effort to reduce paperwork and respondent burden, conducts a preclearance consultation program to provide the general public and federal agencies with an opportunity to comment on proposed and/or continuing collections of information in accordance with the Paperwork Reduction Act of 1995 (PRA95), 44 U.S.C. 3508(2)(A). This program helps to ensure that requested data can be provided in the desired format, reporting burden (time and financial resources) is minimized, collection instruments are clearly understood, and the impact of collection requirements on respondents can be properly assessed. Currently the Institute of Museum and Library Services is soliciting comments concerning the proposed collection of application information for Librarians for the 21st Century, Native American/ Native Hawaiian Library Services reporting forms, Grants for State Library Administrative Agencies financial report form, and reviewer forms.

A copy of the proposed information collection request can be obtained by contacting the individual listed below in the addresses section of this notice. **DATES:** Written comments must be submitted to the office listed in the addressee section below on or before February 2, 2005.

IMLS is particularly interested in comments that help the agency to:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collocation of information including the validity of the methodology and assumptions used;
- Enhance the quality, utility and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electric submissions of responses.

ADDRESSES: Send comments to: Rebecca Danvers, Director, Office of Research and Technology, Institute of Museum and Library Services, 1100 Pennsylvania Ave., NW., Room 223, Washington, DC 20506. Dr. Danvers can be reached on Telephone: 202–606–2478 Fax: 202–606–0395 or by e-mail at rdanvers@imls.gov.

### SUPPLEMENTARY INFORMATION:

Background: The Institute of Museum and Library Services is an independent Federal grant-making agency authorized by the Museum and Library Services Act, 20 U.S.C. 9101, et seq. The IMLS provides a variety of grant programs to assist the nation's museums and libraries in improving their operations and enhancing their services to the public. Museums and libraries of all sizes and types may receive support from IMLS programs. The Museum and Library Services Act, 20 U.S.C. 9101, et seq. authorizes the Director of the Institute of Museum and Library Services to make grants to museums, libraries, and other entities as the Director considers appropriate, and to Indian tribes and to organizations that primarily serve and represent Native Hawaiians. In addition, IMLS awards financial assistance to State Library Administrative Agencies, which are responsible for promoting library services throughout the country.

#### **II. Current Actions**

To administer these programs of grants, cooperative agreements and contracts, IMLS must develop application guidelines, reports and collect information about reviewers.

*Agency:* Institute of Museum and Library Services.

*Title:* Application Guidelines, reporting forms, reviewer forms.

OMB Number: 3137–0049, n/a.

Agency Number: 3137.

Frequency: Annually.

Affected Public: Museums, museum organizations, libraries, library organizations, institutions of higher education, Indian tribes and to organizations that primarily serve and represent Native Hawaiians, and museum and library professionals.

Number of Respondents: 3,100.

Estimated Time Per Respondent: .25–40 hours.

Total Burden Hours: 400.

Total Annualized capital/startup costs: 0.

Total Annual costs: 0.

Contact: Rebecca Danvers, Director of the Office of Research and Technology, Institute of Museum and Library Services, 1100 Pennsylvania Avenue, NW., Washington, DC 20506, telephone (202) 606–2478.

Dated: December 28, 2004.

#### Rebecca Danvers,

Director, Office of Research and Technology. [FR Doc. 04–28698 Filed 12–30–04; 8:45 am] BILLING CODE 7836–01–M

# NUCLEAR REGULATORY COMMISSION

[Docket No. 040-07982]

Notice of Issuance of License Amendment for Termination of License SUB-00971 for ATK Ordnance and Ground Systems, LLC Arden Hills, Minnesota

**AGENCY:** Nuclear Regulatory

Commission.

**ACTION:** Notice of availability.

#### FOR FURTHER INFORMATION CONTACT:

George M. McCann, Senior Health Physicist, Decommissioning Branch, Division of Nuclear Material Safety, Region III, U.S. Nuclear Regulatory Commission, 2443 Warrenville Road, Lisle, Illinois 60532; Telephone: (630) 829–9856; fax number: (630) 515–1259; e-mail: gmm@nrc.gov.

#### SUPPLEMENTARY INFORMATION:

#### I. Introduction

The Nuclear Regulatory Commission (NRC) is issuing a license amendment to terminate Source Material License No. SUB-00971 issued to ATK Ordnance and Ground Systems, LLC, (ATK) and to authorize for unrestricted use its former depleted uranium production facilities, located at the Twin Cities Army Ammunition Plant, Arden Hills, Minnesota. On October 25, 2001, the NRC amended ATK's license to include an NRC-approved decommissioning plan supported by an Environmental Assessment and a Finding of No Significant Impact. These documents addressed the impacts of ATK's request to decommission its former depleted uranium facilities, including final status survey plans and the licensee's intent to terminate Source Material License No. SUB-00971. The NRC published a Notice of the Agency's proposed action and opportunity to request a hearing in the Federal Register (63 FR 28015) on May 21, 1998.

In a letter dated June 2, 2004, ATK requested termination of its NRC radioactive source material license. The NRC staff documented its review of ATK's final status surveys in a December 13, 2004, Safety Evaluation Report. Based on its review, the staff concluded that all licensable radioactive material had been removed from the ATK facility and residual radioactive material attributable to licensed activities did not exceed NRC unrestricted release criteria cited in its decommissioning plan.

