REQUEST FOR COMMENTS: You are invited to comment on proposed amendments by 5 p.m. on June 15, 1995. Please label comments "Resident Fish and Wildlife Amendments" and submit them to Steve Crow, Director of Public Affairs at 851 S.W. 6th Avenue, Suite 1100, Portland, Oregon 97204.

### FOR FURTHER INFORMATION CONTACT:

For a full copy of the proposed amendments or for further information, please contact the Council's Public Affairs Division 851 S.W. Sixth Avenue, Suite 1100, Portland, Oregon 97204 or (503) 222-5161, toll free 1-800-222-3355. Copies of amendment recommendations previously submitted to the Council (document 95-1) are available on request. Please specify if you are interested in a particular recommendation(s), as the recommendations are in several volumes and we may be able to send you a particular volume instead of the entire set. The Council has also prepared a paper (document 95-3) that discusses the amendment recommendations on which the proposed amendments are based, and issues raised by the recommendations. The paper is available on request.

### Edward W. Sheets,

Executive Director.

[FR Doc. 95–10213 Filed 4–25–95; 8:45 am] BILLING CODE 0000–00–M

# SECURITIES AND EXCHANGE COMMISSION

[Release Nos. 33-7163; 34-35632; File No. 265-20]

# Advisory Committee on the Capital Formation and Regulatory Processes

**AGENCY:** Securities and Exchange Commission.

**ACTION:** Notice of meeting.

SUMMARY: This is to give notice that the Securities and Exchange Commission Advisory Committee on the Capital Formation and Regulatory Processes will meet on May 8, 1995 in room 1C30 at the Commission's main offices, 450 Fifth Street, N.W., Washington, D.C., beginning at 2:00 p.m. The meeting will be open to the public, and the public is invited to submit written comments to the Committee.

ADDRESSES: Written comments should be submitted in triplicate and should refer to File No. 265–20. Comments should be submitted to Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549.

### FOR FURTHER INFORMATION CONTACT:

David A. Sirignano, Committee Staff Director, at 202–942–2870; Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549. SUPPLEMENTARY INFORMATION: In

accordance with section 10(a) of the Federal Advisory Committee Act, 5 U.S.C. App. 10a, notice is hereby given that the Committee will meet on May 8, 1995 in room 1C30 at the Commission's main offices, 450 Fifth Street, N.W., Washington, D.C., beginning at 2:00 p.m. The meeting will be open to the public.

The Committee was formed in February 1995, and its responsibilities include advising the Commission regarding the informational needs of investors and the regulatory costs imposed on the U.S. securities markets.

The purpose of this meeting will be to discuss the progress of the Committee's work, hear presentations on the need for reform of the capital formation and regulatory processes, as well as possible alternative approaches, and general organizational matters.

Dated: April 20, 1995.

### Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 95–10225 Filed 4–25–95; 8:45 am] BILLING CODE 8010–01–M

[Release No. 34–35630; File No. SR–BSE– 95–06]

Self-Regulatory Organizations; Notice of Filing and Immediate Effectiveness of Proposed Rule Change by the Boston Stock Exchange, Inc. Relating to the Clarification of Its Fee Schedule

April 19, 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 March 13, 1995, the Boston Stock Exchange, Inc. ("BSE" or "Exchange") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. On April 17, 1995, the Exchange submitted to the Commission Amendment No. 1 to the proposed rule change. 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

The Exchange seeks to amend certain provisions of its fee schedule. The text of the proposed rule change is as follows [new text is italicized; deleted text is bracketed]:

Transaction Fees

Trade Recording and Comparison Charges

\*BSE executions [Trades] up to and including 2,000 shares: No Charge [(all trades accumulate for volume discounts)]

\*All other executions [Trades above 2,000 shares]

First 2,500 trades per month: \$.29 per 100 shares

Next 2,500 trades per month: \$.25 per 100 shares

Next 2,500 trades per month: \$.15 per 100 shares

Over 7,500 trades per month: \$.05 per 100 shares

Maximum charge per side (non-cross): \$50.00

Maximum charge per side (cross): \$25.00

(all trades accumulate for volume discounts)

\*Beacon subscriber Credits: \$.25 per trade

All non-self-directed, electronically routed trades (credit is limited to total monthly layoff transaction fees)

Value Charges

\*BSE executions up to and including 2,000 shares: \$.20 per 100 shares [(contract value accumulates for volume discounts)]

\*All other execution (*BSE* [includes] trades over 2,000 shares and ITS trades)

First \$10 million per month: \$.16 per \$1,000 contract value

Next \$40 million per month: \$.13 per \$1,000 contract value

Next \$50 million per month: \$.10 per \$1,000 contract value

Next \$100 million per month: \$.08 per \$1,000 contract value

Next \$300 million per month: \$.05 per \$1,000 contract value

\$500.1 + million per month: \$.01 per \$1,000 contract value

the rule to reflect accurately the current trade recording and comparison charges. In addition, Amendment No. 1 proposes non-substantive, stylistic changes to the language describing value charges.

<sup>&</sup>lt;sup>1</sup> See letter from Karen Aluise, Assistant Vice President, BSE, to Jennnifer Choi, Attorney, SEC, dated April 12, 1995. In Amendment No. 1, the Exchange explains that certain language regarding trade recording and comparison charges that had been changed previously was inadvertently included in the last several fee filings submitted to the Commission. The Exchange explains that this rule filing is intended to cleanup the language of