notes that it recently approved a proposed rule change by the NYSE, amending its voluntary delisting procedures.11 The Commission recognizes the significance of an issuer’s decision regarding the appropriate market in which to list its securities. The Commission believes that issuers should carefully consider the best interests of their shareholders in both listing and delisting decisions, and that the CHX’s proposal should ensure that due consideration is given to a decision regarding whether to delist from the Exchange. The Commission believes that the proposed rule change eliminates an onerous restriction on voluntary delistings. As a result, the Commission believes that the CHX’s proposed rule change is consistent with the provisions of the Act.

IV. Conclusion

It is therefore ordered, pursuant to section 19(b)(2) of the Act,12 that the proposed rule change (SR–CHX–99–17) be, and hereby is, approved.

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

Jonathan G. Katz, Secretary.

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SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; Notice of Filing of Proposed Rule Change by the National Association of Securities Dealers, Inc. Relating to the Creation of a Corporate Bond Trade Reporting and Transaction Dissemination Facility and the Elimination of Nasdaq’s Fixed Income Pricing System (“FIPS”)

December 3, 1999.

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 October 28, 1999 the National Association of Securities Dealers, Inc. (“NASD” or “Association”) filed with the Securities and Exchange Commission (“SEC” or “Commission”) the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the NASD.1 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

NASD is proposing to amend, delete and create numerous rules of the Association to establish a corporate bond trade reporting and transaction dissemination facility. Below is the text of the proposed changes. Proposed new language is in italics; proposed deletions are in brackets.

6200. FIXED INCOME PRICING SYSTEM (FIPS) Rules 6210. Through 6260]

6200. TRADE REPORTING AND COMPARISON ENTRY SERVICE (TRACE)

6210. Definitions.

The terms used in this paragraph shall have the same meaning as those defined in the Association’s By-Laws and Rules unless otherwise specified.

The term “TRACE Eligible Security” shall mean all United States dollar denominated debt securities that are registered with the Securities and Exchange Commission and issued by United States and/or foreign private corporations and that are depository eligible securities as defined in Rule 11310(d); all debt securities qualified as PORTAL securities pursuant to Rule 5000 Series; all investment-grade rated debt securities that are issued pursuant to Section 4(2) of the Securities Act of 1933 and that are depository eligible securities pursuant to Rule 11310(d).

(b) the term “Trade Reporting And Comparison Entry Service” or “TRACE” shall mean the automated system owned and operated by The Nasdaq Stock Market, Inc. that, among other things, accommodates reporting, comparison, and dissemination of transaction reports where applicable in TRACE Eligible Securities and which may submit “locked-in” trades to National Securities Clearing Corporation for clearance and settlement and provide participants with monitoring and risk management capabilities to facilitate a “locked-in” trading environment.

The NASD also agreed to extend the comment period to 120 days. The NASD also agreed to extend the comment period to 120 days. The NASD also agreed to extend the comment period to 120 days.
any customer who is not a member of the Association.

(i) The term “Clearing Broker/Dealer” or “Clearing Broker” shall mean the member firm that has been identified in the TRACE system as principal for clearing and settling a trade, whether for its own account or for a correspondent firm.

(j) The term “Correspondent Executing Broker/Dealer” or “Correspondent Executing Broker” shall mean the member firm that has been identified in the TRACE system as having a correspondent relationship with a clearing firm whereby it executes trades and the clearing function is the responsibility of the clearing firm.

(k) The term “Introducing Broker/Dealer” or “introducing broker” shall mean the member firm that has been identified in the TRACE system as a party to the transaction, but does not execute or clear trades.

(l) The term “Browse” shall mean the functions of TRACE that permit a Participant to review (or query) for trades in the system identifying the Participant as a party to the transaction, subject to the specific uses contained in the TRACE Users Guide.

(m) The term “Gross Dollar Thresholds” in the risk management application of TRACE shall mean the daily dollar amounts for purchases and sales that a clearing broker establishes in the TRACE system for each correspondent executing broker that may be raised or lowered on an inter-day or intra-day basis. If the value of a correspondent’s trades equals or exceeds the gross dollar thresholds, the system will alert the clearing broker.