## II. Safety Evaluation Report (SER) Summary

The purpose of the amendment is to terminate ATK's source material license and authorize for unrestricted release the licensee's former depleted uranium production facilities located at the Twin Cities Army Ammunition Plant, Arden Hills, Minnesota. The licensee started production of uranium munitions in 1976, and ceased production activities during 1988. The licensee conducted surveys of its former facilities and site and provided on June 18, 2004, information to the NRC to demonstrate that the site meets the licensee's termination criteria specified in its NRC-approved decommissioning plan.

The staff prepared the SER in support of the license amendment. Based on its review, the NRC staff has determined that the licensee's final status surveys are adequate to demonstrate compliance with radiological criteria for license termination, and that ATK has demonstrated that the former depleted uranium production site radiological conditions comply with the radiological criteria for license termination. The NRC staff has reviewed the proposed amendment and has determined that the proposed termination will have no adverse effect on the public health and safety or the environment.

## III. Further Information

Documents related to this action, including the application for amendment and supporting documentation, are available electronically at the NRC's Electronic Reading Room at http://www.nrc.gov/ reading-rm/adams.html. From this site, you can access the NRC's Agencywide Document Access and Management System (ADAMS), which provides text and image files of NRC's public documents. The ADAMS accession numbers for the documents related to this notice are: the ATK letter dated June 2, 2004 (Accession No. ML042870518); the licensee's letter dated June 18, 2004, with Safety and Ecology Corporation "Final Status Survey Report, Depleted Uranium Facilities, Twin Cities Army Ammunition Plant, New Brighton, Minnesota," Project 1350, Revision 2, June 2004 (Accession No. ML042950257) attached, and the SER summarized above (Accession No. ML043560261). If you do not have access to ADAMS or if there are problems in accessing the documents located in ADAMS, contact the NRC Public Document Room (PDR) Reference staff at 1-800-397-4209, 301-415-4737, or by e-mail to pdr@nrc.gov.

Please note that on October 25, 2004, the NRC terminated public access to ADAMS and initiated an additional security review of publicly available documents to ensure that potentially sensitive information is removed from the ADAMS database accessible through the NRC's Web site. Interested members of the public may obtain copies of the referenced documents for review and/or copying by contacting the Public Document Room pending resumption of public access to ADAMS. The NRC Public Documents Room is located at NRC Headquarters in Rockville, MD, and can be contacted at (800) 397-4209 or (301) 415-4737 or pdr@nrc.gov.

These documents may also be viewed electronically on the public computers located at the NRC's PDR, O 1 F21, One White Flint North, 11555 Rockville Pike, Rockville, MD 20852. The PDR reproduction contractor will copy documents for a fee.

Dated at Lisle, Illinois, this 21st day of December 2004.

For the Nuclear Regulatory Commission.

### Kenneth G. O'Brien,

Chief, Decommissioning Branch, Division of Nuclear Materials Safety, Region III. [FR Doc. 04–28675 Filed 12–30–04; 8:45 am] BILLING CODE 7590–01–P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–50928; File No. SR-BSE-2004-59]

Self-Regulatory Organizations; Notice of Filing and Immediate Effectiveness of Proposed Rule Change by the Boston Stock Exchange, Inc. To Amend the Exchange's Rule Relating to its Regulatory Transaction Fee

December 23, 2004.

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 December 17, 2004, the Boston Stock Exchange, Inc. ("BSE" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in items I, II, and III below, which items have been prepared by the Exchange. The proposed rule change has been filed by BSE as a "non-controversial" rule change pursuant to 19(b)(3)(A) of the Act3 and Rule 19b-4(f)(6) thereunder,4 which tenders the proposal effective on

filing with the Commission. 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 amend chapter XXIII, section 2 of the BSE Rules relating to the Exchange's regulatory transaction fee.

The text of the proposed rule change is set forth below. Proposed new language is italicized; deletions are bracketed.

## Rules of the Boston Stock Exchange Chapter XXIII: Stamp Taxes— Transaction Fee

Sec. 1—No change.

Regulatory Transaction Fee [Under Securities Exchange Act of 1934]

Sec. 2. So long as the Exchange shall be registered as a national securities exchange, there shall be paid to the Exchange by each member of memberorganization monthly in such manner and at such time as the Exchange shall direct, a regulatory transaction fee. The monthly regulatory transaction fee shall equal the member's aggregate dollar amount of covered sales occurring that month (other than those resulting from options transactions) divided by the Exchange's aggregate dollar amount of covered sales (other than those resulting from options transactions) occurring that month, multiplied by the Section 31 fees payable by the Exchange to the Commission for that month, multiplied by the Section 31 fees payable by the Exchange to the Commission for that month (other than those resulting from options transactions). [the sum of one cent for each \$300 or fraction thereof of the dollar volume of the sales of securities upon the Exchange (whether or not cleared through the Boston Stock Exchange Clearing Corporation) by such member or member-organization during the preceding month]. [Any such member or member-organization required by the foregoing Rule to pay any sum to the Exchange in respect of any sale upon the Exchange shall charge and collect from the person for whom he or it was acting in making such transaction, the sum of one cent for each \$300 or fraction thereof of the dollar amount involved in such transaction.]

Sec. 3—No change.

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<sup>&</sup>lt;sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>&</sup>lt;sup>2</sup> 17 CFR 240.19b–4.

<sup>&</sup>lt;sup>3</sup> 15 U.S.C. 78s(b)(3)(A).

<sup>417</sup> CFR 240.19b-4(f)(6).