IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

Electronic Comments
- Use the Commission’s internet comment form (http://www.sec.gov/rules/sro.shtml); or
- Send an email to rule-comments@sec.gov. Please include File Number SR–BX–2023–008 on the subject line.

Paper Comments
- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549–1090.

All submissions should refer to File Number SR–BX–2023–008. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission’s internet website (http://www.sec.gov/rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission’s Public Reference Room, 100 F Street NE, Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change. Persons submitting comments are cautioned that we do not redact or edit personal identifying information from comment submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR–BX–2023–008 and should be submitted on or before May 9, 2023.
govern all aspects of claim and case processing, including: initiating and responding to claims; appointment, disqualification, and authority of arbitrators; prehearing procedures and discovery; and hearings, evidence, and closing the record.13

Whatever the size of the claim or nature of the dispute, the arbitrator-selection process typically follows the same steps for each case: (1) the Neutral List Selection System (“NLSS”), a computerized list-selection algorithm, randomly generates a list (or lists) of arbitrators from FINRA’s rosters of eligible arbitrators for the selected hearing location for each proceeding: 14 (2) the Director of DRS (hereinafter, the “Director”) sends the list(s) to the parties; 15 (3) the parties exercise limited strikes to eliminate candidates from the list(s); 16 (4) the parties express preferences by ranking the remaining candidates on the list(s); 17 and (5) the Director combines the strike and ranking lists to identify and appoint the arbitrator(s).18

whistleblower, and sexual misconduct cases), 13202 (requires arbitration if the dispute involves the business activity of a registered clearing agency that has entered into an agreement to use FINRA’s arbitration forum).

13 See FINRA Customer Code (FINRA Rule 12000 Series), Parts III–VI; FINRA Industry Code (FINRA Rule 13000 Series), Parts III–VI.
14 See FINRA Rules 12402(b) (Generating Lists in Cases with One Arbitrator), 12403(a) (Generating Lists in Cases with Three Arbitrators), 13403(a) (Lists Generated in Disputes Between Members), 13403(b) (Lists Generated in Disputes Between Associated Persons or Between or Among Members and Associated Persons); see also FINRA Rules 12409(a), 13409(a).
15 See FINRA Rules 12402(c), 12403(b), 13403(c).
16 See FINRA Rules 12402(d)(1) (Striking and Ranking Arbitrators in Cases with One Arbitrator), 12403(c)(1)(A) and (2)(A) (Striking and Ranking Arbitrators in Cases with Three Arbitrators), 13404(a) and (b) (Striking and Ranking Arbitrators in Industry Disputes).
17 See FINRA Rules 12402(d)(2), 12403(c)(1)(B) and (2)(B), 13404(c). Parties must deliver their ranked lists to the Director no more than 20 days after the date upon which the Director sent the lists to the parties. Except for certain individuals proceeding pro se, parties must complete and deliver their ranked lists via the DR Party Portal (“Portal”). See FINRA Rules 12402(d)(3), 12403(c), 13404(d). The Portal permits arbitration case participants to, among other things, file an arbitration claim, view case documents, submit documents to FINRA and send documents to other Portal case participants, and schedule hearing dates. See FINRA, Dispute Resolution Services: DR Portal, https://www.finra.org/arbitration-mediation/dr-portal.
18 See FINRA Rules 12402(e) (Combining Lists in Cases with One Arbitrator), 12402(f) (Appointment of Arbitrators in Cases with One Arbitrator), 12403(f) (Combining Lists in Cases with Three Arbitrators), 13403(e) (Appointment of Arbitrators in Cases with Three Arbitrators), 13405 (Combining Lists in Industry Disputes), 13406 (Appointment of Arbitrators in Industry Disputes).

B. The Proposed Rule Change

FINRA has proposed to amend the Codes to address the arbitrator list-selection process. Specifically, the proposed rule change would:

(1) Codify current practice19 by: (a) requiring the Director to manually review the arbitrator list(s) generated by NLSS for any conflicts of interest; (b) authorizing the Director to remove an arbitrator for such a conflict; and (c) authorizing the Director to randomly generate a replacement arbitrator in the event an arbitrator is removed,20

(2) Codify current practice21 by requiring the Director to provide the parties with a written explanation of their decision “to grant or deny a party’s request to remove an arbitrator...”22 and

(3) expressly authorize the Director to remove an arbitrator for a conflict of interest or bias, either upon request of a party or on the Director’s own initiative, “[a]fter the Director sends the lists generated by the list selection algorithm to the parties, but before the first hearing session begins.”23