(n) The term “Pre-alert” shall mean the alert notifying the correspondent executing broker and the clearing broker that the correspondent executing broker has equaled or exceeded 70% of the purchase or sale gross dollar limits established by the clearing broker. The Association reserves the right to modify the percentage of the pre-alert as necessary and upon prior notification to the TRACE Participants.

(o) The term “Single Limit” shall mean the dollar amount established by the Clearing Broker for a single trade that enables a TRACE clearing firm to review the trade before it is obligated to clear the trade. When a correspondent executing broker negotiates a trade that equals or exceeds the Single Trade Limit, its clearing broker shall have a period of thirty (30) minutes to review and agree or decline to act as principal for clearing that trade. If a Clearing Broker fails to set a single trade limit the TRACE system will automatically set a default single trade limit of $0 for the Correspondent Broker. The Association reserves the right to modify the minimum/maximum dollar amount of the Single Trade Limit as well as the time frame for clearing broker review as necessary and upon prior notification to the TRACE Participants.

(p) For purposes of these rules, the term “Investment Grade” shall mean any TRACE-eligible security rated by a nationally recognized statistical rating organization in one of its four highest generic rating categories.

(q) For purposes of these rules, the term “Non-Investment Grade” shall mean any TRACE-eligible security that is unrated, non-rated, split-rated (where one rating falls below investment grade), or does not meet the definition of investment grade in paragraph (p), above.

6220. Participation in TRACE

(a) Mandatory Participation for Clearing Agency Members

(1) Pursuant to Article VII, Section 1(a)(vi) and (vi) of the By-Laws, participation in TRACE is mandatory for all brokers/dealers that are members of a clearing agency registered with the Commission pursuant to Section 17A of the Act, and for all brokers that have a clearing arrangement with such a broker. Such participation shall include the reconciliation of all over the counter clearing agency eligible transactions involving TRACE securities.

(2) Participation in TRACE shall be conditioned upon the TRACE Participant’s initial and continuing compliance with the following requirements:

[A] execution of, and continuing compliance with, a TRACE Participation Agreement and all applicable rules and operating procedures of the Association and the Commission;

[B] membership in, or maintenance of, an effective clearing arrangement with a member of a clearing agency registered pursuant to the Act;

[C] maintenance of the physical security of the equipment located on the premises of the TRACE Participant to prevent unauthorized entry of information into TRACE; and

[D] acceptance and settlement of each trade that TRACE identifies as having been effected by such TRACE Participant, or if settlement is to be made through a clearing member, guarantee the acceptance and settlement of each TRACE identified trade by the clearing member on the regularly scheduled settlement date.

(3) Participation in TRACE as a Clearing Broker shall be conditioned upon the Clearing Broker’s initial and continuing compliance with the following requirements:

[A] execution of, and continuing compliance with, a TRACE Participant Application agreement and all applicable rules and operating procedures of the Association and the Commission;

[B] membership in a clearing agency registered pursuant to the Act;

[C] maintenance of the physical security of the equipment located on the premises of the TRACE Clearing Broker to prevent the unauthorized entry of information into TRACE; and

[D] acceptance and settlement of each trade that TRACE identifies as having been effected by itself or any of its correspondents on the regularly scheduled settlement date.

(4) Each TRACE Participant shall be obligated to inform the Association of non-compliance with, or changes to, any other participation requirements set forth above.

(b) Participant Obligations in TRACE

(1) Access to TRACE

Upon execution and receipt by the Association of the TRACE Participant application agreement, a TRACE Participant may commence input and validation of trade information in TRACE eligible securities. TRACE Participants may access the service via a NASD-approved facility during the hours of operation.

(2) Clearing Obligations

If at any time a TRACE Participant fails to maintain a clearing arrangement, it shall be removed from the TRACE system until such time as a clearing arrangement is re-established and notice of such arrangement is provided to the Association. If, however, the Association finds that the TRACE participant’s failure to maintain a clearing arrangement is voluntary, the withdrawal will be considered voluntary and unexcused.

