

shall set forth with particularity the manner in which his interest is adversely affected by this Order and shall address the criteria set forth in 10 CFR 2.714(d). The Commission will issue an Order designating the time and place of the hearing.

If a hearing is granted, the issue to be heard is whether the licensee complied with the Commission-approved decommissioning plan.

In the absence of any request for hearing, the provisions specified in Section IV above shall be final 20 days from the date of this Order without further order or proceedings.

For further details with respect to this action, see: (1) The licensee's request to terminate the SNPS license presented in letters dated June 27, 1991 (SNRC-1818), and August 4, 1994 (LSNRC-2178); (2) the Commission's Order approving decommissioning dated June 11, 1992; (3) the licensee's Termination Survey Final Report, Phase 1 (LSNRC-2101), dated September 30, 1993; the licensee's Termination Survey Final Report, Phase 2 (LSNRC-2144), dated February 4, 1994; the licensee's Termination Survey Final Report, Phase 3 (LSNRC-2173), dated June 14, 1994; the licensee's Termination Survey Final Report, Phase 4 (LSNRC-2184), dated October 12, 1994; and (4) the ORISE Final Confirmatory Reports dated July 1993, September 1994, and February 1995. These documents are available for public inspection at the Commission's Public Document Room, the Gelman Building, 2102 L Street, NW., Washington, DC 20555, and at the Shoreham Wading River Public Library, Route 25A, Shoreham, NY 11786. Copies may be obtained upon request addressed to the U.S. Nuclear Regulatory Commission, Washington, DC 20555, Attention: Director, Division of Waste Management.

Dated at Rockville, Maryland, this 11th day of April, 1995.

For the Nuclear Regulatory Commission.

John T. Greeves,

*Director, Division of Waste Management,
Office of Nuclear Material Safety and
Safeguards.*

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SECURITIES AND EXCHANGE COMMISSION

Request Under Review by Office of Management and Budget

Acting Agency Clearance Officer: David
T. Copenhafer, (202) 942-8800.
Upon written request copies available
from: Securities and Exchange

Commission, Office of Filings and
Information Services, 450 Fifth
Street NW., Washington, DC 20549.
Extension: Rule 15a-6, File No. 270-
329.

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1980 (44 U.S.C. 3501 *et seq.*), the Securities and Exchange Commission has submitted a request for extension of OMB approval to Rule 15a-6 [17 CFR 240.15a-6] under the Securities Exchange Act of 1934 (15 U.S.C. 78a *et seq.*).

Rule 15a-6 provides, among other things, an exemption from broker-dealer registration for foreign broker-dealers that effect trades with or for U.S. institutional investors through a U.S. registered broker-dealer, provided that the U.S. broker-dealer obtains certain information about, and consents to service of process from, the personnel of the foreign broker-dealer involved in such transactions, and maintains certain records in connection therewith. It is estimated that approximately 2,000 respondents will incur an average burden of three hours per year to comply with this rule.

Direct general comments to the Clearance Officer for the Securities and Exchange Commission at the address below. Direct any comments concerning the accuracy of the estimated average burden hours for compliance with the Commission rules and forms to David T. Copenhafer, Acting Director, Office of Information Technology, Securities and Exchange Commission, 450 Fifth Street NW., Washington, D.C. 20549 and the Clearance Officer for the Securities and Exchange Commission, Office of Management and Budget, Paperwork Reduction Project number 3235-0371, Room 3208, New Executive Office Building, Washington, D.C. 20503.

Dated: April 6, 1995.

Margaret H. McFarland,

Deputy Secretary.

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[Release No. 34-35581; File No. SR-BSE-94-05]

Self-Regulatory Organizations; the Boston Stock Exchange Inc.; Order Approving Proposed Rule Change Relating to Implementation of a Three- Day Settlement Standard

April 7, 1995.

On February 21, 1995, the Boston Stock Exchange Incorporated ("BSE") filed a proposed rule change (File No. SR-BSE-95-05) with the Securities and Exchange Commission ("Commission")

pursuant to Section 19(b) of the Securities Exchange Act of 1934 ("Act").¹ Notice of the proposal was published in the **Federal Register** on March 8, 1995 to solicit comments from interested persons.² As discussed below, this order approves the proposed rule change.

I. Description

In October 1993, the Commission adopted Rule 15c6-1 under the Act³ 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 securities transactions. The rule will become effective on June 7, 1995.⁴ Several of the BSE's rules are interrelated with the standard settlement time frame. The purpose of the proposed rule change is to amend BSE's rules to be consistent with a T+3 settlement standard for securities transactions.

Chapter II, Section 6 of BSE's definition of "Regular Way," will be amended to require settlement of regular way transactions on the third business day after the trade.⁵ Buyer's or seller's option trades will settle between four business days and 180 days following the contract date except that BSE may provide otherwise in specific issues or classes of securities. Next day trades will settle on the first or second business day following the date of the contract. Under Chapter X, Section 1, securities will trade without (*i.e.*, "ex") any dividend, right, or privilege on the second full business day preceding the record date except that when the record date is on a holiday the securities will trade "ex" on the third preceding full business day.

The proposed rule change also will amend Chapter XV, Section 14, "Claims and Reports against Specialists," to shorten the time periods in which members can file claims of erroneous or omitted transactions against specialists. Claims regarding lack of a comparison of a reported transaction must be made within three days of the original trade date. Claims regarding the omission of reports and erroneous trade comparisons will have to be within five business days. The proposed rule

¹ 15 U.S.C. 78s(b) (1988).

² Securities Exchange Act Release No. 35422 (February 28, 1995), 60 FR 12793.

³ 17 CFR 240.15c6-1 (1994).

⁴ Securities Exchange Act Release Nos. 33023 (October 6, 1993), 58 FR 52891 (adopting Rule 15c6-1) and 34952 (November 9, 1994), 59 FR 59137 (changing effective date from June 1, 1995, to June 7, 1995).

⁵ References to five-day delivery contained in Section 5 will be deleted.