7.25E(b)(1)(B)(ii) by (a) adding the modified proposed Exchange Rule of DMM Unit by Interview;'' (3) 

103B; (2) modified proposed Exchange Reallocation,'' is based on NYSE Rule proposed Exchange Rule 7.25E, titled the Exchange: (1) Specified that Amendment No. 1 Rule Change, as Modified by V. Accelerated Approval of Proposed submitted on or before May 30, 2017. NYSEMKT–2017–04 and should be should refer to File Number SR– 

available publicly. All submissions information that you wish to make submissions. You should submit only the Commission does not edit personal received will be posted without change; the submission of the collection to OMB. 

provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission’s Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR– NYSEMKT–2017–04 and should be submitted on or before May 30, 2017. 

V. Accelerated Approval of Proposed Rule Change, as Modified by Amendment No. 1 

As noted above, in Amendment No. 1, the Exchange: (1) Specified that proposed Exchange Rule 7.25E, titled “DMM Security Allocation and Reallocation,” is based on NYSE Rule 103B; (2) modified proposed Exchange Rule 7.25E(b)(1), to read “Issuer Section [sic] of DMM Unit by Interview;” (3) modified proposed Exchange Rule 7.25E(b)(1)(B)(ii) by (a) adding the qualifier “eligible” to “DMMs” in the first sentence, (b) adding the clause “or 

a designee of such senior official” at the end of the second sentence, (c) modifying the fourth sentence to “Representatives of each DMM must participate in the meeting.” and (d) adding a final sentence stating that “Meetings will normally be held at the Exchange, unless the Exchange has agreed that they may be held elsewhere;” (4) modified proposed Exchange Rule 7.25(b)(2) by (a) changing the title to “Exchange Selection of DMM by Delegation,” (b) deleting from the first sentence of paragraph (A) the phrase “based on a review of all information available to the issuer,” and (c) modifying paragraph (B) to state that “The ESP will select the DMM and inform the issuer of its selection;” (5) modified proposed Exchange Rule 7.25E(b)(11) to state that “If the issuer of an initial Fund lists additional funds within nine months from the date of its initial listing, the issuer may choose to maintain the same DMM for those subsequently listed funds or it may select a different DMM from the group of eligible DMMs that the issuer interviewed or reviewed in the allocation process for its initial fund;” (6) modified proposed Exchange Rule 7.25E(d)(1) to state “loses its registration as a DMM in a security as a result of proceedings under the Exchange Rule 8000 or 9000 Series, as applicable; or”; and (7) changed Exchange Rule 7.25E(e) to make listing company DMM allocation decisions for purposes of an initial public offering sunset after 18 months, made a conforming change to the filing, and stated that this proposed rule is based on current Exchange Rule 103B(VI)(H)—Equities and NYSE Rule 103B(VI)(H). 

The Commission believes that Amendment No. 1 is consistent with the Act and notes that the amendment updates proposed Exchange Rule 7.25E to conform to an amended version of NYSE Rule 103B that became effective in February 2017. 30 Accordingly, the Commission finds good cause, pursuant to Section 19(b)(2) of the Act,31 to approve the proposed rule change, as modified by Amendment No. 1, on an accelerated basis. 

VI. Conclusion 

It is therefore ordered, that pursuant to Section 19(b)(2) of the Act, that the proposed rule change (SR–NYSEMKT– 2017–04), as modified by Amendment 


31 15 U.S.C. 76s(h)(2).
DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration


AGENCY: Federal Aviation Administration (FAA), U.S. Department of Transportation (DOT).


DATES: The meeting will be held May 10–12, 2017 from 9:30 a.m.–6:00 p.m.

ADDRESS: The meeting will be held at: EUROCAE Facilities, “Le Triangle” building, 9–23 rue Paul Lafargue, 93200 Saint-Denis, France.


SUPPLEMENTARY INFORMATION: Pursuant to section 10(a) (2) of the Federal Advisory Committee Act (Pub. L. 92–463, 5 U.S.C., App.), notice is hereby given for a meeting of the Thirty Third RTCA SC–213 Enhanced Flight Vision Systems/Synthetic Vision Systems (EFVS/SVS) Joint Plenary with EUROCAE Working Group 79. The agenda will include the following:

Wednesday, May 10, 2017, 9:30 a.m.–6:00 p.m.

Plenary Discussion

1. Introductions and administrative items
2. DFO statement
3. Review and approve minutes from last full plenary meeting
4. Review of terms of reference and update work product dates
5. RTCA presentation on the FRAC process
6. WG1, WG2, WG3 and WG4 status updates
7. Industry updates
8. Working group discussion

Thursday May 11, 2017, 9:30 a.m.–6:00 p.m.

1. Plenary discussion
2. Working group discussions

Friday, May 12, 2017, 9:30 a.m.–3:00 p.m.

1. Working group discussion
2. Administrative items (new meeting location/dates, action items etc.)

Attention is open to the interested public but limited to space availability. With the approval of the chairman, members of the public may present oral statements at the meeting. Persons wishing to present statements or obtain information should contact the person listed in the FOR FURTHER INFORMATION CONTACT section. Members of the public may present a written statement to the committee at any time.

Issued in Washington, DC, on May 3, 2017.

Mohannad Dawoud, Management & Program Analyst, Partnership Contracts Branch, ANG–A17 NextGen, Procurement Services Division, Federal Aviation Administration.

[FR Doc. 2017–09287 Filed 5–5–17; 8:45 am]

BILLING CODE 4910–13–P

DEPARTMENT OF TRANSPORTATION

Federal Railroad Administration

[Docket Number FRA–2017–0031]

Notice of Application for Approval of Discontinuance or Modification of a Railroad Signal System

Under part 235 of Title 49 of the Code of Federal Regulations and 49 U.S.C. 20502(a), this document provides the public notice that on April 11, 2017, National Railroad Passenger Corporation (Amtrak) petitioned the Federal Railroad Administration (FRA) seeking approval for the discontinuance or modification of a signal system. FRA assigned the petition Docket Number FRA–2017–0031.

Applicant: National Railroad Passenger Corporation, Mr. Nicholas J. Croce III, PE, Deputy Chief Engineer G&S, Acting, 2995 Market Street, Philadelphia, PA 19104.

Amtrak is the owner and operator of this signal system, and the Connecticut Southern Railroad, CSX Transportation, and Pan Am Railways operate on portions of this line as tenants with trackage rights.

The project is located on Amtrak’s New Haven to Springfield Corridor from milepost (MP) 1.5 to MP 46.3 on the New England Division. The tracks involved are existing main Track No. 1 and new Track No. 2. The project includes the following additions and modifications to the rail infrastructure:

1. A second mainline track between Cedar and Wood interlockings which