Services Acquisition Reform Act of 2003. The Panel's statutory charter is to review Federal contracting laws, regulations, and governmentwide policies, including the use of commercial practices, performance-based contracting, performance of acquisition functions across agency lines of responsibility, and governmentwide contracts. Interested parties are invited to attend the meetings. Opportunity for public comments will be provided at the meetings. Any change will be announced in the Federal Register.

All Meetings—While the Panel may hear from additional invited speakers, the focus of these meetings will be discussions of and voting on working group findings and recommendations from selected working groups, established at the February 28, 2005 and May 17, 2005 public meetings of the AAP (see http://acquisition.gov/comp/ aap/index.html for a list of working groups). The Panel welcomes oral public comments at these meetings and has reserved one-half hour for this purpose at each meeting. Members of the public wishing to address the Panel during the meeting must contact Mr. Monette, in writing, as soon as possible to reserve time (see contact information above).

(b) Posting of Draft Reports: Members of the public are encouraged to regularly visit the Panel's Web site for draft reports. Currently, the working groups are staggering the posting of various sections of their draft reports at http://acquisition.gov/comp/aap/index.html under the link for "Working Group Reports." The most recent posting is from the Commercial Practices Working Group. The public is encouraged to submit written comments on any and all draft reports.

(c) Adopted Recommendations: The Panel has adopted recommendations presented by the Small Business, Interagency Contracting, and Performance-Based Acquisition Working Groups as of the date of this notice. While additional recommendations from some of these working groups are likely and adopted recommendations from other working groups will be posted as recommendations are adopted, the public is encouraged to review and comment on the recommendations adopted by the Panel to date by going to http://acquisition.gov/comp/aap/ index.html and selecting the link for "Panel Recommendations To Date."

(d) Availability of Meeting Materials: Please see the Panel's web site for any available materials, including draft agendas and minutes. Questions/issues

of particular interest to the Panel are also available to the public on this Web site on its front page, including "Questions for Government Buying Agencies," "Questions for Contractors that Sell Commercial Goods or Services to the Government," "Questions for Commercial Organizations," and an issue raised by one Panel member regarding the rules of interpretation and performance of contracts and liabilities of the parties entitled "Revised Commercial Practices Proposal for Public Comment." The Panel encourages the public to address any of these questions/issues when presenting either oral public comments or written statements to the Panel.

(e) Procedures for Providing Public Comments: It is the policy of the Panel to accept written public comments of any length, and to accommodate oral public comments whenever possible. The Panel Staff expects that public statements presented at Panel meetings will be focused on the Panel's statutory charter and working group topics, and not be repetitive of previously submitted oral or written statements, and that comments will be relevant to the issues under discussion.

Oral Comments: Speaking times will be confirmed by Panel staff on a "firstcome/first-served" basis. To accommodate as many speakers as possible, oral public comments must be no longer than 10 minutes. Because Panel members may ask questions, reserved times will be approximate. Interested parties must contact Mr. Emile Monette, in writing (via mail, email, or fax identified above for Mr. Monette) at least one week prior to the meeting in order to be placed on the public speaker list for the meeting. Oral requests for speaking time will not be taken. Speakers are requested to bring extra copies of their comments and/or presentation slides for distribution to the Panel at the meeting. Speakers wishing to use a Power Point presentation must e-mail the presentation to Mr. Monette one week in advance of the meeting.

Written Comments: Although written

Written Comments: Although written comments are accepted until the date of the meeting (unless otherwise stated), written comments should be received by the Panel Staff at least one week prior to the meeting date so that the comments may be made available to the Panel for their consideration prior to the meeting. Written comments should be supplied to the DFO at the address/contact information given in this FR Notice in one of the following formats (Adobe Acrobat, WordPerfect, Word, or Rich Text files, in IBM—PC/Windows 98/2000/XP format).