(3) Clearing Broker Obligations

[A] Clearing brokers may cease to act as principal for a correspondent executing broker at any time provided that notification has been given to, received and acknowledged by the TRACE Operations Center and affirmative action has been completed by the Center to remove the correspondent broker from TRACE. The clearing broker’s obligation to accept and clear trades for its correspondents shall not cease prior to the completion of all the steps detailed in this subparagraph (3)(A).

[B] TRACE Clearing brokers shall establish for each correspondent executing broker a TRACE Dollar Thresholds and may raise or lower the thresholds on an inter-day or intra-day
be considered inconsistent with high standards of commercial honor and just and equitable principles of trade, in violation of Rule 2110.

(b) Which Party Reports Transaction
Both parties executing a transaction shall, subject to the input requirements below, either input trade reports into the TRACE system or utilize the Browse feature to accept or decline a trade within the applicable time frames as specified in paragraph (a)(1) of this Rule. Trade data input obligations are as follows:

(1) in transactions between two TRACE Participants, the member representing the sell side shall be required to submit a trade report to TRACE;

(2) in transactions between a NASD member and a non-member including a customer, the NASD member shall be required to submit a trade report to TRACE.

(c) Trade Information To Be Reported
Each TRACE trade report shall contain the following information:

(1) CUSIP number or NASD symbol;
(2) Number of bonds as required by paragraph (d) below;
(3) Price of the transaction as required by paragraph (d) below;
(4) A symbol indicating whether the transaction is a buy, sell or cross;
(5) Date of Trade Execution (as/of trades only);
(6) Contra-party’s identifier;
(7) Capacity—Principal or Agent (with riskless principal reported as principal) as required by paragraph (d) below;
(8) Time of trade execution;
(9) Reporting side executing broker as “give-up” (if any);
(10) Contra side introducing broker in case of “give-up” trade;
(11) Stated commission;
(12) Such trade modifiers as required by either: (a) the TRACE System Rules; and/or (b) the TRACE Users Guide.

(d) Procedures for Reporting Price, Capacity, Volume

(1) For agency and principal transactions, report the price including the mark-up, mark-down or commission (commission entered separately). Do not include accrued interest.
(2) For agency and principal transactions, report the actual number of bonds traded. Baby bonds (those with a face value of less than $1,000) should be reported expressed as a decimal.
(3) In-house cross transactions should be reported as follows: Agency cross—report once as an agency trade; Principal cross—report twice, once as an individual principal buy and once as an individual principal sell.

(e) Transactions Not Required To Be Reported
The following types of transactions shall not be reported:

(1) Transactions which are part of a primary distribution by an issuer;
(2) Transactions made in reliance on Section 4(2) of the Securities Act of 1933;
(3) Transactions in listed securities that are both executed on, and reported to, a national securities exchange;
(4) Transactions where the buyer and the seller have agreed to trade at a price substantially unrelated to the current market for the TRACE security (e.g., to allow the seller to make a gift).

6240. TRACE Processing
Locked-in trades may be determined in the TRACE system by matching the trade information submitted by the reporting parties through one of the following methods:

(a) Trade by Trade Match
Both parties to the trade submit transaction data and the TRACE system performs an on-line match;

(b) Trade Acceptance
The TRACE reporting party enters its version of the trade into the system and the TRACE non-reporting contra party reviews the trade report and accepts or declines the trade. An acceptance results in a locked-in trade; a declined trade report is purged from the TRACE system at the end of trade data processing;

(c) Post Trade Date Processing
T+N entries may be submitted during system hours each business day. At the end of daily matching, all declined trade entries will be purged from the TRACE system. TRACE will not purge any open trade (i.e., unmatched or unaccepted) at the end of its entry day, but will carry-over such trades to the next business day for continued comparison and reconciliation. TRACE will automatically lock in and submit to NSCC as such any carried-over T to T+21 (calendar day) trade if its remains open as of 2:30 p.m. on the business day. TRACE will not automatically lock in T+22 (calendar day) or older open “as-of” trades that were carried over from the previous business day; these will be purged by TRACE at the end of the carry-over day if they remain open. Members may re-submit these T+22 or older “as-of” trades as a comparison-only entry into TRACE on the next business day for continued comparison and reconciliation for up to one calendar year.
6250. TRACE Risk Management Functions

The TRACE system will provide the following risk management capabilities to clearing brokers:

(a) Trade File Scan
Clearing brokers will be able to scan the trading activities of their correspondent executing brokers through the TRACE system.

