

It is imperative that the meeting be held on these dates to accommodate the scheduling priorities of the key participants. Visitors will be requested to sign a visitors register.

Dated: September 9, 1996.

Leslie M. Nolan,

*Advisory Committee Management Officer.*

[FR Doc. 96-23554 Filed 9-13-96; 8:45 am]

BILLING CODE 7510-01-M

## NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

### Nixon Presidential Historical Materials: Opening of Materials

**AGENCY:** National Archives and Records Administration.

**ACTION:** Notice of opening of materials.

**SUMMARY:** This notice announces the opening of certain Nixon Presidential historical materials from the White House Special Files that are commonly referred to as Nixon contested materials. Notice is hereby given that, in accordance with section 104 of the Presidential Recordings and Materials Preservation Act ("PRMPA", 44 U.S.C. 2111 note) and § 1275.46(i) of the PRMPA Regulations implementing the Act (36 CFR part 1275), the National Archives and Records Administration (NARA) has completed its review, and proposes for public opening, certain materials whose public release was previously objected to by former President Nixon in 1987 in accordance with 36 CFR 1275.44.

**DATES:** NARA intends to make the materials from a file segment described in this notice available to the public beginning October 17, 1996. Because these are the final decisions of the Presidential Materials Review Board, in accordance with the PRMPA's Public Access Regulations, 36 CFR 1275.46 (i)(3), further petitions asserting a constitutional right or privilege which would prevent or limit access cannot be submitted.

**ADDRESSES:** The materials will be made available to the public at NARA's facility located at 8601 Adelphi Road, College Park, Maryland.

**FOR FURTHER INFORMATION CONTACT:** Karl Weissenbach, Acting Director, Nixon Presidential Materials Staff, 301-713-6950.

**SUPPLEMENTARY INFORMATION:** As required by PRMPA and its public access regulations, NARA published a Federal Register notice on January 30, 1987, announcing the public opening of approximately 628.3 cubic feet of the integral file segment identified as the

White House Special Files. Under the PRMPA's public access regulations, former President Richard M. Nixon raised objections, some of which were joined in by other individuals, to the public release of approximately 42,000 documents consisting of about 150,000 pages. In response to President Nixon's objection to the public release of these documents, NARA's Presidential Materials Review Board, as required by PRMPA's public access regulations, was tasked with the responsibility of deciding on the former President's objections. The Presidential Materials Review Board completed its decisionmaking on the contested materials, which culminated with this announcement of NARA's intent to open certain of the documents for public research, to sustain certain of the objections and return those documents as private or personal and to retain but restrict access to other documents. Details of the Board's decisions will be available at the opening.

The materials from the White House Special Files that can be opened are to be released on October 17, 1996. The White House Special Files were segregated from the White House Central Files by the Nixon Administration in 1972 due to their uniqueness and/or sensitivity. The contested documents that NARA plans to release are primarily from the Staff Member and Office Files and selected Subject Files of the White House Central Files.

Dated: September 11, 1996.

John W. Carlin,

*Archivist of the United States.*

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## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-37659; File No. SR-CBOE-96-40]

### Self-Regulatory Organizations; Notice of Filing and Order Granting Accelerated Approval of Proposed Rule Change by the Chicago Board Options Exchange, Inc., to Change the Method for Determining the Exercise Settlement Value of Nasdaq-100 Options

September 6, 1996.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act")<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on June 28,

1996, the Chicago Board Options Exchange, Inc. ("CBOE" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I and II below, which Items have been prepared by the self-regulatory organization. The Exchange subsequently filed Amendment No. 1 to the proposed rule change on September 5, 1996.<sup>3</sup> The CBOE has requested accelerated approval for the proposal, as amended. This order approves the CBOE's proposal, as amended, on an accelerated basis and solicits comments from interested persons.

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

CBOE is proposing to modify its rule concerning the method for determining the settlement value of Nasdaq-100 options ("NDX").<sup>4</sup> In this manner, the CBOE will clarify that the NDX's settlement value is determined using the volume-weighted averaging methodology developed by the Nasdaq Stock Market, Inc., as modified by the Nasdaq from time to time.

#### 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 self-regulatory organization 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 III below. The self-regulatory organization has

<sup>3</sup> See letter from Timothy Thompson, CBOE, to Matthew Morris, Office of Market Supervision, Division of Market Regulation, Commission, dated September 5, 1996 ("Amendment No. 1"). In Amendment No. 1, the CBOE amended its proposal in two respects. First, the Exchange will issue a regulatory circular to its membership in the event that the Nasdaq makes a substantive change to the method for determining the settlement value of the Nasdaq-100. The Exchange will endeavor to issue a regulatory circular at least seven days in advance of the effectiveness of the change or as soon as practicable after it learns of the change. Second, if the Nasdaq makes a change in the settlement methodology, the Exchange will consult with the Commission to determine whether such a revision is a material change from the current methodology to warrant a rule filing pursuant to Sections 19(b)(2) or 19(b)(3) of the Act. Because the Exchange does not control the decision to change the settlement methodology, however, it is possible that the Exchange may not be made aware of a change in the settlement methodology until after the Nasdaq has instituted such change. In this event, the Exchange will still consult with the Commission concerning the need for a possible rule filing.

<sup>4</sup> The NDX is a capitalization-weighted index composed of the stocks of 100 of the largest non-financial issuers whose securities are traded on Nasdaq.

<sup>1</sup> 15 U.S.C. 78s(b)(1) (1988).

<sup>2</sup> 17 CFR 240.19b-4.