

selection of candidates for executive development programs, issuing a performance appraisal rating, issuing performance awards, nominating for Meritorious and Distinguished Executive ranks, and removal, reduction-in-grade, and other personnel actions based on performance.

g. To provide information to the White House on executives with noncareer appointments in the Senior Executive Service, in positions formerly in the General Schedule filled by noncareer executive assignments, in excepted positions paid at Executive Schedule pay rates, and in positions in the Senior Level pay system or other pay systems equivalent to those described which are filled by Presidential appointment or excepted from the competitive service because they are of a confidential or policy-determining character.

RETENTION AND DISPOSAL:

Delete current entry; insert:

Records are retained for varying lengths of time, in accordance with disposition schedules approved by NARA. Disposal of manual records is by shredding or burning, electronic databases are erased.

SYSTEM MANAGER(S) AND ADDRESSES:

Delete current entry, insert: Director, Office of Executive Resources, Office of Personnel Management, 1900 E Street, NW., Washington, DC 20415-0001.

OPM/CENTRAL-14

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Routine uses 1 through 11 of the Prefatory Statement at the beginning of OPM's system notices apply to the records maintained within this system. The routine uses listed below are specific to this system of records only:

- a. To disclose records to appropriate Federal, State and local agencies if necessary and relevant to administering Federal financial or nonfinancial assistance programs or benefits.
- b. To disclose records for performance of a Federal duty to a State or local agency, or financial institution.
- c. To disclose information on excluded health care providers to other persons involved in or affected by the action.
- d. To disclose information to agencies or organizations that license, certify, regulate, investigate, or prosecute persons or organizations that provide health-related services or items to

determine possible disqualifying actions, practices, or conditions.

[FR Doc. 95-29879 Filed 12-7-95; 8:45 am]

BILLING CODE 6325-01-P

POSTAL RATE COMMISSION

[Order No. 1093; Docket No. A96-8]

Sedan, Minnesota 56380 (Robert C. Hawn, Petitioner); Notice and Order Accepting Appeal and Establishing Procedural Schedule Under 39 U.S.C. § 404(b)(5)

Issued December 4, 1995.

Docket Number: A96-8.

Name of Affected Post Office: Sedan, Minnesota 56380.

Name(s) of Petitioner(s): Robert C. Hawn.

Type of Determination: Closing.

Date of Filing of Appeal Papers: November 29, 1995.

Categories of Issues Apparently Raised:

1. Effect on postal services [39 U.S.C. § 404(b)(2)(C)].
2. Effect on the community [39 U.S.C. § 404(b)(2)(A)].

After the Postal Service files the administrative record and the Commission reviews it, the Commission may find that there are more legal issues than those set forth above. Or, the Commission may find that the Postal Service's determination disposes of one or more of those issues.

The Postal Reorganization Act requires that the Commission issue its decision within 120 days from the date this appeal was filed (39 U.S.C. § 404(b)(5)). In the interest of expedition, in light of the 120-day decision schedule, the Commission may request the Postal Service to submit memoranda of law on any appropriate issue. If requested, such memoranda will be due 20 days from the issuance of the request and the Postal Service shall serve a copy of its memoranda on the petitioners. The Postal Service may incorporate by reference in its briefs or motions, any arguments presented in memoranda it previously filed in this docket. If necessary, the Commission also may ask petitioners or the Postal Service for more information.

The Commission orders:

(a) The Postal Service shall file the record in this appeal by December 14, 1995.

(b) The Secretary of the Postal Rate Commission shall publish this Notice and Order and Procedural Schedule in the Federal Register.

By the Commission.
Margaret P. Crenshaw,
Secretary.

Appendix

November 29 1995—Filing of Appeal letter
December 4, 1995—Commission Notice and
Order of Filing of Appeal

December 26, 1995—Last day of filing of
petitions to intervene [see 39 CFR
§ 3001.111(b)]

January 3, 1995—Petitioner's Participant
Statement or Initial Brief [see 39 C.F.R.
§ 3001.115 (a) and (b)]

January 23, 1996—Postal Service's
Answering Brief [see 39 CFR
§ 3001.115(c)]

February 7, 1996—Petitioner's Reply Brief
should Petitioner choose to file one [see
39 C.F.R. § 3001.115(d)]

February 14, 1996—Deadline for motions by
any party requesting oral argument. The
Commission will schedule oral argument
only when it is a necessary addition to
the written filings [see 39 CFR
§ 3001.116]

March 28, 1996—Expiration of the
Commission's 120-day decisional
schedule [see 39 U.S.C. § 404(b)(5)]

[FR Doc. 95-29926 Filed 12-7-95; 8:45 am]

BILLING CODE 7710-FW-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-36543; File No. SR-CSE-95-09]

Self-Regulatory Organizations; Notice of Filing of Proposed Rule Change by the Cincinnati Stock Exchange, Inc., Relating to Including Within the Exchange's Minor Rule Plan Rule 4.2 Which Deals with the Furnishing of Records to the Exchange

November 30, 1995.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"), 15 U.S.C. 78s(b)(1), notice is hereby given that on November 16, 1995, the Cincinnati Stock Exchange, Inc. ("CSE" or "Exchange") filed with the Securities and Exchange Commission ("Commission") a proposed rule change to amend its Minor Rule Violation Plan¹ as described in Items I, II, and III 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.