(b) Gross Dollar Threshold
Clearing brokers will be able to establish, on an inter-day or intra-day basis, gross dollar thresholds for purchases and sales for their correspondent executing brokers, and the TRACE system will alert the clearing broker and its correspondent if the correspondent’s trading activity equals or exceeds either threshold.

(c) Gross Dollar Threshold Per-Alert
In addition to the gross dollar threshold alert, the TRACE system will also alert the clearing broker and its correspondent when the correspondent’s trading activity equals or exceeds 70% of either gross dollar threshold.

(d) On-line Review
Clearing brokers that access TRACE through a computer interface will be able to receive intra-day activity of their correspondents as it is reported.

(e) Single Trade Limit
Clearing brokers will have 30 minutes from trade report input to TRACE to review any single trade executed by their correspondent executing brokers that equals or exceeds an amount set by the clearing broker for that correspondent in order to decide to act as principal. If, however, the clearing broker does not affirmatively accept or decline the trade, at the end of 30 minutes, the system will subject the trade to normal TRACE processing and the clearing broker will be obligated to act as principal to clear the trade.

(f) Super Cap
The Super Cap will be set at an amount to be determined by the Clearing Broker, but in no event less than the gross dollar threshold. When a correspondent’s Super Cap is reached, notice will be furnished to TRACE participants, and no trade in excess of an amount set by the clearing broker for that correspondent will be accepted for TRACE processing unless the clearing broker accepts the trade within 30 minutes of execution.

6260. Obligation to Honor Trades
If a TRACE Participant is reported by TRACE as a party to a trade that has been treated as locked-in and sent to NSCC, notwithstanding any other agreement to the contrary, that party shall be obligated to act as a principal to the trade and shall honor such trade on the scheduled settlement date.

6261. Compliance with TRACE Rules and Trade Reporting Requirements
Failure of an NASD member, or person associated with a member, to comply with any of the rules or requirements of TRACE, or failure of a member or associated person to comply with any of the transaction reporting requirements for TRACE-Eligible Securities may be considered conduct inconsistent with high standards of commercial honor and just and equitable principals of trade, in violation of Rule 2110.

6270. Audit Trail Requirements
The data elements specified in Rule 6220(c) are critical to the Association’s compilation of a transaction audit trail for regulatory purposes. As such, all member firms utilizing the TRACE Service have an ongoing obligation to input 6220(c) information accurately and completely.

6280. Termination of TRACE Service
The Association may, upon notice, terminate TRACE service to a Participant in the event that a TRACE Participant fails to abide by any of the rules or operating procedures of the TRACE service or the Association, or fails to honor contractual agreements entered into with the Association or its subsidiaries, or fails to pay promptly for services rendered by the TRACE Service.

6290. Dissemination of Corporate Bond Trade Information
Trade reports entered into TRACE will be collected, processed and disseminated on a real-time basis between 8:00 a.m. and 6:30 p.m. Eastern Time. All trade reports submitted to TRACE prior to 5:15 will be included in the calculation of market aggregates and last sale except 1), trades reported on an “as of” basis, 2) “when issued” trades executed on a yield basis, or 3) trades in baby bonds with a par value of less than $1000.

6291. Lead Underwriter Information Obligation
In order to facilitate trade reporting of secondary transactions in TRACE securities, the lead underwriter of any newly-issued TRACE security shall provide to the TRACE Operations Center the CUSIP number of any debt issue no later than on the effective date of the offering.

II. Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Purposed Rule Change

In its filing with the Commission, NASD 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. NASD 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 Purposed Rule Change

The NASD is proposing to establish a mandatory trade reporting, dissemination and comparison facility for corporate bonds. Under the proposal, beginning in the spring of the year 2000, NASD members would be obligated, for regulatory purposes, to report trades to Nasdaq’s Trade Reporting And Comparison Entry Service (“TRACESM”) all secondary transactions in specified U.S. corporate bonds within 1 hour of trade execution. After an initial 6 month period for an information integrity review, Nasdaq will in turn disseminate trade reports to the public through market data vendors. Under the proposal, the initial 1 hour maximum trade reporting time frame will be subsequently reduced to 15 minutes six months after corporate bond trade reporting begins. Simultaneously with the effectiveness of the new rules governing corporate bond trade reporting, the NASD will also eliminate Nasdaq’s FIPS system and its related rules.

1. Background

   Early in 1998, the SEC began reviewing the debt markets in the United States with a particular emphasis on price transparency. This review concluded that in the area of corporate bonds, transparency was lacking and needed improvement. Subsequently, the Chairman of the SEC again highlighted the problem of the lack of transparency in the corporate bond market and called on the NASD to take the following actions:

First, adopt rules requiring dealers to report all transactions in U.S. corporate bonds and preferred stocks to the NASD and to develop systems to receive and distribute transaction prices on an immediate basis.
Second, create a database of transactions in corporate bonds and preferred stocks to enable regulators to take a proactive role in supervising the corporate debt market.

Third, create a surveillance program, in conjunction with the development of a database, to detect fraud and foster investor confidence in the fairness of the corporate debt market.

In response to this mandate, the NASD is proposing a phased-in approach to corporate bond trade reporting, starting first with high yield and convertible debt instruments followed by all other eligible U.S. corporate bonds. Initially, the maximum time period for timely reporting after trade execution will be 1 hour which will subsequently be compressed to 15 minutes. All corporate bond trade reports received, with the exception of Rule 144A restricted issues, will then be immediately disseminated to the investing public through market data vendors. The NASD expects to initiate mandatory corporate bond trade reporting and comparison for all NASD members in two phases. Currently, the target start date for mandatory reporting is the spring of 2000, with TRACE comparison service commencing in the summer of that same year, after the securities industry has successfully met the Y2K challenge. The NASD’s corporate bond trading and dissemination initiative is to be accomplished in the following phases:

2. Corporate Bond Trade Reporting Implementation—Phase I

Under the NASD’s proposal, mandatory trade reporting for high yield 1 and convertible corporate bonds will commence in the spring of the year 2000, after the NASD has assessed industry readiness. For the first month of reporting, these securities will be subject to a maximum 1 hour trade reporting window. At the end of the first month, an alphabetical phase-in of remaining reportable corporate bonds, lasting two months, will then begin.4 These corporate bonds will also be subject to a 1 hour maximum trade reporting window. While eligible corporate bonds are being incorporated into the mandatory trade reporting system, NASD will once again undertake a review of industry technological and operational readiness and compliance with the new corporate bond trade reporting rules. With the exception of reports in FIPS 50 bonds, (See Section 9 below), during Phase I no trade reports will be disseminated.

3. Corporate Bond Trade Reporting Implementation—Phase II

At the end of the sixth month, the 1 hour maximum trade reporting window will be shortened to 15 minutes, and immediate dissemination of trade reports will begin (with the exception of Rule 144A restricted issues). During Phase II, the NASD will continue to evaluate the industry’s compliance with the new rules, and examine whether a further reduction in the post-trade reporting window should be considered. The NASD will also assess the impact upon liquidity and seek industry input regarding any potential or observed negative impacts on market liquidity attributable to the reduced post-trade time reporting window and/or immediate dissemination of bond trade data.

