

5. Consideration of Amendments to BOG Bylaws. (Chairman del Junco)
6. Review of the FY 1997–2001 Capital Investment Plan. (Michael J. Riley, Chief Financial Officer and Senior Vice President)
7. Report on the Western Area. (Craig G. Wade, Vice President, Western Area Operations)
8. Tentative Agenda for the November 4–5, 1996, meeting in Washington, D.C.
- Thomas J. Koerber,
Secretary.
[FR Doc. 96–24748 Filed 9–23–96; 2:21 pm]
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THE PRESIDENT'S COUNCIL ON SUSTAINABLE DEVELOPMENT

The Twelfth Meeting of the President's Council on Sustainable Development (PCS) in Washington, DC

SUMMARY: The President's Council on Sustainable Development, a partnership of industry, government, and environmental, labor, and Native American organizations, will convene its twelfth meeting in Washington, DC on October 16, 1996. The Council transmitted its report, entitled Sustainable America: A New Consensus for Prosperity, Opportunity, and a Healthy Environment for the Future, to President Clinton on March 7, 1996. The text of the Council's report can be found on the Internet at <http://www.whitehouse.gov/PCs>. The Council met on May 30, 1996 to launch a series of activities to implement recommendations contained in its report.

During the upcoming meeting, the President's Council on Sustainable Development will discuss the implementation activities undertaken for the recommendations contained in its report. The discussion will be guided by the following agenda:

- I. Update on implementation activities undertaken by the Council since its May 30 meeting
- II. Public comment period

Dates/Times: Wednesday, October 16, 1996, 2:00–4:30 p.m.

Place: The Renaissance Mayflower Hotel, Grand Ballroom (Lobby Level), 1127 Connecticut Avenue, NW., Washington, DC 20036, phone: (202) 347–3000.

Status: Open to the Public: Public comments are welcome. Comments may be submitted orally on October 16 or in writing any time prior to or during the October 16 meeting. Please submit written comments prior to meeting to: PCS, Public Comments, 730 Jackson Place, NW., Washington, DC 20503, or fax to: 202/408–6839.

Contact: Patricia Sinicropi, Administrative Officer, 202/408–5296.
Sign Language interpreter: Please call the contact if you will need a sign language interpreter.

Keith Laughlin,
Executive Director, President's Council on Sustainable Development.
[FR Doc. 96–24576 Filed 9–24–96; 8:45 am]
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SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request, Copies Available
From: Securities and Exchange Commission, Office of Filings and Information Services, Washington, DC 20549

Approval of Existing Collection:
Rule 10b–17, SEC File No. 270–427, OMB Control No. 3235–new
Rule 11a1–1(T), SEC File No. 270–428, OMB Control No. 3235–new
Rule 15c2–7, SEC File No. 270–420, OMB Control No. 3235–new

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 2501 et seq.), the Securities and Exchange Commission (“Commission”) is publishing the following summaries of collections for public comment.

Rule 10b–17 (17 CFR 240.10b–17), requires any issuer of a class of securities publicly traded by the use of any means or instrumentality of interstate commerce or of the mails or of any facility of any national securities exchange to give notice of the following actions relating to such class of securities: (1) A dividend; (2) a stock split; or (3) a rights or other subscription offering. Notice shall be: given to the National Association of Securities Dealers, Inc.; in accordance with the procedures of the national securities exchange upon which the securities are registered; or may be waived by the Commission.

There are approximately 1,900 respondents that require an aggregate total of 3,800 hours to comply with this rule. Each of these approximately 1,900 issuers makes an estimated 2 annual responses, for an aggregate of 3,800 responses per year. Each response takes approximately 1 hour to complete. Thus, the total compliance burden per year is 3,800 burden hours. The approximate cost per hour is \$100, resulting in a total cost of compliance for the respondents of \$380,000 (3,800 hours @ \$100).

Rule 11a1–1(T) (17 CFR 240.11a1–1(T)), provides that an exchange member's proprietary order may be executed on the exchange of which the trader is a member, if, among other things: (1) The member discloses that a bid or offer for its account is for its account to any member with whom such bid or offer is placed or to whom it is communicated; (2) any such member through whom that bid or offer is communicated discloses to others participating in effecting the order that it is for the account of a member; and (3) immediately before executing the order, a member (other than a specialist in such security) presenting any order for the account of a member on the exchange clearly announces or otherwise indicates to the specialist and to other members then present that he is presenting an order for the account of a member.

There are approximately 1,000 respondents that require an aggregate total of 333 hours to comply with this rule. Each of these approximately 1,000 respondents makes an estimated 20 annual responses, for an aggregate of 20,000 responses per year. Each response takes approximately 1 minute to complete. Thus, the total compliance burden per year is 333 hours (20,000 minutes/60 minutes per hour = 333 hours). The approximate cost per hour is \$100, resulting in a total cost of compliance for the respondents of \$33,333 (333 hours @ \$100).

Rule 15c2–7 (17 CFR 240.15c2–7) renders it unlawful for a broker-dealer to furnish a quotation for a security to an inter-dealer-quotation-system unless certain conditions are met: (a) The appearing broker-dealer discloses whether the quote is on behalf of another broker-dealer, and if so, the identity of such other broker-dealer; (b) the appearing broker-dealer discloses whether the quotation is submitted pursuant to any other arrangement between or among broker-dealers; (c) every broker-dealer who enters into any arrangement by which two or more broker-dealers submit quotations with respect to a particular security must inform all other broker-dealers of the existence of such an arrangement and the identity of the parties thereto; and (d) the quotation system must be one which makes it a general practice to differentiate between correspondent arrangements and all other arrangements, and which discloses the identities of all other broker-dealers where that information is required to be supplied to the quotation system. The purpose of the rule is to ensure that an inter-dealer-quotation-system clearly reveals where two or more quotations in