NATIONAL SCIENCE FOUNDATION
Proposal Review Panel for Physics; Notice of Meeting

In accordance with the Federal Advisory Committee Act (Pub. L. 92–463, as amended), the National Science Foundation (NSF) announces the following meeting:

Name: Proposal Review Panel for the Division of Physics (1208) (V171446)—JINA–CEE Site Visit.

Date and Time:
April 24, 2017; 8:30 a.m.–9:00 p.m.
April 25, 2017; 8:30 a.m.–4:00 p.m.

Place: Michigan State University, East Lansing, MI 48824–1321.

Type of Meeting: Part-Open.

Contact Person: Jean Cottam-Allen, Program Director for Physics Frontier Centers, Division of Physics, National Science Foundation, 4201 Wilson Blvd., Room 1015, Arlington, VA 22230; Telephone: (703) 292–8783.

Purpose of Meeting: Site visit to provide an evaluation of the progress of the projects at the host site for the Division of Physics at the National Science Foundation.

Agenda
April 24, 2017; 8:30 a.m.–9:00 p.m.
8:30 a.m.–12:00 p.m. Panel Session: Presentations on Center Overview, Management and Science
12:00 p.m.–1:30 p.m. Lunch with Graduate Students and Postdocs
1:30–4:00 p.m. Panel Session: Continued Science Presentations, Education and Outreach
4:00 p.m.–5:00 p.m. Executive Session—CLOSED SESSION

April 25, 2017; 8:30 a.m.–4:00 p.m.
5:00 p.m.–7:00 p.m. Poster Session
7:00 p.m.–9:00 p.m. Executive Session—CLOSED SESSION

In the Matter of Aerotest Operations, Inc.; Aerotest Radiography and Research Reactor; Order Approving Indirect Transfer of Facility Operating License and Conforming Amendment

In the Matter of Aerotest Operations, Inc.; Aerotest Radiography and Research Reactor; Order Approving Indirect Transfer of Facility Operating License and Conforming Amendment

I. ORDER

Summary:
The U.S. Nuclear Regulatory Commission (NRC) is issuing an order approving an application filed by Aerotest Operations, Inc. (Aerotest) and Nuclear Labyrinth LLC (Nuclear Labyrinth) on May 30, 2012. The application sought NRC approval of the indirect transfer of Facility Operating License No. R–98 for the Aerotest Radiography and Research Reactor (ARRR), currently held by Aerotest, to Nuclear Labyrinth. The NRC’s approval of the indirect license transfer is subject to certain conditions, which are described in the order. The order also approves an amendment to the license for administrative purposes to reflect the indirect license transfer. The order is effective upon issuance.

DATES:
The order was issued on February 28, 2017, and is effective for one year.

ADDRESSES:
Please refer to Docket ID NRC–2012–0286 when contacting the NRC about the availability of information regarding this document. You may obtain publicly-available information related to this document using any of the following methods:

Federal Rulemaking Web site: Go to http://www.regulations.gov and search for Docket ID NRC–2012–0286. Address questions about NRC dockets to Carol Gallagher; telephone: 301–415–3463; email: Carol.Gallagher@nrc.gov. For technical questions, contact the individual listed in the FOR FURTHER INFORMATION CONTACT section of this document.

NRC’s Agencywide Documents Access and Management System (ADAMS): You may obtain publicly-available documents online in the ADAMS Public Documents collection at http://www.nrc.gov/reading-rm/adams.html. To begin the search, select “ADAMS Public Documents” and then select “Begin Web-based ADAMS Search.” For problems with ADAMS, please contact the NRC’s Public Document Room (PDR) reference staff at 1–800–397–4209, 301–415–4737, or by email to pdr.resource@nrc.gov. For the convenience of the reader, the ADAMS accession numbers for documents related to this action are provided in a table in the “Availability of Documents” section of this document.

NRC’s PDR: You may examine and purchase copies of public documents at the NRC’s PDR, Room OWFN–01F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852.

FOR FURTHER INFORMATION CONTACT:

SUPPLEMENTARY INFORMATION:

I. ORDER

The text of the order is attached.