4. The Trade Reporting And Comparison Entry Service

Trade reports submitted by NASD firms will be entered into Nasdaq’s TRACE® Service. TRACE, which is based in part on technology derived from Nasdaq’s Automated Confirmation Transaction Service (“Act”), is a multi-functional service designated to facilitate the reporting and comparison of fixed-income trades. The system allows reporting firms to enter executed trades in corporate bonds and have these trades available for trade reporting, matching, and clearing. Contra parties to reported corporate bond trades may accept trade entries made by the reporting party via an acceptance function, or by entering its version of the trade and allowing TRACE to match it. Trades submitted through TRACE are forwarded to Nasdaq for reporting purposes and can also be forwarded to the National Securities Clearing Corporation (“NSCC”) for clearance and settlement as “locked-in” trades. NASD believes that TRACE will provide significant benefits to corporate bond market participants by enabling faster and more efficient trade reconciliation and confirmation, increased efficiency in back-office operations, and a real-time trade entry status check for every TRACE transaction. These features will also facilitate the industry’s transition toward T+1 trade settlement.

TRACE is also programmed to provide important risk management functions to firms that clear corporate bond transactions for other firms. For example, TRACE will allow clearing firms to monitor buy/sell trading activity of their introducing firms, establish trading thresholds, allow/inhibit large trades, add/delete clearing relationships and access a real-time data base of correspondent trading activity. Like TRACE’s trade reporting and comparison features, TRACE’s risk management capabilities are designed to increase corporate bond market participant confidence through the provision of superior, real-time market information.

5. Corporate Bonds Subject to Mandatory Trade Reporting

The NASD is proposing that trade reporting be mandated for the following corporate debt securities: (1) U.S. dollar denominated debt securities issued by U.S. and private foreign corporations that are registered with the SEC and eligible for book-entry services at The Depository Trust Company (“DTCC”); (2) Rule 144A U.S. high-yield debt securities designated as “PORTAL Debt Securities” in Nasdaq’s PORTAL Market; and (3) rule 144A investment grade debt securities eligible for book-entry services at DTCC. For clarification, the securities described above would include: (a) investment grade corporate debt (including rule 144A/DTC eligible); (b) high-yield and unrated debt issued by U.S. companies and foreign private companies (including PORTAL-designated debt); (c) medium-term notes; (d) convertible bonds; and (e) capital trust securities, floating rate notes, and global bonds issued by U.S. companies and foreign private companies. Reportable bonds would not include: government securities, sovereign or development bank debt; mortgage or asset backed securities; collateralized mortgage obligations (“CMOs”); or money market instruments.

6. Reporting Obligations

Under the rules proposed here, trade reports in eligible corporate bond transactions between NASD members will be submitted by the NASD member on the sell side of the transaction. If the transaction involves an NASD member and the other party is a customer or non-member broker/dealer, the NASD member will be obligated to report regardless of whether the NASD.

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2 Fees for this initiative will be the subject of a separate rule filing at a later date.

3 Included in this category are the approximately 2900 high yield corporate bonds already being reported through Nasdaq’s Fixed Income Pricing System (“FIPS”). As explained in Section 9 of this filing, the NASD intends to fold all FIPS securities into the larger corporate bond trade reporting and dissemination facility proposed here.

4 While NASD is initially proposing an alphabetical phase-in, the Association will continue to consult with bond market participants with a view towards determining whether a different method of phasing in eligible bonds (e.g., by CUSIP number) is more appropriate. Regardless of the phase in method selected, the three month time period for completing the initial phase-in of all TRACE bonds will remain the same.

member represents the buy or sell side of the transaction. NASD is proposing that the following types of trades be exempted from its mandatory corporate bond trade reporting rules: (1) Transactions that are part of a primary distribution by the issuer; (2) transactions made in reliance on Section 4(2) of the Securities Act of 1933; (3) transactions in listed debt securities that are both executed on, and reported to, a national securities exchange; or (4) transactions in which the buyer and seller have agreed to trade at a price substantially unrelated to the current market for the debt security (e.g., to enable the seller to make a gift).

