CONTACT PERSON FOR MORE INFORMATION: John X. Cerveny, Executive Secretary, (202) 606–5400.

John X. Cerveny,

Executive Secretary. [FR Doc. 2018–11564 Filed 5–24–18; 4:15 pm] BILLING CODE 7600–01–P

OVERSEAS PRIVATE INVESTMENT CORPORATION

Submission for OMB Review; Comments Request

AGENCY: Overseas Private Investment Corporation (OPIC). **ACTION:** Notice and request for comments.

SUMMARY: Under the provisions of the Paperwork Reduction Act, agencies are required to publish a Notice in the Federal Register notifying the public that the agency is renewing an existing form for information collection for OMB review and approval and requests public review and comment on the submission. OPIC received comments in response to the sixty (60) day notice and, pursuant to those comments, amended the instructions to OPIC-52 filers regarding the information to be provided in supporting documentation. The purpose of this notice is to allow an additional thirty (30) days for public comments to be submitted. Comments are being solicited on the need for the information; the accuracy of OPIC's burden estimate; the quality, practical utility, and clarity of the information to be collected; and ways to minimize reporting the burden, including automated collected techniques and uses of other forms of technology. DATES: Comments must be received within thirty (30) calendar days of publication of this notice.

ADDRESSES: Mail all comments and requests for copies of the subject form to OPIC's Agency Submitting Officer: James Bobbitt, Overseas Private Investment Corporation, 1100 New York Avenue NW, Washington, DC 20527. See **SUPPLEMENTARY INFORMATION** for other information about filing.

FOR FURTHER INFORMATION CONTACT: OPIC Agency Submitting Officer: James Bobbitt, (202) 336–8558.

SUPPLEMENTARY INFORMATION: OPIC received comments in response to the sixty (60) day notice published in Federal Register, volume 83, page 9879 on March 8, 2018 and, pursuant to those comments, amended the instructions to OPIC–52 filers regarding the information to be provided in supporting documentation. All mailed comments and requests for copies of the subject form should include form number OPIC–52 on both the envelope and in the subject line of the letter. Electronic comments and requests for copies of the subject form may be sent to *James.Bobbitt@opic.gov*, subject line OPIC–52.

Summary Form Under Review

Type of Request: Revision of a currently approved information collection.

Title: Application for Political Risk Insurance.

Form Number: OPIC–52.

Frequency of Use: One per investor per project.

Type of Respondents: Business or other institution (except farms); individuals.

Standard Industrial Classification Codes: All.

Description of Affected Public: U.S. companies or citizens investing overseas.

Reporting Hours: 135 (3 hours per form * 45 forms per year).

Number of Responses: 45 per year. Federal Cost: \$4,941.90 (2 hours per form * 45 forms per year * \$54.91 (GS– 14/1 DCB)).

Authority for Information Collection: Sections 231, 234(a), 239 (d), and 240A of the Foreign Assistance Act of 1961, as amended.

Abstract (Needs and Uses): The application is the principal document used by OPIC to determine investor and project eligibility for political risk insurance and to collect information for underwriting analysis.

Dated: May 22, 2018.

Nichole Skoyles,

Administrative Counsel, Department of Legal Affairs.

[FR Doc. 2018–11351 Filed 5–25–18; 8:45 am] BILLING CODE 3210–01–P

OVERSEAS PRIVATE INVESTMENT CORPORATION

Submission for OMB Review; Comments Request

AGENCY: Overseas Private Investment Corporation (OPIC). **ACTION:** Notice and request for

comments.

SUMMARY: Under the provisions of the Paperwork Reduction Act, agencies are required to publish a Notice in the **Federal Register** notifying the public that the agency is renewing an existing form for information collection for OMB review and approval and requests public review and comment on the submission. OPIC received no comments in response to the sixty (60) day notice. The purpose of this notice is to allow an additional thirty (30) days for public comments to be submitted. Comments are being solicited on the need for the information; the accuracy of OPIC's burden estimate; the quality, practical utility, and clarity of the information to be collected; and ways to minimize reporting the burden, including automated collected techniques and uses of other forms of technology.