Please note: Because the Panel operates under the provisions of the Federal Advisory Committee Act, as amended, all public presentations will be treated as public documents and will be made available for public inspection, up to and including being posted on the Panel's Web site.

(f) Meeting Accommodations: Individuals requiring special accommodation to access the public meetings listed above should contact Ms. Auletta at least five business days prior to the meeting so that appropriate arrangements can be made.

Laura Auletta,

Designated Federal Officer (Executive Director), Acquisition Advisory Panel.

[FR Doc. 06–5407 Filed 6–13–06; 8:45 am]

BILLING CODE 3110–01–P

POSTAL SERVICE

Privacy Act of 1974; System of Records

AGENCY: Postal Service.

ACTION: Notice of modification to an existing system of records.

SUMMARY: The Postal ServiceTM proposes to revise the existing system of records titled, "Inspector General Investigative Records 700.300." It is being revised to enable the Postal Service Office of Inspector General (OIG) to meet its responsibilities under the Inspector General Act of 1978, as amended by the Inspector General Act Amendments of 1988, 5 U.S.C. App. 3 § 8G. The modifications amend an existing routine use to further clarify how OIG operations can be subject to integrity and efficiency peer reviews by other offices of Inspectors General or councils comprised of officials from other Federal offices of Inspectors General. It also permits other offices or councils to properly and expeditiously investigate allegations of misconduct by senior OIG officials as authorized by a council, the President, or Congress and to report to the council, the President, or Congress on the investigation.

DATES: The revision will become effective without further notice on July 14, 2006 unless comments received on or before that date result in a contrary determination.

ADDRESSES: Comments may be mailed or delivered to the Privacy Office, United States Postal Service, 475 L'Enfant Plaza, SW., Room 10433, Washington, DC 20260–2200. Copies of all written comments will be available at this address for public inspection and photocopying between 8 a.m. and 4 p.m., Monday through Friday.

FOR FURTHER INFORMATION CONTACT:

Privacy Office, United States Postal Service, 475 L'Enfant Plaza, SW., Room 10407, Washington, DC 20260–2200. Phone: 202–268–5959.

SUPPLEMENTARY INFORMATION: This notice is in accordance with the Privacv Act requirement that agencies publish their amended systems of records in the Federal Register when there is a revision, change, or addition. The Postal Service has reviewed its systems of records and has determined that the Inspector General Investigative Records system should be revised to modify an existing routine use regarding the OIG sharing information with other offices of inspector general, or councils comprised of officers from other offices of inspector general, as authorized by the President or Congress. Routine use "d" will be revised to provide clarification regarding how information is shared in accordance with the *Inspector General* Act of 1978, as amended.

The Postal Service does not expect this amended notice to have any adverse effect on individual privacy rights. The amendment does not change the kinds of personal information about individuals that are maintained. Rather, the amendment clarifies disclosures related to Inspector General peer reviews, including the recipients of disclosures, the legal authority, and the purpose of the disclosures. Personally identifiable information derived from other Postal Service Privacy Act systems will continue to be redacted prior to disclosure. Pursuant to 5 U.S.C. 552a(e)(11), interested persons are invited to submit written data, views, or arguments on this proposal. A report of the proposed amendment has been sent to Congress and to the Office of Management and Budget for their evaluation.

Privacy Act System of Record USPS 700.300 was originally published in the Federal Register on October 15, 1998 (63 FR 55416), and amended on February 25, 2004 (69 FR 8707) and April 29, 2005 (70 FR 22516). The Postal Service proposes amending the system as shown below:

Handbook AS-353, Guide to Privacy and the Freedom of Information Act

1 Introduction

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Appendix—Privacy Act Systems of Records

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Section C. Index of Systems of Records Part I. General Systems

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USPS 700.300 System Name: Inspector General Investigative Records

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Routine Uses of Records Maintained in the System, Including Categories of Users and the Purposes of Such Uses

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[Revise Item d to read as follows:] d. Records originating exclusively within this system of records may be disclosed to other Federal offices of inspector general and councils comprised of officials from other Federal offices of inspector general, as required by the Inspector General Act of 1978, as amended. The purpose is to ensure that OIG audit and investigative operations can be subject to integrity and efficiency peer reviews, and to permit other offices of inspector general to investigate and report on allegations of misconduct by senior OIG officials as directed by a council, the President, or Congress. Records originating from any other USPS systems of records, which may be duplicated in or incorporated into this system, may also be disclosed with all personally identifiable information redacted.