7. Elements of the Trade Report

The NASD is recommending that corporate bond trade reports submitted should include the following: (1) Buy/Sell/Cross; (2) CUSIP number or NASD symbol; (3) Quantity; (4) Price—inclusive of mark-up, mark-down, and symbol; (5) Contra-party’s NASD symbol or “C” for customer; (6) Date and time of Trade Execution; and (7) Capacity—Principal (with riskless principal reported as principal), Agent or Agency Cross. In-house crosses should be reported as follows: Agency crosses will be reported one time as an agency cross, and principal crosses will be reported twice as individual buy and sell principal trades. Baby Bonds (a trade quantity of less than one bond/$1,000 face amount) trade reports will be based on the actual percentage of the bond traded and reported in decimal form (e.g., a face value of $414 would be reported as .414). Given the potential for trades to distort both market aggregates as well as the representative market in an individual bond, these trade reports will not be disseminated. Mixed lot trades, consisting of a denomination of $1,000 par or multiples thereof, plus a baby bond, will be reported as the actual number of bonds traded (e.g., 25,414) but will be disseminated as the lesser whole amount (e.g., 25M) after being rounded down by TRACE. Trade reports in

8. Determining Time of Execution for Trade Reporting Purposes

NASD is proposing that the time of execution entry on corporate bond trade reports be established as the time when all of the terms of the trade are agreed upon sufficient to calculate the dollar price of the trade. NASD believes that this standard is appropriate and consistent with the reference to time of execution if SEC Rule 17a-3(a) (6) and (7), which governs memorandums of purchase or sale for bond transactions.

9. Fixed Income Pricing System

The rules of Nasdaq’s FIPS already mandate that certain high yield bonds, known as the “FIPS 50,” be reported to the FIPS system within 5 minutes of trade execution, with the remainder of FIPS-reportable corporate high yield bonds being subject to a 5:30 p.m. end-of-day reporting deadline. In addition, Nasdaq also currently imposes a one-sided quotation obligation on NASD members for each FIPS bond in which they act as a dealer. In order to standardize corporate bond trade reporting obligations and minimize industry technology burdens, NASD is proposing to eliminate the separate FIPS system, and its related rules and costs, in conjunction with the expansion of corporate bond trade reporting proposed in this filing. This will be accomplished as follows: First, FIPS quotation requirements will cease upon commencement of high-yield corporate bond trade reporting mandated in this filing. At the same time, the current 5 minute trade reporting window for FIPS 50 bonds will be expanded to 1 hour and Nasdaq’s current hourly dissemination of the high, low, and volume of the FIPS 50 bonds will be shortened to immediate dissemination of actual FIPS 50 trade reports when received by Nasdaq. At the inception of mandatory high-yield corporate bond trade reporting proposed in this filing, all former FIPS securities, including those now reported at the end of the day, will become governed by the same 1 hour/15 minute reporting and immediate dissemination standards applicable to all TRACE-eligible corporate bonds. In addition to establishing uniformity and an equality of trade reporting burdens, NASD believes that immediate, upon-receipt dissemination of FIPS 50 trade report will provide the fastest opportunity to begin evaluation of the market impact of corporate bond trade reporting and dissemination.

10. Methods of Trade Reporting

NASD is actively conferring with various market participants including market data vendors to provide a myriad of options for market participants to report corporate bond trades. It is the NASD’s goal to make available trade reporting options appropriate for every type of NASD member firm. Specifically, the TRACE system will be developed in a manner that will make it possible for vendors and service bureaus to provide trade report data on behalf of their clients, via a Nasdaq Computer to Computer Interface (“CTCI”). In addition, Nasdaq also currently imposes a one-sided quotation obligation on NASD members to manually enter trade report information via the Internet or other private networks. Currently, the target start date for mandatory reporting is the spring of 2000, with TRACE compare service commencing in the summer of that same year.

11. Hours of System Operation

NASD’s corporate bond trade reporting and dissemination system will operate from 8:00 a.m. to 6:30 p.m. Eastern Time. Trades executed after 6:30 p.m. and before 8 a.m. the next day, will be reported that next morning beginning at 8 a.m. in conformity with maximum trade reporting time mandates (e.g., initially 1 hour subsequently to be reduced to 15 minutes). Trades executed after system close and before 12:00 a.m. midnight will be reported on an “as of” basis and will not be included in market aggregates but will be disseminated upon receipt beginning at 8:00 a.m. the next trading day. Trades executed between 12:01 a.m. and system open (6:00 a.m.) that same day will be reported starting at system open, disseminated upon receipt, and will be included in the calculation of daily aggregates.