DATES: Comments must be received within thirty (30) calendar days of publication of this notice.

ADDRESSES: Mail all comments and requests for copies of the subject form to OPIC's Agency Submitting Officer: James Bobbitt, Overseas Private Investment Corporation, 1100 New York Avenue NW, Washington, DC 20527. See **SUPPLEMENTARY INFORMATION** for other information about filing.

FOR FURTHER INFORMATION CONTACT: OPIC Agency Submitting Officer: James Bobbitt, (202) 336–8558.

SUPPLEMENTARY INFORMATION: OPIC received no comments in response to the sixty (60) day notice published in Federal Register, volume 83, page 9880 on March 8, 2018. All mailed comments and requests for copies of the subject form should include form number OPIC–50 on both the envelope and in the subject line of the letter. Electronic comments and requests for copies of the subject form may be sent to James.Bobbitt@opic.gov, subject line OPIC–50.

Summary Form Under Review

Type of Request: Extension without change of a currently approved information collection.

Title: Request for Registration for Political Risk Insurance.

Form Number: OPIC–50.

Frequency of Use: One per investor per project.

Type of Respondents: Business or other institution (except farms);

individuals.

Standard Industrial Classification Codes: All.

Description of Affected Public: U.S. companies or citizens investing overseas.

Reporting Hours: 87.5 (0.5 hours per form * 175 forms per year).

Number of Responses: 175 per year.

Federal Cost: \$4,804.62 (0.5 hours per form * 175 forms per year * \$54.91 (GS–14/1 DCB)).

Authority for Information Collection: Sections 231, 234(a), 239 (d), and 240A of the Foreign Assistance Act of 1961, as amended. Abstract (Needs and Uses): The Request for Registration for Political Risk Insurance is the screening document used by OPIC to review investor and project eligibility for political risk insurance.

Dated: May 22, 2018.

Nichole Skoyles,

Administrative Counsel, Department of Legal Affairs.

[FR Doc. 2018–11350 Filed 5–25–18; 8:45 am] BILLING CODE 3210–01–P

BILLING CODE 3210–01–P

OFFICE OF PERSONNEL MANAGEMENT

President's Commission on White House Fellowships Advisory Committee: Closed Meeting

AGENCY: President's Commission on White House Fellowships, Office of Personnel Management.

ACTION: Notice of meeting.

SUMMARY: The President's Commission on White House Fellowships (PCWHF) was established by an Executive Order in 1964. The PCWHF is an advisory committee composed of Special Government Employees appointed by the President. The Advisory Committee meets in June to interview potential candidates for recommendation to become a White House Fellow.

The meeting is closed.

Name of Committee: President's Commission on White House Fellowships Selection Weekend.

Date: June 7–10, 2018.

Time: 8:00am-5:30pm.

Place: St. Regis Hotel, 16th and K Street, Washington, DC 20006.

Agenda: The Commission will interview 30 National Finalists for the selection of the new class of White House Fellows.

FOR FURTHER INFORMATION CONTACT:

Elizabeth D. Pinkerton, 712 Jackson Place NW, Washington, DC 20503, Phone: 202–395–4522.

President's Commission on White House Fellowships.

Elizabeth D. Pinkerton,

Director.

[FR Doc. 2018–11394 Filed 5–25–18; 8:45 am] BILLING CODE 6325–44–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-83303; File No. SR-CHX-2018-004]

Self-Regulatory Organizations; Chicago Stock Exchange, Inc.; Notice of Filing of Proposed Rule Change, as Modified by Amendment No. 1 Thereto, in Connection With a Proposed Transaction Involving CHX Holdings, Inc. and the Intercontinental Exchange, Inc.

May 22, 2018.