Neva R. Watson,

Attorney, Legislative.

[FR Doc. E6–9221 Filed 6–13–06; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-53940; File No. 4-516]

Joint Industry Plan; Order Approving Options Regulatory Surveillance Authority Plan by the American Stock Exchange LLC, Boston Stock Exchange, Inc., Chicago Board Options Exchange, Incorporated, International Securities Exchange, Inc., Pacific Exchange, Inc. (n/k/a NYSE Arca, Inc.) and Philadelphia Stock Exchange, Inc.

June 5, 2006.

I. Introduction

On January 31, 2006, pursuant to Rule 608 under the Securities Exchange Act of 1934 ("Act"),¹ the American Stock Exchange LLC, Boston Stock Exchange, Inc., Chicago Board Options Exchange, Incorporated ("CBOE"), International Securities Exchange, Inc., Pacific Exchange, Inc. (n/k/a NYSE Arca, Inc.)²

and Philadelphia Stock Exchange, Inc. (collectively, "Exchanges") filed with the Securities and Exchange Commission ("Commission") the Options Regulatory Surveillance Authority Plan, a plan providing for the joint surveillance, investigation and detection of insider trading on the markets maintained by the Exchanges ("ORSA Plan").3

On April 10, 2006, a detailed summary of the ORSA Plan was published for comment in the **Federal Register**. ⁴ The Commission received no comments on the ORSA Plan. This Order approves the ORSA Plan as proposed pursuant to section 11A of the Act ⁵ and Rule 608 thereunder. ⁶

II. Summary of the ORSA Plan

The purpose of the ORSA Plan is to permit the Exchanges to act jointly in the administration, operation, and maintenance of a regulatory system for the surveillance, investigation, and detection of the unlawful use of undisclosed, material information in trading on one or more of their markets. By sharing the costs of these regulatory activities and by sharing the regulatory information generated under the ORSA Plan, the Exchanges believe they will be able to enhance the effectiveness and efficiency with which they regulate their respective markets and the national market system for options. The Exchanges also believe that the ORSA Plan will avoid duplication of certain regulatory efforts on the part of the Exchanges.

A. Policy Committee

The ORSA Plan provides for the establishment of a Policy Committee, on which each Exchange will have one representative and one vote. The Policy Committee is responsible for overseeing the operation of the ORSA Plan and for making all policy decisions pertaining to the ORSA Plan, including, among other things, the following:

1. Determining the extent to which regulatory, surveillance, and

the name of PCX, as well as several other related entities, to reflect the recent acquisition of PCX Holdings, Inc., the parent company of PCX, by Archipelago Holdings, Inc. ("Archipelago") and the merger of the New York Stock Exchange, Inc. with Archipelago. See File No. SR–PCX–2006–24. All references herein have been changed to reflect these transactions.

¹ 17 CFR 242.608

² On March 6, 2006, the Pacific Exchange, Inc. ("PCX") filed with the Commission a proposed rule change, which was effective upon filing, to change

³ The Exchanges initially filed the ORSA Plan with the Commission on May 5, 2005. The Exchanges filed revised versions of the ORSA Plan on July 6, 2005 and September 29, 2005.

⁴ See Securities Exchange Act Release No. 53589 (April 4, 2006), 71 FR 18120. The full text of the plan was made available to interested persons on the Commission's Web site.

⁵ 15 U.S.C. 78k-1.

^{6 17} CFR 242.608