The proposed rule change would also amend certain procedural rules governing FINRA arbitration cases. Specifically, the proposed rule change would:

(1) Provide that “prehearing conferences” will generally be held by video and “hearings” on the merits will generally be held in person, unless “the parties agree to, or the panel grants a motion for, another type of hearing session.”24

(2) Provide that any abbreviated hearing (i.e., special proceeding)25 in a simplified arbitration (i.e., a case involving $50,000 or less, exclusive of interest and expenses)26 will be held by video, unless: (a) the customer requests at least 60 days before the first scheduled hearing that it be held by telephone or (b) the parties agree to another format.27

(3) Require parties in simplified arbitrations to redact personal confidential information from documents filed with the Director,28

(4) Amend the definition of “hearing session” to indicate that, during a single day, “the next hearing session begins after four hours of hearing time has elapsed,”29

(5) Require a respondent filing an answer containing a third-party claim to: (a) execute a Submission Agreement30 that lists the name of the third-party; and (b) file the updated Submission Agreement with the Director,31

(6) Amend various aspects of the rules governing the filing of amended pleadings to, among other things, extend those rules to the filing of third-party claims.32

(7) Amend rules governing when an arbitration panel may decide a motion to combine separate but related claims or reconsider the Director’s previous decision upon a party’s motion.33

(8) Amend rules governing motions practice to, among other things, address the timing of the Director’s delivery of pleadings to the arbitrator panel,34

(9) express provide that any party generating a list of documents and other materials prior to the first scheduled hearing may provide that list to other parties, but must not combine it with a witness list in a single document filed with the Director.35

(10) Amend rules governing hearing records to: (a) identify which party must distribute transcripts of the official record; and (b) codify that executive sessions (i.e., private discussions of the arbitrator panel) will not be recorded.36

28 Notice at 2146 n.29 (explaining that FINRA Rules 12000(d)(1)(C) and 13300(d)(1)(C) would be deleted); proposed Rules 12300(d)(1), 13300(d)(1).
29 Proposed Rules 12100(d)(1), 13100(e). FINRA indicated that the Codes do not describe the method for determining the number of hearing sessions that occurred in a given day in order to calculate arbitrator compensation. See Notice at 2146 (indicating that the Codes “do not specify when the next hearing session begins”). FINRA stated that currently DRS calculates the total number of hearing hours, subtracts any time spent for lunch, and divides the remainder by four (as in four hours) to identify the number of hearing sessions. See id.
30 The Codes define the term “Submission Agreement” to mean the FINRA Submission Agreement “that parties must sign at the outset of an arbitration in which they agree to submit to arbitration under the Code.” FINRA Rules 12100(d)(4), 13100(e); see Notice at 2146 n.35.
31 Proposed Rules 12303(b), 13303(b).
32 Notice at 2147; see proposed Rules 12309, 13309.
33 Proposed Rules 12314, 13314.
34 Notice at 2148 (describing proposed changes).
35 Proposed Rules 12503(d), 13503(d) (addressing timing of the Director’s delivery of pleadings).
36 Proposed Rules 12514(a), 13514(a).
38 Proposed Rules 12606(a)(1).
(11) Codify current practice\(^{38}\) by permitting a panel to dismiss a claim or arbitration without prejudice if it finds insufficient service upon a respondent,\(^{39}\) and
(12) Require a panel to issue an “award” (i.e., a document describing the final disposition of a case) if it grants a motion to dismiss all claims after a party’s case-in-chief.\(^{40}\)

Amendment No. 1 would modify proposed Rules 12314 and 13314 (“Combining Claims”). Under the Codes, a party may move to join multiple claims (i.e., separate but related claims) together in the same arbitration if: (1) the claims contain common questions of law or fact; and (2) either the claims assert any right to relief jointly and severally or the claims arise out of the same transaction or occurrence.\(^{41}\)

Before ranked arbitrator lists are due to the Director, the Codes permit the Director to combine separate but related claims into arbitration.\(^{42}\) Once a panel has been appointed, the Codes permit the panel to reconsider the Director’s decision upon a party’s motion.\(^{43}\) But the Codes do not address whether a panel has independent authority to combine such claims.\(^{44}\) Nor do the Codes specify which panel—if more than one has been appointed to hear the separate but related claims—may reconsider the Director’s previous decision.\(^{45}\)

Amendment No. 1 would modify the proposed rule change by amending proposed Rules 12314(b) and 13314(b) to provide that “[i]f a panel has been appointed to one or more cases, the panel appointed to the lowest numbered case\(^{46}\) with a panel” may combine separate but related claims into one arbitration and reconsider the Director’s previous decision upon a party’s motion.\(^{47}\)