II. AVAILABILITY OF DOCUMENTS

Documents related to this action, including the indirect license transfer application and other supporting documentation, are available to interested persons as indicated.
<table>
<thead>
<tr>
<th>Document</th>
<th>ADAMS accession No(s.)</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Nuclear Regulatory Commission, “Request to Aerotest Operations, Inc. and Nuclear Labyrinth LLC to Supplement the License Transfer Application,” July 5, 2012.</td>
<td>ML121740317, ML121740343</td>
</tr>
<tr>
<td>Aerotest Operations, Inc. and Nuclear Labyrinth LLC, “Response to Request to Aerotest Operations, Inc. and Nuclear Labyrinth LLC to Supplement the License Transfer Application (TAC No. ME8811),” July 19, 2012.</td>
<td>ML122021201</td>
</tr>
<tr>
<td>Aerotest Operations, Inc. and Nuclear Labyrinth LLC, “Response to Request for Additional Information Re: Application for Approval of Indirect Transfer of Control of License of Aerotest Radiography and Research Reactor Pursuant to 10 CFR 50.80 (TAC No. ME8811),” October 15, 2012.</td>
<td>ML12291A508</td>
</tr>
<tr>
<td>Aerotest Operations, Inc. and Nuclear Labyrinth LLC, “Response to Request for Additional Information Re: Application for Approval of Indirect Transfer of Control of License of Aerotest Radiography and Research Reactor Pursuant to 10 CFR 50.80 (TAC No. ME8811),” January 10, 2013.</td>
<td>ML13015A395</td>
</tr>
<tr>
<td>U.S. Nuclear Regulatory Commission, Memorandum and Order CLI–14–05, April 10, 2014 ........................................</td>
<td>ML14100A904</td>
</tr>
<tr>
<td>U.S. Nuclear Regulatory Commission, Certification of Record to Commission (LBP–14–10), September 5, 2014 .........................</td>
<td>ML14248A614</td>
</tr>
<tr>
<td>U.S. Nuclear Regulatory Commission, Memorandum and Order CLI–15–26, December 23, 2015 ........................................</td>
<td>ML15357A201</td>
</tr>
<tr>
<td>Aerotest Operations, Inc. and Nuclear Labyrinth LLC, Electronic mail providing clarification on license transfer proposed technical specifications, October 19, 2016.</td>
<td>ML16294A549</td>
</tr>
<tr>
<td>Aerotest Operations, Inc. and Nuclear Labyrinth LLC, Electronic mail providing clarification on non-proprietary treatment of certain financial information, and a correction to license transfer proposed technical specifications, November 2, 2016.</td>
<td>ML16312A345</td>
</tr>
</tbody>
</table>
Dated at Rockville, Maryland, this 28th day of February 2017.

For the Nuclear Regulatory Commission.

Spyros A. Traiforo,
Project Manager, Research and Test Reactors Licensing Branch, Division of Policy and Rulemaking, Office of Nuclear Reactor Regulation.

ATTACHMENT—Order Approving Indirect Transfer of Facility Operating License and Conforming Amendment


I.

Aerotest Operations, Inc. (Aerotest) is the holder of Facility Operating License No. R–98 for the Aerotest Radiography and Research Reactor (ARRR), located in San Ramon, Contra Costa County, California. Aerotest is a wholly owned subsidiary of OEA Aerospace, Inc., a wholly owned subsidiary of OEA, Inc., which, in turn, is a wholly owned subsidiary of Autoliv ASP, Inc. (Autoliv). The ultimate owner is Autoliv, Inc.

By application dated May 30, 2012, as supplemented by letters dated July 19, 2012; October 15, 2012; January 10, 2013; April 21, 2016; June 16, 2016; August 22, 2016; and October 10, 2016, Aerotest and Nuclear Labyrinth LLC (Nuclear Labyrinth) (collectively, “the applicants”) requested U.S. Nuclear Regulatory Commission (NRC) approval, pursuant to Title 10 of the Code of Federal Regulations (10 CFR), Section 50.80 (10 CFR 50.80), of the indirect transfer of control of the license for the ARRR. The indirect transfer of control would involve the transfer of ownership of Aerotest from OEA Aerospace, Inc., to Aerotest Operations, Inc. (Aerotest) from the previous ultimate owner of this stock, Autoliv, Inc., or its subsidiaries, through a transaction of the acquisition by Nuclear Labyrinth of all of the issued and outstanding shares of stock of Aerotest Operations, Inc. (Aerotest) from the previous ultimate owner of this stock. Autoliv, Inc., or its subsidiaries, will make the following transfers of funds:

