

11. Consider and act on the report of the Audit Committee
12. Consider and act on the report of the Finance Committee
13. Consider and act on the report of the Institutional Advancement Committee
14. Consider and act on the report of the Delivery of Legal Services Committee
15. Update on Veterans Task Force and Opioid Task Force Implementation
 - Stefanie Davis, Senior Assistant General Counsel
16. Update on Eviction Study and Housing Task Force
 - Lynn Jennings, Vice President of Grants Management
 - Helen Guyton, Senior Assistant General Counsel
17. Consider and act on *Resolution 2021–XXX* establishing a Rural Justice Task Force
 - Ron Flagg, President
18. Consider and act on the LSC Strategic Plan 2021–2024
19. Management briefing on Diversity, Equity, and Inclusion Plan
20. Public comment
21. Consider and act on other business
22. Consider and act on whether to authorize a closed session of the Board to address items listed below

Closed Session

1. Approval of minutes of the Board's Closed Session meeting of January 29, 2021
2. Management briefing
3. Inspector General briefing
4. Consider and act on General Counsel's report on potential and pending litigation involving LSC
5. Consider and act on General Counsel's report on potential and pending litigation involving LSC
6. Consider and act on list of prospective Leaders Council and Emerging Council invitees
7. Consider and act on motion to adjourn the meeting

CONTACT PERSON FOR INFORMATION:

Rebecca Fertig Cohen, Chief of Staff & Corporate Secretary, at (202) 205–1576 and Yladreia Drummond, Special Assistant to the President, at (202) 295–1633. Questions may be sent by electronic mail to FR_NOTICE_QUESTIONS@lsc.gov.

NON-CONFIDENTIAL MEETING MATERIALS:

Non-confidential meeting materials will be made available in electronic format at least 24 hours in advance of the meeting on the LSC website, at <http://www.lsc.gov/board-directors/meetings/board-meeting-notices/non-confidential-materials-be-considered-open-session>.

Dated: April 7, 2021.

Stefanie Davis,

Senior Assistant General Counsel.

[FR Doc. 2021–07466 Filed 4–7–21; 4:15 pm]

BILLING CODE 7050–01–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice (21–021)]

Notice of Intent To Grant an Exclusive License

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of intent to grant partially exclusive patent license.

SUMMARY: NASA hereby gives notice of its intent to grant a partially exclusive patent license in the United States to practice the inventions described and claimed in the U.S. Patents and U.S. Patent Applications listed in **SUPPLEMENTARY INFORMATION** below.

DATES: The prospective partially exclusive license may be granted unless NASA receives written objections including evidence and argument, no later than April 26, 2021 that establish that the grant of the license would not be consistent with the requirements regarding the licensing of federally owned inventions as set forth in the Bayh-Dole Act and implementing regulations. Competing applications completed and received by NASA no later than April 26, 2021 will also be treated as objections to the grant of the contemplated partially exclusive license. Objections submitted in response to this notice will not be made available to the public for inspection and, to the extent permitted by law, will not be released under the Freedom of Information Act.

ADDRESSES: Objections relating to the prospective license may be submitted to Patent Counsel, Office of the General Counsel, NASA Langley Research Center. Phone (757) 864–3221. Email: robin.w.edwards@nasa.gov.

SUPPLEMENTARY INFORMATION: NASA intends to grant a partially exclusive patent license in the United States to practice the inventions described and claimed in the following U.S. Patents and U.S. Patent Applications:

- U.S. Patent No. 10,269,463 B2 for an invention titled “Nuclear Thermionic Avalanche Cells with Thermoelectric (NTAC–TE) Generator in Tandem Mode,” NASA Case Number LAR–17981–1;
- U.S. Patent No. 10,886,452 B2 for an invention titled “Selective and Direct Deposition Technique for Streamlined

CMOS Processing,” NASA Case Number LAR–18925–1;

- U.S. Patent Application No. 15/995,467 for an invention titled “Thermionic Power Cell,” NASA Case Number LAR–18860–1;
 - U.S. Patent Application No. 15/479,679 for an invention titled “Metallic Junction Thermoelectric Generator,” NASA Case Number LAR–18866–1;
 - U.S. Patent Application No. 17/140,548 for an invention titled “Selective and Direct Deposition Technique for Streamlined CMOS Processing,” NASA Case Number LAR–18925–2;
 - U.S. Patent Application No. 16/354,606 for an invention titled “Portable Miniaturized Thermionic Power Cell with Multiple Regenerative Layers,” NASA Case Number LAR–18926–1;
 - U.S. Patent Application No. 16/354,701 for an invention titled “High Performance Electric Generators Boosted by Nuclear Electron Avalanche (NEA),” NASA Case Number LAR–19112–1;
 - U.S. Patent Application No. 16/352,409 for an invention titled “Co-60 Breeding Reactor Tandem with Thermionic Avalanche Cell,” NASA Case Number LAR–18762–1;
 - U.S. Patent Application No. 16/426,345 for an invention titled “Multi-Layered Radio-Isotope for Enhanced Photoelectron Avalanche Process,” NASA Case Number LAR–19420–1; and
 - U.S. Provisional Patent Application No. 63/153,632 for an invention titled “NTAC Augmented Nuclear Electric Propulsion and/or Nuclear Thermal Propulsion,” NASA Case Number LAR–19976–1 to Tamer Space, LLC, having its principal place of business in Poquoson, VA. The fields of use may be limited to civilian use power generating applications below 400,000 feet above Earth's mean sea level, and the field of stationary (where stationary means permanently fixed and not capable of being moved) power/energy sources for the United States Department of Defense (specifically the Army, Navy, Air Force, Marine Corps, and Coast Guard, as well as any Space Corps) applications below 400,000 feet above Earth's mean sea level. NASA has not yet made a final determination to grant the requested license and may deny the requested license even if no objections are submitted within the comment period.
- This notice of intent to grant a partially exclusive patent license is issued in accordance with 35 U.S.C. 209(e) and 37 CFR 404.7(a)(1)(i). The patent rights in these inventions have been assigned to the United States of America as represented by the Administrator of the National