12. Corporate Bond Market Surveillance

In addition to the establishment of a corporate bond transaction reporting and dissemination facility, NASD will also, in accordance with the Commission mandate, develop a database of transactions in corporate bonds to enable Nasdaq Regulation and Nasdaq MarketWatch regulators to take a proactive role in supervising the
corporate debt market and to better detect fraud and foster investor confidence in the fairness of that market. As the Commission is aware, both NASD Regulation and Nasdaq currently have in place surveillance and examination programs covering the over-the-counter corporate debt market, NASD Regulation will continue to investigate complaints concerning over-the-counter corporate bond transactions and will, based on the database of TRACE transactions reports submitted, develop automated monitoring and oversight capabilities for the corporate debt market to ensure the highest levels of investor protection and market integrity.

13. Dissemination of Trade Report Information to Vendors

NASD is proposing to immediately disseminate the following trade report information to market data vendors for public use: (1) NASD Symbol; (2) CUSIP; (3) Date/Time of Execution of Trade; (4) Price; (5) Yield; and (6) Actual Quantity of Bonds Traded (except high yield and unrated (NR/NA) trades over a 1 million dollar par value will be disseminated as “1MM+” and investment-grade transactions over a 5 million dollar par value will be disseminated as “5MM+”).

9 NASD will not disseminate trade report information for transactions involving Rule 144A-eligible, privately-placed debt securities, including PORTAL-designated and investment grade DTC-eligible debt. Trade reports in stand-alone baby bond sales which are not disseminated (see Section 7).

10 Trace will disseminate transaction reports received during system hours. However, only TRACE transactions executed and reported to TRACE prior to 5:15 p.m. Eastern Time will be used to calculate that day’s high, low, last sale, and volume for individual TRACE securities. Transaction reports submitted to TRACE after 5:15 p.m. Eastern time will be disseminated with an “A” to identify them as transactions not affecting the high, low, last sale, and volume market aggregates.

Section 15A(b)(6) of the Act in that the proposals are designed to prevent manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in the regulating, clearing, settling, processing information with respect to, and facilitating transactions in, securities.

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

Nasdaq does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act.

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

Written comments were neither solicited nor received.

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

Within 120 days of the date of publication of this notice in the Federal Register or within such longer 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. order approve such 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 including whether the proposed rule change is consistent with the Act. Comments are specifically encouraged to address the following issues: What information should be reported? How immediate should reporting be? What systems changes are required to support trade reporting to a central facility? Are there ways to improve the proposed trade reporting system that would improve transparency and reduce the cost of implementation? Are the proposed methods of reporting price (i.e., inclusive of markups, markdowns, and commissions) appropriate in light of broker-dealer confirmation disclosure obligations for corporate debt transactions under Rule 10b-10? Are the proposed facilities sufficient for trade reporting and trade comparison? Is the phase-in schedule appropriate? Is the method of trade report dissemination appropriate? Should Rule 14A transactions be treated differently? Is the timetable for operation of the TRACE system to begin in Spring 2000 appropriate? Persons making written submissions should file six copies thereof with the Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549–0609. 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 in the Commission’s Public Reference Room. Copies of such filing will also be available for inspection and copying at the principal office of the NASD. All submissions would refer to File No. SR-NASD-99–65 and should be submitted by February 8, 2000.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.11

Jonathan G. Katz,
Secretary.

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SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; New York Stock Exchange, Inc.; Order Approving the Proposed Rule Change and Notice of Filing and Order Granting Accelerated Approval of Amendment Nos. 1, 3, and 4 to the Proposed Rule Change for the NYSE’s Continued Listing Standards

December 1, 1999.

I. Introduction

On June 22, 1999, the New York Stock Exchange, Inc. (“NYSE” or “Exchange”) filed with the Securities and Exchange Commission (“SEC” or “Commission”) pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act”),1 and Rule 19b–4 under the Act,2 a proposed rule change to amend the NYSE’s continued listing standards.