A. The sum of $943,225 to an account designated in writing by Nuclear Labyrinth for the benefit of Aerotest intended to fund the operations and maintenance costs of the ARRR for approximately 12 months (Operating Funds). The Operating Funds may only be used as needed to fund the operations and maintenance costs of the ARRR and may not be used by Nuclear Labyrinth for any other purpose. Upon the written request of Aerotest, Nuclear Labyrinth shall distribute such funds from the Operating Funds as Aerotest determines to be necessary to operate and maintain the ARRR.

B. The sum of $3,376,030 to the decommissioning trust fund for the ARRR.

C. The sum of $742,410 (plus the interest on this sum to be calculated from October 1, 2010, to the date of acquisition based on the 13-week Treasury bill rate) and the sum of $625,000 to a segregated account in the 13-week Treasury bill rate, to the extent necessary to fund the decommissioning trust fund for the ARRR (Nuclear Fuel Disposal Funds). The Nuclear Fuel Disposal Funds may only be used to fund the disposal of the ARRR’s nuclear fuel elements pursuant to U.S. Department of Energy Contract DE–CR01–83NNE44484, as amended, and to fund the acquisition of fuel element storage casks, respectively, and may not be used for any other purpose.

D. The sum of $1,500,000 to the financial protection standby trust for the ARRR.

E. The sum of $1,125,000 to a segregated account in the decommissioning trust fund for the ARRR (Spent Fuel Management Funds). The Spent Fuel Management Funds may only be used to fund the management of the ARRR’s nuclear fuel elements after the permanent cessation of operations of the ARRR and before the acceptance of the fuel by the U.S. Department of Energy.

It is further ordered that, consistent with 10 CFR 2.1315(b), the conforming license amendment that makes administrative changes to reflect the subject indirect license transfer is approved. The amendment shall be issued and made effective at the time the proposed indirect license transfer action is completed.

It is further ordered that, after receipt of all required regulatory approvals of the
proposed indirect license transfer action, Aerotest shall inform the Director of the Division of Policy and Rulemaking in writing of such receipt and of the date of closing of the transfer no later than 7 business days prior to the date of the closing of the transfer. Should the proposed indirect license transfer not be completed by February 28, 2018, this Order shall become null and void, provided, however, that upon written application and for good cause shown, such date may be extended by order.

This Order is effective upon issuance. For further details with respect to this Order, see the application dated May 30, 2012, as supplemented by letters dated July 19, 2012, October 15, 2012, January 10, 2013, April 21, 2016, June 16, 2016, August 22, 2016, and October 10, 2016 (Agencywide Documents Access and Management System [ADAMS] Accession Nos. for these documents are listed in the “Availability of Documents” section of the Federal Register notice to which this Order is attached); other documents listed in the “Availability of Documents” section of the Federal Register notice; and the NBC Safety Evaluation dated February 28, 2017, which are available for public inspection at the Commission’s Public Document Room (PDR), located at One White Flint North, Public File Area 01 F21, 11555 Rockville Pike (first floor), Rockville, Maryland. Publicly available documents are accessible electronically through ADAMS in the NBC Library at http://www.nbc.gov/reading-rm/adams.html. Persons who encounter problems with ADAMS should contact the NBC’s PDR reference staff by telephone at 1–800–397–4209, or 301–415–4737, or by email at pdr.resource@nbc.gov.

Dated at Rockville, Maryland, this 28th day of February, 2017.

For the Nuclear Regulatory Commission.

Louise Lund,
Director, Division of Policy and Rulemaking, Office of Nuclear Reactor Regulation.

[FR Doc. 2017–04756 Filed 3–9–17; 8:45 am]
BILLING CODE 7590–01–P

SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; NASDAQ BX, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Related to Billing Ports and Other Services

March 6, 2017.

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 February 21, 2017, NASDAQ BX, Inc. (“BX” or “Exchange”) filed with the Securities and Exchange Commission (“SEC” or “Commission”) the proposed rule change as described in Items I and II 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 clarify that BX Options Market port fees and other services in Chapter VX, Section 3 of BX Rules are not prorated.

