display a valid OMB Control Number. See 5 CFR 1320.5(a) and 1320.6. The DOL obtains OMB approval for this information collection under OMB Control Number 1205-0187. The current OMB approval is scheduled to expire on May 31, 2011; however, it should be noted that existing information collections submitted to the OMB receive a month-to-month extension while they undergo review. Revisions would not take effect during this review period. For additional information, see the related notice published in the Federal Register on January 28, 2011 (76 FR 5212).

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the ADDRESSES section within 30 days of publication of this notice in the Federal Register. In order to help ensure appropriate consideration, comments should reference OMB Control Number 1205–0187. The OMB is particularly interested in comments that:

- 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 collection 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 electronic submission of responses.

Agency: Employment and Training Administration (ETA).

Title of Collection: Internal Fraud Activities.

OMB Control Numbers: 1205–0187 (proposed to be merged with 1205–0173).

Affected Public: State, Local, and Tribal Governments.

Total Estimated Number of Respondents: 53.

Total Estimated Number of Responses: 212.

Total Estimated Annual Burden

Total Estimated Annual Other Costs Burden: \$0.

Dated: May 20, 2011.

Michel Smyth,

Departmental Clearance Officer. [FR Doc. 2011–13066 Filed 5–25–11; 8:45 am]

BILLING CODE 4510-FW-P

NATIONAL SCIENCE FOUNDATION

National Science Board; Sunshine Act Meetings; Notice

The National Science Board's Committee on Programs and Plans (CPP) Task Force on Unsolicited Mid-Scale Research (MS), pursuant to NSF regulations (45 CFR part 614), the National Science Foundation Act, as amended (42 U.S.C. 1862n–5), and the Government in the Sunshine Act (5 U.S.C. 552b), hereby gives notice in regard to the scheduling of a workshop/meeting for the transaction of National Science Board business and other matters specified, as follows:

DATE AND TIME: June 6, 8 a.m.—5:45 p.m. EDT; June 7, 11 a.m.—12:45 p.m. E.D.T. SUBJECT MATTER: The Task Force on Unsolicited Mid-Scale Research is holding a workshop with invited stakeholders (researchers, university administrators, NSF management and staff, and representatives from other Federal Agencies) to gather input relevant to the policy objectives of the Task Force as defined by the charge (see here: http://www.nsf.gov/nsb/committees/tskforce_ms_charge.jsp). The provisional agenda is as follows:

Monday, June 6

8—Welcome, Workshop Process, and Participant Introductions.

8:30–10:30—Session I: What do we know about unsolicited mid-scale research at NSF? Summary from data gathering activities.

10:45—1:45—Session II: What are the main obstacles for unsolicited midscale research at NSF?

12:30—Continuation of Session II over Lunch.

Lunch is provided for invited guests only. However, NSF staff and members of the public are welcome to attend the luncheon discussion.

1:45–3:30—Session III: What scientific progress can be achieved through unsolicited and topically broad solicited mid-scale research opportunities?

3:45–5:30—Session IV: Potential solutions for overcoming the obstacles: Setting the stage for the Tuesday breakout sessions.

5:30–5:45—Wrap-Up and Adjourn for the Day.

Tuesday, June 7

11–12:30—Group Discussion of Breakout Sessions.

12:30—Wrap-Up & Next Steps for the Task Force.

12:45—Adjourn.

STATUS: Open.

LOCATION: This meeting will be held in the National Science Board room (1235) at the National Science Foundation, 4201Wilson Blvd., Arlington, VA 22230. All visitors must contact the Board Office [call 703–292–7000 or send an e-mail message to nationalsciencebrd@nsf.gov] at least 24 hours prior to the meeting. Please provide name and organizational affiliation. All visitors must report to the NSF visitor desk located in the lobby at the 9th and N. Stuart Streets entrance on the day of the meeting to receive a visitor's badge.

updates and point of contact: Please refer to the National Science Board Web site http://www.nsf.gov/nsb for additional information and schedule updates (time, place, subject matter or status of meeting) may be found at http://www.nsf.gov/nsb/notices/. Point of contact for this meeting: Dr. Matthew B. Wilson, National Science Board Office, 4201Wilson Blvd., Arlington, VA 22230. Telephone: (703) 292–7000.

Ann Ferrante,

Writer/Editor.

[FR Doc. 2011–13157 Filed 5–24–11; 11:15 am]

BILLING CODE 7555-01-P

NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-413 and 50-414; NRC-2011-0116]

Duke Energy Carolinas, LLC; Notice of Withdrawal of Application for Amendment to Facility Operating

The U.S. Nuclear Regulatory
Commission (the Commission, NRC) has
granted the request of Duke Energy
Carolinas, LLC (the licensee) to
withdraw its May 20, 2010, application,
as supplemented by letter dated January
19, 2011, for proposed amendment to
Renewed Facility Operating License
Nos. NPF–35 and NPF–52 for the
Catawba Nuclear Station, Unit Nos. 1
and 2, located in York County, South
Carolina.

The proposed amendment would have revised the Technical Specifications to allow the reactor building pressure boundary to be opened under administrative controls. The Commission had previously issued a Notice of Consideration of Issuance of Amendment published in the **Federal Register** on January 25 (76 FR 4383). However, by letter dated February 2, 2011, the licensee withdrew the proposed change.

