. NAC—Status Update
   j. TOC—Status Update
   k. FAA Actions Taken on Previously Published Documents—Report
   l. Special Committees—Chairmen’s Reports and Active Inter-Special Committee Requirements Agreements (ISRA)—Review
   m. European/EUROCAE Coordination—Status Update
   n. Planning Forward—Discussion
7. Other Business
8. Schedule for Committee Deliverables and Next Meeting Date
9. New Action Item Summary
   Attendance is open to the interested public but limited to space availability. With the approval of the chairman, members of the public may present oral statements at the meeting. Persons wishing to present statements or obtain information should contact the person listed in the FOR FURTHER INFORMATION CONTACT section. Members of the public may present a written statement to the committee at any time.