The text of the proposed rule change is available on the Exchange’s Web site at http://nasdaqbx.chwallstreet.com/, at the principal office of the Exchange, and at the Commission’s Public Reference Room.

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 purpose of the proposed rule change is to include language within Chapter XV, Section 3 to clarify that the port fees and other services noted in this section are not subject to proration.

Chapter XV, Section 3, entitled “BX Options Market Port Fees and Other Services” includes pricing for TradeInfo BX,3 various port fees and an Extranet Access Fee.4 The port fees include

1 TradeInfo allows a BX Options Participant to scan for all orders it submitted to BX Options in a particular security or all orders of a particular type, regardless of their status (open, canceled, executed, etc.) [sic] Also, it permits a participant to cancel open orders at the port or firm mnemonic level. Finally, TradeInfo BX has the ability to download records of orders and executions for recordkeeping purposes.

2 The Extranet Access Fee is a monthly access fee per recipient Customer Premises Equipment (“CPE”) Configuration. A “Customer Premises Order Entry Ports,” CTI Ports,5 BX Depth Ports,7 BX TOP Ports,6 Order Entry DROP Ports9 and SQF Ports.10

Equipment Configuration” means any line, circuit, router package, or other technical configuration used by an extranet provider to deliver a direct access connection to the Exchange market data feeds to a recipient’s site.

3 The Order Entry Port Fee is a connectivity fee in connection with routing orders to the Exchange via an external order entry port. BX Options Market Participants access the Exchange’s network through order entry ports. A BX Options Market Participant may have more than one order entry port.

4 CTI offers real-time clearing trade updates. A real-time clearing trade update is a message that is sent to a member after an execution has occurred and contains trade details. The message containing the trade details is also simultaneously sent to The Options Clearing Corporation. The trade messages are routed to a member’s connection containing certain information. The administrative and market event messages include, but are not limited to: System event messages to communicate operational-related events; options directory messages to relay basic option symbol and contract information for options traded on the Exchange; complex strategy messages to relay information for the strategies traded on the Exchange; trading action messages to inform market participants when a specific option or strategy is halted or released for trading on the Exchange; and an indicator which distinguishes electronic and non-electronically delivered orders.

5 A BX Depth Port provides access to BX Depth, which is a data feed that provides quotation information for individual orders on the BBO Board, last sale information for trades executed on BX, and Order Imbalance Information as set forth in BX Rules. The BX Depth is the options equivalent of the BX TotalView/TCH data feed that BX offers under BX Rule 7023 with respect to equities traded on BX. As with TotalView, members use BX Depth to “build” their view of the BX book by adding individual orders that appear on the feed, and subtracting individual orders that are executed. See Chapter VI, Section 1(a)(3)(A).

6 BX TOP Port is a data feed that provides the BX Best Bid and Offer (“BBO”) and last sale information for trades executed on BX. The BBO and last sale information are identical to the information that BX sends to the Options Price Regulatory Authority (“OPRA”) and which OPRA disseminates via the consolidated data feed for options. BX TOP Port is the options equivalent of the BX Basic data feed offered for equities under BX Rule 7047. See Chapter VI, Section 1(a)(3)(B).

7 The DROP interface provides real time information regarding orders sent to the BX Options Market and executions that occurred on the BX Options Market. The DROP interface is not a trading interface and does not accept order messages.

8 SQF is an interface that allows BX Market Makers to connect and send quotes and sweeps into the System. Data includes the following: (1) Options Auction Notification messages (e.g., opening imbalance, market exhaust, PRISM Auction information, or other information); (2) Options Symbol Directory Messages; (3) System Event Messages (e.g., start of messages, start of system hours, start of quoting, start of opening imbalance, PRISM Auction information, or other information); (4) Option Trading Action Messages (e.g., fills, canceled); (5) Quote Messages (quote/sweep messages, risk protection triggers or purge notifications). An Active Prize Port may be configured as a “Purge-only” port of purging option interest from the Exchange’s system and allowing entry of underlying-laws for a specified range of options and delivery of Purge Notification messages identifying the identification of who submitted the purge and the underlying symbol.