III. Proceedings To Determine Whether To Approve or Disapprove File No. SR–FINRA–2022–033 and Grounds for Disapproval Under Consideration

The Commission is instituting proceedings pursuant to Section 19(b)(2)(B) of the Exchange Act to determine whether the proposed rule change, as modified by Amendment No. 1, should be approved or disapproved.\(^{48}\) Institution of proceedings is appropriate at this time in view of the legal and policy issues raised by the proposed rule change, as modified by Amendment No. 1. Institution of proceedings does not indicate that the Commission has reached any conclusions with respect to the proposed rule change, as modified by Amendment No. 1.

Pursuant to Section 19(b)(2)(B) of the Exchange Act, the Commission is providing notice of the grounds for disapproval under consideration.\(^{49}\) The Commission is instituting proceedings to allow for additional analysis and input concerning whether the proposed rule change, as modified by Amendment No. 1, is consistent with the Exchange Act and the rules thereunder.

IV. Request for Written Comments

The Commission requests that interested persons provide written submissions of their views, data, and arguments with respect to the issues identified above, as well as any other concerns they may have with the proposed rule change, as modified by Amendment No. 1. In particular, the Commission invites the written views of interested persons concerning whether the proposed rule change, as modified by Amendment No. 1, is consistent with the Exchange Act and the rules thereunder.

Although there do not appear to be any issues relevant to approval or disapproval that would be facilitated by an oral presentation of views, data, and arguments, the Commission will consider, pursuant to Rule 19b–4, any request for an opportunity to make an oral presentation.\(^{50}\)

Interested persons are invited to submit written data, views, and arguments regarding whether the proposed rule change, as modified by Amendment No. 1, should be approved or disapproved by May 9, 2023. Any person who wishes to file a rebuttal to any other person’s submission must file that rebuttal by May 23, 2023.

Comments may be submitted by any of the following methods:

**Electronic Comments**
- Use the Commission’s internet comment form (http://www.sec.gov/rules/sro.shtml);
- Send an email to rule-comments@sec.gov. Please include File No. SR–FINRA–2022–033 on the subject line.

**Paper Comments**
- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE, Washington, DC 20549–1090.

All submissions should refer to File No. SR–FINRA–2022–033. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission’s internet website (http://www.sec.gov/rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change, as modified by Amendment No. 1, that are filed with the Commission, and all written communications relating to the proposed rule change, as modified by Amendment No. 1, between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission’s Public Reference Room, 100 F Street NE, Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of FINRA. All comments received will be posted without change. Persons submitting comments are cautioned that we do not redact or edit personal identifying information from comment submissions. You should submit only information that you wish to make available publicly. If comments are received, any rebuttal comments should be submitted on or before May 23, 2023.

\(^{38}\) Notice at 2149 (describing current practice).

\(^{39}\) Proposed Rules 12700(c), 13700(c).

\(^{40}\) Proposed Rules 12504(b), 13504(b).

\(^{41}\) See FINRA Rules 12312 (Multiple Claimants), 13312 (Multiple Claimants).

\(^{42}\) FINRA Rules 12314, 13314.

\(^{43}\) Id.

\(^{44}\) Notice at 2147.

\(^{45}\) Id.

\(^{46}\) Among cases with a panel, the lowest-numbered case would be “the case with the earliest filing date.” Amendment No. 1: FINRA Letter at 7–8.

\(^{47}\) Proposed Rules 12314(b), 13314(b); see Amendment No. 1. Amendment No. 1 also deletes proposed Rules 12314(b)(2) and 13314(b)(2) from the original proposal because FINRA stated that those sub-sections are no longer necessary in light of the amendment. Id.; see FINRA Letter at 8. In light of that change, Amendment No. 1 has re-designated the sub-sections appearing under proposed Rules 12314(b) and 13314(b).


\(^{49}\) Id.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.51

Sherry R. Haywood,
Assistant Secretary.

[FR Doc. 2023–08145 Filed 4–17–23; 8:45 am]
BILLING CODE 8011–01–P

SMALL BUSINESS ADMINISTRATION

[Disaster Declaration #17870; Washington Disaster Number WA–00113 Declaration of Economic Injury]

Administrative Declaration of an Economic Injury Disaster for the State of Washington

AGENCY: U.S. Small Business Administration.

ACTION: Notice.

SUMMARY: This is a notice of an Economic Injury Disaster Loan (EIDL) declaration for the State of Washington dated 04/12/2023.