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 May 8, 2018, the Chicago Stock Exchange, Inc. ("CHX" or "Exchange") 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. On May 17, 2018, the Exchange filed Amendment No. 1 to the proposal. The Commission is publishing this notice to solicit comments on the proposed rule change, as modified by Amendment No. 1, from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

CHX proposes a rule change in connection with a transaction ("Transaction") whereby a whollyowned subsidiary of NYSE Group, Inc. ("NYSE Group") would merge with and into the Exchange's parent, CHX Holdings, Inc. ("CHX Holdings"), with CHX Holdings continuing as the surviving corporation ("Merger"). Pursuant to the Transaction, the Exchange and CHX Holdings would become indirect subsidiaries of Intercontinental Exchange, Inc. ("ICE").

In connection with the proposed Transaction, the Exchange proposes to (a) amend the governing documents of the Exchange and CHX Holdings; (b) adopt organizational documents of NYSE Group, NYSE Holdings LLC ("NYSE Holdings"), Intercontinental Exchange Holdings, Inc. ("ICE Holdings"), and ICE as rules of the Exchange; and (c) amend Article 2, Article 19 and Article 22 of the CHX Rules.

• The text of the proposed Amended and Restated Certificate of Incorporation of the Chicago Stock Exchange, Inc. ("CHX Certificate") and proposed Amended and Restated Bylaws of the Chicago Stock Exchange, Inc. ("CHX Bylaws") is attached as Exhibits 5A and 5B, respectively. The text of the proposed Second Amended and Restated Certificate of Incorporation of CHX Holdings, Inc. ("CHX Holdings Certificate") and proposed Second Amended and Restated Bylaws of CHX Holdings, Inc. ("CHX Holdings Bylaws") is attached as Exhibits 5C and 5D, respectively.

• The text of the Seventh Amended and Restated Certificate of Incorporation of NYSE Group, Inc. ("NYSE Group Certificate") and Fourth Amended and Restated Bylaws of NYSE Group, Inc. ("NYSE Group Bylaws") is attached as Exhibits 5E and 5F, respectively. The text of the Ninth Amended and Restated Limited Liability Company Agreement of NYSE Holdings LLC ("NYSE Holdings Operating Agreement'') is attached as Exhibit 5G. The text of the Ninth Amended and Restated Certificate of Incorporation of Intercontinental Exchange Holdings, Inc. ("ICE Holdings Certificate") and Sixth Amended and **Restated Bylaws of Intercontinental** Exchange Holdings, Inc. ("ICE Holdings Bylaws") are attached as Exhibits 5H and 5I, respectively. The text of the Fourth Amended and Restated Certificate of Incorporation of Intercontinental Exchange, Inc. ("ICE Certificate"), Eighth Amended and **Restated Bylaws of Intercontinental** Exchange, Inc. ("ICE Bylaws") and Independence Policy of the Board of Directors of Intercontinental Exchange, Inc. ("ICE Independence Policy") is attached as Exhibits 5J, 5K, and 5L, respectively.

• The proposed changes to CHX Article 2, Rules 2 (Executive Committee), 3 (Finance Committee), 4 (Regulatory Oversight Committee), and 11 (Nominating and Governance Committee) and CHX Article 19, Rule 2 (Routing Brokers), as well as proposed new CHX Article 22, Rule 28 (Additional Requirements for Listed Securities Issued by Intercontinental Exchange, Inc. or its Affiliates), are attached as Exhibit 5M, and the text of resolutions of the Board of Directors of CHX Holdings dated April 25, 2018 to waive certain ownership and voting limitations to permit the Transaction ("Resolutions") is attached as Exhibit 5N.

As discussed below, the Exchange proposes that the above rule changes would become operative simultaneously with the Merger that effectuates the Transaction ("Closing"), with the exception that the proposed addition of new Section XII to the CHX Holdings Bylaws would become operative immediately before the Closing.

¹15 U.S.C. 78s(b)(1).

^{2 17} CFR 240.19b-4.