

representatives, and undertakes other studies and activities related to those issues as directed by the Commission. The Committee interacts with representatives of the Advisory Committee on Reactor Safeguards, the Department of Energy, NRC, other Federal, State, and local agencies, Indian Nations, private organizations, etc., as appropriate to fulfill its responsibilities.

A wide variety of engineering and scientific skills are needed to conduct the broadly based review processes required in the Committee's work. Engineers and scientists with work experience in the high- and low-level radioactive waste disposal programs coupled with broad experience in a pertinent technical field such as nuclear chemistry, nuclear science and technology, risk assessment, and systems engineering are highly sought.

Individuals should have a minimum of 20 years' work experience in related fields or fields that can be applied directly to the work of the Committee. In addition, individuals must be able to devote approximately 50-100 days per year to Committee business. Most meetings are held in Rockville, Maryland, although some additional travel is required to various sites outside the Rockville area.

Because of potential conflict of interest, individuals currently involved in areas related to nuclear waste disposal might be of limited use to the Committee. The degree and nature of any such involvement will be carefully considered. Each qualified nominee's financial interests must be reconciled with applicable Federal and NRC rules and regulations prior to final appointment to the Committee. This may result in the candidate being required to divest himself or herself of securities issued by nuclear industry entities, discontinue research projects, and/or limit involvement in certain types of contracts, based on a determination of conflict of interest.

Copies of a résumé describing the educational and professional backgrounds of the nominee, including any special accomplishments, professional references, current address, and telephone number should be provided. All qualified nominees will receive full consideration. Appointment will be made without regard to such factors as race, color, religion, national origin, sex, age, or handicapped condition. Nominees must be granted security clearances based on a full background investigation and be citizens of the United States. Applications will be accepted until March 15, 1995.

Dated: January 6, 1995.

Andrew L. Bates,

Advisory Committee Management Officer.

[FR Doc. 94-800 Filed 1-11-94; 8:45 am]

BILLING CODE 7590-01-M

Correction to Biweekly Notice Applications and Amendments to Operating Licenses Involving No Significant Hazards Considerations

On January 4, 1995 (60 FR 494), the **Federal Register** published the Biweekly Notice of Applications and Amendments to Operating Licenses Involving No Significant Hazards Considerations. In the first sentence of the last paragraph in the second column on page 494, the date "By February 3, 1994," should be corrected to read "By February 3, 1995."

Dated at Rockville, Maryland, this 6th day of January 1995.

For the Nuclear Regulatory Commission.

Leif J. Norrholm,

Acting Director, Division of Reactor Projects—III/IV, Office of Nuclear Reactor Regulation.

[FR Doc. 95-801 Filed 1-11-95; 8:45 am]

BILLING CODE 7590-01-M

PHYSICIAN PAYMENT REVIEW COMMISSION

Commission Meeting

AGENCY: Physician Payment Review Commission.

ACTION: Notice of meeting.

SUMMARY: The Commission will hold its next public meeting on Thursday, January 19, 1995, and Friday, January 20, 1995 at the Embassy Suites Hotel, 1250 22nd Street NW., Washington, DC, in the Diplomat Room. The meetings are tentatively scheduled to begin at 9:00 a.m. each day. Among the topics to be discussed are state-based insurance market reform, Medicare risk program payment policy, Medicare volume performance standards, Medicaid section 1115 waivers, integration of medical practice, relationships between providers and health plans, the impact of the changing health care market on the physician labor market, state responses to market reform, performance reports, developments and use of practice guidelines, technology and coverage decisions in the Medicare program, Medicare funding of nursing education, network development in rural areas, and telemedicine. Several other topics may be added to the final agenda, which will be available on January 13, 1995.

ADDRESSES: Please note that the Commission has a new address: 2120 L Street, N.W./Suite 200/Washington, DC 20037. The telephone number is the same: 202/653-7220.

FOR FURTHER INFORMATION CONTACT:

Lauren LeRoy, Deputy Director, or Annette Hennessey, Executive Assistant, at 202/653-7220.

SUPPLEMENTARY INFORMATION: Agendas for the meeting will be available on Friday, January 13, 1995 and will be mailed out at that time. To receive an agenda, please direct all requests to the receptionist at 202/653-7220.

Paul B. Ginsburg,

Executive Director.

[FR Doc. 95-732 Filed 1-11-95; 8:45 am]

BILLING CODE 6820-SE-M

RAILROAD RETIREMENT BOARD

Agency Forms Submitted for OMB Review

SUMMARY: In accordance with the Paperwork Reduction Act of 1980 (44 U.S.C. Chapter 35), the Railroad Retirement Board has submitted the following proposal(s) for the collection of information to the Office of Management and Budget for review and approval.

Summary of Proposal(s):

- (1) *Collection title:* Application and Claim for Sickness Insurance Benefits
- (2) *Form(s) submitted:* SI-1a, SI-1b, SI-3, SI-7, SI-8, ID-7H, ID-11A
- (3) *OMB Number:* 3220-0039
- (4) *Expiration date of current OMB clearance:* January 31, 1995
- (5) *Type of request:* Revision of a currently approved collection
- (6) *Respondents:* Individuals or households
- (7) *Estimated annual number of respondents:* 93,400
- (8) *Total annual responses:* 333,600
- (9) *Total annual reporting hours:* 33,591
- (10) *Collection description:* Under Section 2 of the Railroad Unemployment Insurance Act, sickness benefits are provided for qualified railroad employees. The collection obtains information from employees and physicians needed for determining eligibility for and amount of such benefits.