Incident: Severe Storms, Flooding and Freezing Conditions.

Incident Period: 12/18/2022 through 12/28/2022.

DATES: Issued on 04/12/2023. Economic Injury (EIDL) Loan Application Deadline Date: 01/12/2024.

ADDRESSES: Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.


SUPPLEMENTARY INFORMATION: Notice is hereby given that as a result of the Administrator’s EIDL declaration, applications for economic injury disaster loans may be filed at the address listed above or other locally announced locations.

The following areas have been determined to be adversely affected by the disaster:

Primary Counties: Island, Mason, Whatcom.

Contiguous Counties:

The Interest Rates are:

<table>
<thead>
<tr>
<th>Category</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Businesses and Small Agricultural Cooperatives without Credit Available Elsewhere</td>
<td>3.305</td>
</tr>
<tr>
<td>Non-Profit Organizations without Credit Available Elsewhere</td>
<td>2.375</td>
</tr>
</tbody>
</table>

The number assigned to this disaster for economic injury is 17870.

The State which received an EIDL Declaration #17870 is Washington.

(Catalog of Federal Domestic Assistance Number 59008)

Isabella Guzman,
Administrator.

[FR Doc. 2023–08152 Filed 4–17–23; 8:45 am]
BILLING CODE 8026–09–P

SMALL BUSINESS ADMINISTRATION

[Disaster Declaration #17871 and #17872; Arizona Disaster Number AZ–00089]

Presidential Declaration of a Major Disaster for Public Assistance Only for the Navajo Nation

AGENCY: U.S. Small Business Administration.

ACTION: Notice.

SUMMARY: This is a Notice of the Presidential declaration of a major disaster for Public Assistance Only for the Navajo Nation (FEMA–4703–DR), dated 04/11/2023.

Incident: Severe Winter Storms and Flooding.

Incident Period: 01/14/2023 through 01/17/2023.


ADDRESSES: Submit completed loan applications to: U.S. Small Business Administration, Processing and Disbursement Center, 14925 Kingsport Road, Fort Worth, TX 76155.


SUPPLEMENTARY INFORMATION: Notice is hereby given that as a result of the President’s major disaster declaration on 04/11/2023, Private Non-Profit organizations that provide essential services of a governmental nature may file disaster loan applications at the address listed above or other locally announced locations.

The following areas have been determined to be adversely affected by the disaster:

Primary Area: Navajo Nation.

The Interest Rates are:

<table>
<thead>
<tr>
<th>Category</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>For Physical Damage:</td>
<td></td>
</tr>
<tr>
<td>Non-Profit Organizations with Credit Available Elsewhere</td>
<td>2.375</td>
</tr>
<tr>
<td>Non-Profit Organizations without Credit Available Elsewhere</td>
<td>2.375</td>
</tr>
<tr>
<td>For Economic Injury:</td>
<td></td>
</tr>
<tr>
<td>Non-Profit Organizations without Credit Available Elsewhere</td>
<td>2.375</td>
</tr>
</tbody>
</table>

The number assigned to this disaster for physical damage is 17871 and for economic injury is 17872.

(Catalog of Federal Domestic Assistance Number 59008)

Francisco Sánchez, Jr.,
Associate Administrator, Office of Disaster Recovery & Resilience.

[FR Doc. 2023–08092 Filed 4–17–23; 8:45 am]
BILLING CODE 8026–09–P

DEPARTMENT OF STATE

[Public Notice 12045]

Notice of Public Meeting in Preparation for International Maritime Organization NCSR 10 Meeting

The Department of State will conduct a public meeting at 11 a.m. on Wednesday, May 3, 2023, both in-person at Coast Guard Headquarters in Washington, DC, and via teleconference. The primary purpose of the meeting is to prepare for the 10th session of the International Maritime Organization’s (IMO) Sub-Committee on Navigation, Communication, and Search and Rescue (NCSR 10) to be held in London, United Kingdom from Wednesday, May 10, 2023, to Friday, May 19, 2023.

Members of the public may participate up to the capacity of the teleconference phone line, which can handle 500 participants or up to the seating capacity of the room if attending in-person. The meeting location will be the United States Coast Guard Headquarters, Room 5L18–00/01, and to access the teleconference line, participants should call 202–475–4200, use meeting Code 2135101#, and when prompted enter participant PIN 32291450#. To RSVP, participants should contact the meeting coordinator, Mr. George Detweiler, by email at George.H.Detweiler@uscg.mil. Mr. Detweiler will provide access information for in-person and virtual attendance.