Aeronautics and Space Administration. The prospective partially exclusive license will comply with the requirements of 35 U.S.C. 209 and 37 CFR 404.7.

Information about other NASA inventions available for licensing can be found online at <http://technology.nasa.gov>.

Helen M. Galus,

Agency Counsel for Intellectual Property.

[FR Doc. 2021-07026 Filed 4-8-21; 8:45 am]

BILLING CODE 7510-13-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-91473; File No. SR-BX-2021-009]

Self-Regulatory Organizations; Nasdaq BX, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Amend BX Options 7, Section 1, “General Provisions,” and Options 7, Section 2, “BX Options Market-Fees and Rebates”

April 5, 2021.

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 March 22, 2021, 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 amend BX Options 7, Section 1, “General Provisions,” and Options 7, Section 2, “BX Options Market-Fees and Rebates.” The text of the proposed rule change is available on the Exchange’s website at <https://listingcenter.nasdaq.com/rulebook/bx/rules>, 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 Exchange proposes to amend BX’s Pricing Schedule at Options 7,

Section 1, “General Provisions,” and Options 7, Section 2, “BX Options Market-Fees and Rebates.” The Exchange proposes to remove the current fees, rebates and tier schedules applicable to Penny Symbols and Non-Penny Symbols. Today, the Penny and Non-Penny fees and rebates are based on volume tiers and consider counterparties to a transaction. With this proposal, BX’s pricing will no longer be tiered and will not consider the counterparty, unless otherwise specified. Further, the proposed changes will replace the existing pricing schedule with a new maker/taker fee structure where market participants are assessed a rebate or lower fee for adding liquidity to the market, or charged a higher fee for removing liquidity from the market. This new pricing model is intended to reward Participants that bring order flow to the Exchange and thereby increase liquidity and trading opportunities for all market participants. BX believes that the proposed pricing model will encourage additional order flow to be sent to the Exchange, and contribute to a more active and quality market in BX-listed options to the benefit of all market participants that trade on the Exchange.

The current pricing schedule for Penny and Non-Penny Symbols is as follows:

FEES AND REBATES
[per executed contract]

	Customer	Lead market maker	BX options market maker	Non-customer ¹	Firm
Penny Symbols:					
Rebate to Add Liquidity	(#)	² \$0.11	² \$0.10	N/A	N/A
Fee to Add Liquidity	(#)	³ 0.38	³ 0.39	\$0.45	\$0.45
Rebate to Remove Liquidity	(#)	N/A	N/A	N/A	N/A
Fee to Remove Liquidity	N/A	(#)	(#)	0.46	0.46
Non-Penny Symbols:					
Rebate to Add Liquidity	(*)	N/A	N/A	N/A	N/A
Fee to Add Liquidity	(*)	⁴ 0.50/0.95	⁴ 0.50/0.95	0.98	0.98
Rebate to Remove Liquidity	(*)	N/A	N/A	N/A	N/A
Fee to Remove Liquidity	N/A	(*)	(*)	0.89	0.89

For purposes of the above fees and rebates, a Non-Customer includes a Professional, Broker-Dealer and Non-BX Options Market Maker.³ The Rebate to Add Liquidity is paid to a BX Options Market Maker or a Lead Market Maker only when the BX Options Market

Maker or Lead Market Maker is contra to a Non-Customer, Firm, BX Options Market Maker, or Lead Market Maker.⁴ The Fee to Add Liquidity is assessed to a BX Options Market Maker or a Lead Market Maker only when the BX Options Market Maker or Lead Market

Maker is contra to a Customer.⁵ Finally, the higher Fee to Add Liquidity is assessed to a BX Options Market Maker or a Lead Market Maker only when the BX Options Market Maker or Lead Market Maker is contra to a Customer.⁶

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ See note 1 within Options 7, Section 2.

⁴ See note 2 within Options 7, Section 2.

⁵ See note 3 within Options 7, Section 2.

⁶ See note 4 within Options 7, Section 2.