¹ Rule 19d-1(c)(2) under the Act, 17 CFR 240.19d-1(c)(2), authorizes national securities exchanges to adopt minor rule violation plans for the summary discipline and abbreviated reporting of minor rule violations by exchange members and member organizations.

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

The Exchange hereby amends Rule 8.14 regarding the imposition of fines for minor violations. The text of the proposed rule change is as follows (new text is italicized; deleted text is bracketed]:

Rule 8.14 Imposition of Fines for Minor Violation(s) of Rule Interpretations and Policies: .01

(d) Rule 4.1, *Rule 4.2* and Interpretation, thereunder, requiring the submission of responses to Exchange requests for trading data within specified time period.

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 CSE 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 CSE 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

1. Purpose

Rule 8.14² authorizes the Exchange, in lieu of commencing a disciplinary proceeding before a hearing panel, to impose a fine not to exceed \$2,500, on any member, member organizations, or registered or non-registered employee of a member organization for a minor violation of certain specified Exchange rules.³

The purpose of the Rule 8.14 procedure is to improve the Exchange's ability to efficiently meet its statutory enforcement responsibilities by

establishing a program for the imposition of fines for minor violations of Exchange Rules and by designating certain specified Rule violations as minor Rule violations.⁴ In File No. SR-CSE-88-1,⁵ which initially set forth the provisions and procedures of Rule 8.14, the Exchange indicated that it would periodically prepare and announce to its members and member organizations a revised list of Exchange Rules for violation of which the Exchange may impose fines pursuant to Rule 8.14, as well as the fines that may be imposed for such violation.

The Exchange is presently adding Rule 4.2⁶ to the list of rules subject to possible imposition of fines under Rule 8.14 procedures. The purpose of the proposed Rule Change is to clarify that Exchange Rule 4.2 is a part of the Exchange's Minor Rule Violation Rule. Exchange Rule 4.2 deals with the furnishing of information to the Exchange upon request. Rule 4.2 is not currently included in the specific list of Rules to which the Minor Rule Plan applies, however, the text listed under Rule 4.1 which is noted therein, addresses the requirements of Rule 4.2 as well as Rule 4.1. The Exchange believes that the specific inclusion of Rule 4.2 will make it clear to members that the Minor Rule Plan provisions apply to it.

2. Statutory Basis

The proposed rule change is consistent with Section 6(b)(6) of the Act⁷ in that it will provide a procedure whereby member organizations can be "appropriately disciplined" in those instances when a rule violation is minor in nature, but a sanction more serious than a warning or cautionary letter is appropriate. The rule change provides a fair procedure for imposing such sanctions, in accordance with the requirements of Sections 6(b)(7) and 6(d)(1) of the Act.⁸

B. Self-Regulatory Organization's Statement on Burden on Competition

The CSE does not believe that the proposed rule change will impose any inappropriate burden on competition.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were either solicited or received.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 35 days of the publication of this notice in the Federal Register or within such other period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

- (A) by order approve the proposed rule change, or
- (B) institute proceedings to determine whether the proposed rule change should be disapproved.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing. Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street NW., Washington, D.C. 20549. 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 inspection and copying at the Commission's Public Reference Section, 450 Fifth Street NW., Washington, D.C. 20549. Copies of such filing will also be available for inspection and copying at the principal office of the Exchange. All submissions should refer to File No. SR-CSE-95-09 and should be submitted by December 29, 1995.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Margaret H. McFarland,
Deputy Secretary.

[FR Doc. 95-29922 Filed 12-7-95; 8:45 am]

BILLING CODE 8010-01-M

²Rule 8.14 was approved by the Commission on September 1, 1988. See Securities Exchange Act Release No. 26053 (September 1, 1988), 53 FR 34851 (September 8, 1988) (order approving File No. SR-CSE-88-1). A subsequent addition of a rule to the Rule 8.14 Violations List was made in Securities Exchange Act Release No. 27609 (January 11, 1990), 55 FR 1758 (January 18, 1990) (order approving File No. SR-CSE-89-6).

³CSE Rule 8.14, entitled Imposition of Fines for Minor Violation(s) of Rules, contains a list of minor rule violations as to which the Exchange may impose such fines. Although the CSE's Board of Trustees makes the initial determination of whether a CSE rule violation is "minor" for purposes of CSE Rule 8.14, this determination is subject to Commission approval pursuant to Section 19(d)(1) of the Act and paragraph (c)(2) of Rule 19d-1 under the Act. See Release No. 26053 n.5, *supra* note 2.

⁴*Id.*

⁵*Id.*

⁶CSE rule 4.2 provides that "every member shall furnish to the Exchange, upon request and in a time and manner required by the Exchange, current copies of any financial information filed with the Commission, as well as any records, files or financial information pertaining to transactions executed on or through the Exchange. Further, the Exchange shall be allowed access, at any time, to the books and records of the member in order to obtain or verify information related to transactions executed on or through the Exchange or activities relating to the Exchange."

⁷15 U.S.C. 78f(b)(6).

⁸15 U.S.C. 78f(b)(7) and 78f(d)(1).