ADDITIONAL INFORMATION OR COMMENTS:

Copies of the form and supporting documents can be obtained from Chuck Mierzwa, the agency clearance officer (312-751-3363). Comments regarding the information collection should be addressed to Ronald J. Hodapp, Railroad Retirement Board, 844 North Rush

Street, Chicago, Illinois 60611-2092 and the OMB reviewer, Laura Oliven (202-395-7316), Office of Management and Budget, Room 10230, New Executive Office Building, Washington, D.C. 20503.

Chuck Mierzwa,
Clearance Officer.

[FR Doc. 95-784 Filed 1-11-95; 8:45 am]

BILLING CODE 7905-01-M

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-35197; File No. SR-Amex-94-57]

Self-Regulatory Organizations; American Stock Exchange, Incorporated; Notice of Filing of Proposed Rule Change Relating to Implementation of a Three-Day Settlement Standard

January 6, 1995.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ notice is hereby given that the American Stock Exchange Inc. ("Amex") filed with the Securities and Exchange Commission ("Commission") a proposed rule change on December 13, 1994, and filed an amendment thereto on December 23, 1994, as described in Items I, II, and III below, which items have been prepared primarily by Amex. 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

Amex proposes to modify its rules to implement a three business day settlement standard.

Self-Regulatory Organization's Statement Regarding the Proposed Rule Change

In its filing with the Commission, Amex 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 Amex 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

On October 6, 1993, the Commission adopted Rule 15c6-1 under the Act which establishes three business days after the trade date ("T+3") instead of five business days ("T+5") as the standard settlement cycle for most broker-dealer trades.² The rule will become effective June 7, 1995.³ In the release adopting Rule 15c6-1, the Commission concluded that a T+3 settlement cycle, as compared to the current T+5 settlement cycle, will reduce credit and liquidity risks and will increase efficiency in broker-dealer and clearing agency operations.

In order to accommodate the implementation of the new settlement standard pursuant to Commission's Rule 15c6-1, Amex will amend the following rules. Rule 17, which concerns transactions in rights and warrants, refers to five business days in describing when transactions preceding the final day of trading must be made only for "cash" settlement. "Five" will be changed to "three." Rule 124(c) defines delivery conditions for "regular way" as the fifth business day following the contract. "Fifth" will be changed to "third." Rule 124(d) requires seller's option delivery to be made within the time specified in the option, which time shall not be less than six business days nor more than sixty days. "Six" will be changed to "four."

Rule 179(a) requires during the five business days preceding the final day for trading in an issue of rights, every order entered on a specialist's book shall be for "next day" delivery. "Fifth" will be changed to "third." Rule 179(b) dictates during the five final business days for trading in an issue of warrants, every order entered on a specialist's book shall be for "cash," and during the three preceding business days every such order entered shall be for "next day" delivery. "Fifth" will be changed to "third." Rule 179(c) requires during the five business days preceding the final day for trading in an expiring equity security, every order entered on the specialist's book shall be for "next day" delivery, and on the final day for trading in such equity security, every order entered on a specialist's book shall be for "cash." "Fifth" will be changed to "third."

Rule 205C(2) requires that where an odd-lot dealer accepts "seller's option"

trades for delivery within not less than six business days nor more than thirty days following the day of the contract, such order shall be filled at a price below the effective round lot sale or bid regular way by the amount of any differential. "Six" will be changed to "four."

Rule 423 refers to fourth and third business days in discussing agent instructions with respect to receipt versus payment ("RVP") or delivery versus payment ("DVP") customer transactions. "Fourth" and "third" will be changed to "second" and "first." Rule 830 states that transactions in stocks shall be ex-dividend or ex-rights on the fourth business day preceding the record date. "Fourth" business day will be changed to "second" business day. With regard to a record date other than a business day, the "fifth" will be changed to the "third." The proposal also eliminates the distinction between New York City transfers and transfers outside New York City.

Rule 858 directs settlement in contracts in bonds dealt in "and interest." There shall be added to the contract price interest on the principle amount at the rate specified in the bond, which shall be computed up to but not including the day on which delivery is due, except that in the case of contracts made "seller's option." Currently interest is computed only up to but not including the fifth business day following the day of the contract. The proposed rule change would compute the interest up to the day when delivery would have been due if the contract had been made "regular way."

Rule 862 states that the notice for the return of loans of securities must be given before 3:45 P.M. on a business day and such return shall be made on the "fifth" business day following the day in which notice is given. "Fifth" will be changed to "third."

Rule 866 requires for loans of securities to be deliverable on the "fifth" business day following the day of the loan unless otherwise agreed to by the parties. "Fifth" will be changed to "third." Rule 882 refers to delivery of securities and due-bills after the record date or after the "equivalent New York record date" and requires the seller to pay or to deliver to the buyer the distribution made with respect to such security. With stock or cash dividends or rights to subscribe, the seller shall deliver to the buyer either the dividend or rights or a due-bill for such dividend or rights within five days after the record date or the equivalent New York record date. "Fifth" day will be changed to "third." The proposal also eliminates

² Securities Exchange Act Release No. 33023 (October 6, 1993), 58 FR 52891.

³ Securities Exchange Act Release No. 34952 (November 9, 1994), 59 FR 59137.

¹ 15 U.S.C. § 78s(b)(1) (1988).