For further details with respect to this action, see the application for amendment dated May 20, 2010, as supplemented by letter dated January 19, 2011, and the licensee's letter dated February 2, 2011, which withdrew the application for license amendment. Documents may be examined, and/or copied for a fee, at the NRC's Public Document Room (PDR), located at One White Flint North, Public File Area O1 F21, 11555 Rockville Pike (first floor), Rockville, Maryland. Publicly available documents created or received at the NRC are available online in the NRC library http://www.nrc.gov/reading-rm/ adams.html. Persons who do not have access to the Agencywide Documents Access and Management System (ADAMS) or who encounter problems in accessing the documents located in ADAMS should contact the NRC PDR Reference staff by telephone at 1-800-397-4209, or 301-415-4737 or by e-mail to pdr.resource@nrc.gov.

Dated at Rockville, Maryland this 19th day of May 2011.

For the Nuclear Regulatory Commission.

Jon Thompson,

Project Manager, Plant Licensing Branch II– 1, Division of Operating Reactor Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. 2011-13053 Filed 5-25-11; 8:45 am]

BILLING CODE 7590-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–64525; File No. SR– NYSEArca–2011–30]

Self-Regulatory Organizations; NYSE Arca, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Amending Its Rules To Remove the Concept of an "Odd Lot Dealer"

May 19, 2011.

Pursuant to Section 19(b)(1) ¹ of the Securities Exchange Act of 1934 (the "Act") ² and Rule 19b–4 thereunder, ³ notice is hereby given that on May 12, 2011, NYSE Arca, Inc. (the "Exchange" or "NYSE Arca") filed with the Securities and Exchange Commission (the "Commission") the proposed rule

change as described in Items I and II below, which Items have been prepared by the self-regulatory organization. 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 its rules to remove the concept of an "Odd Lot Dealer." The text of the proposed rule change is available at the Exchange, the Commission's Public Reference Room, http://www.nyse.com, and the Commission's Web site at http://www.sec.gov.

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 self-regulatory organization 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 those 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 parts of such statements.

A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

1. Purpose

NYSE Arca Equities proposes to amend its rules to remove the concept of an Odd Lot Dealer.

An Odd Lot Dealer is any Market Maker who has agreed to buy and sell securities in odd lots (*i.e.*, orders less than 100 shares) at the Best Protected Bid and the Best Protected Offer throughout the duration of Core Trading Hours and who is registered as an Odd Lot Dealer in accordance with NYSE Arca Equities Rule 7.25.

Before August 13, 2009, the Exchange charged \$0.03 per share for odd lot orders executed against orders residing in the book in Tape A and Tape B securities, and \$0.0035 per share for Tape C securities and paid a \$0.02 per share credit to Market Makers that executed against an odd lot order.⁴ The Exchange also had odd lot pricing associated with odd lots routed to different market centers.⁵ As of August

13, 2009, the Exchange eliminated this differential odd lot pricing structure and thereafter charged and credited ETP Holders executing odd lots in the same way that it charged and credited them for round-lot executions, thereby simplifying the Exchange's fee structure.⁶ Thereafter, in November 2009, the Exchange eliminated the requirement that for each security in which a Market Maker was registered as a Lead Market Maker ("LMM"), the LMM also was required to register as an Odd Lot Dealer in that security. Thereafter, LMMs could choose to register as an Odd Lot Dealer, but were not be required to do so.

Since March 2010, no Market Maker has maintained a registration as an Odd Lot Dealer. Because (1) Exchange systems can process odd lot orders and they are treated the same as round lot and mixed lot orders for purposes of ranking and execution, (2) there is no financial incentives or requirements to act as an Odd Lot Dealer, and (3) there currently is no ETP Holder acting as an Odd Lot Dealer, the Exchange believes that it is appropriate to eliminate the concept of Odd Lot Dealer from its rules. As such, the proposed rule change eliminates the description of an Odd Lot Dealer (or references to rules relating to Odd Lot Dealers) and make conforming changes in NYSE Arca Equities Rules 1.1, 7.25, 7.31, 7.38, 10.12 and 10.13.8

In addition, the Exchange proposes to delete Rule 7.38(c) which prohibits ETP Holders from: (i) Combining odd lot orders given by different customers into a round lot order or orders unless specifically requested to do so by the customers giving the orders; (ii) unbundling round lots for the purpose of entering odd lot limit orders in comparable amounts; (iii) failing to aggregate odd lot orders into round lots when such orders are for the same account or for various accounts in which there is a common monetary interest; and (iv) entering both buy and sell odd lot limit orders in the same stock before one of the orders is executed for the purpose of capturing the spread in the stock. The Exchange proposes to delete these requirements because the issues associated with such odd lot orders are moot now that the Exchange's systems can process odd lot orders in the same manner as round lot

¹ 15 U.S.C. 78s(b)(1).

² 15 U.S.C. 78a.

^{3 17} CFR 240.19b-4.

⁴ See Exchange Act Release No. 60495 (Aug. 13, 2009), 74 FR 41957 (August 19, 2009) (SR–NYSEArca–2009–72).

⁵ *Id.* at 41958.

⁶ Id.

⁷ See Exchange Act Release No. 61025 (November 18, 2009), 74 FR 61726 (November 25, 2009) (SR-NYSEArca-2009-102).

⁸ To add clarity, Rule 7.37 also would be amended to provide that round lot, mixed lot and odd lot orders shall be treated in the same manner in the NYSE Arca Marketplace.