the Act ⁹ and the rules and regulations thereunder applicable to a national securities exchange. Specifically, the Commission believes the proposal is consistent with Section 6(b)(5) of the Act ¹⁰ because it will facilitate transactions in securities by allowing for the timely transmission of MOC orders in options to the Amex floor, promote just and equitable principles of trade, remove impediments to, and perfect the mechanism of a free and open market.

The Commission finds good cause for approving the proposed rule change prior to the thirtieth day after the date of publication of notice thereof in the Federal Register. The Commission notes that prior to the erroneous reference to the AMOS system in SR-Amex-95-09,11 member firms were able to enter MOC orders in options after 3:50 p.m. via the AMOS system. Since the approval of that filing, however, the Amex's members have been unable to enter such orders. The Exchange has represented that the implementation of this restriction was a mistake on their part, is unnecessary, and is inconvenient to both the Exchange and its members. Based upon this and the Exchange's further representation that the removal of this deadline would simply reinstate the ability of member firms to enter MOC orders in options after 3:50 p.m., the Commission deems it appropriate to approve the proposed rule change on an accelerated basis. The Commission believes, therefore, that granting accelerated approval of the proposed rule change is appropriate and consistent with Section 6 of the Act. 12

It is therefore ordered, pursuant to Section 19(b)(2) of the Act,¹³ that the proposed rule change is hereby approved on an accelerated basis.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority. ¹⁴

Margaret M. McFarland,

Deputy Secretary.
[FR Doc. 95–16478 Filed 7–5–95; 8:45 am]
BILLING CODE 8010–01–M

[Release No. 34–35911; File No. SR–MSRB–95–6]

Self-Regulatory Organizations; Notice of Filing and Order Granting Accelerated Approval to a Proposed Rule Change by the Municipal Securities Rulemaking Board Relating to Interim Changes to the Operation of Its Continuing Disclosure Information System of the Municipal Securities Information Library Through December 31, 1995

June 28, 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 May 24, 1995, the Municipal Securities Rulemaking Board ("Board") or "MSRB") filed with the Securities and Exchange Commission ("Commission" or "SEC") a proposed rule change (File No. SR–MSRB–95–6). The proposed rule change is described in Items I, II, and III below, which Items have been prepared by the Board. 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 MSRB is filing herewith a proposed rule change for interim changes to the operation of its **Continuing Disclosure Information** ("CDI") System of the Municipal Securities Information Library ("MSIL") system through December 31, 1995.1 The Board requests accelerated approval of the proposed rule change in order to permit the CDI System to process material event notices that may be sent to the Board after July 3, 1995, the effective date of certain amendments to SEC Rule 15c2–12 on municipal securities disclosure. The interim changes are as follows:

1. The enrollment procedure for issuers and trustees and use of unique identifying numbers to make submissions to the System will be discontinued. Submissions with cover sheets or that refer to one of the 12 enumerated material events in their title will be accepted from any submitter.²

- 2. The cover sheet in use under the enrollment procedure has been modified to reflect the discontinuation of the enrollment procedure and to obtain identifying information about the issuer, the securities at issue, and the material event being disclosed.
- 3. The current limit of three pages will be discontinued. The full text of documents, up to 10 pages, will be disseminated electronically. For documents exceeding 10 pages, the first 10 pages will be transmitted, with the full text made available to subscribers by mail, upon request.
- 4. The interim CDI System will expand its hours for accepting submissions from 9 a.m. to 4 p.m., Eastern Time, to 8 a.m. to 5 p.m., Eastern Time.

II. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

In its filing with the Commission, the Board 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. The Board has prepared summaries, set forth in Section (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 Proposed Rule Change

On April 6, 1992, the Commission approved the CDI System for an 18month pilot period.³ The CDI System began operating on January 23, 1993, and functions as part of the Board's MSIL system. The CDI System accepts and electronically disseminates voluntary submissions of official disclosure notices relating to outstanding issues of municipal securities. During its first phase of operation, the CDI System only accepted disclosure notices from trustees. On May 17, 1993, the CDI System began accepting disclosure notices from issuers also.4 On March 10, 1995, the Commission approved an additional extension of the pilot period for the CDI

^{9 15} U.S.C. 78f.

^{10 15} U.S.C. 78f(b)(5).

¹¹ Securities Exchange Act Release No. 35660 (May 2, 1995), 60 FR 22592.

^{12 15} U.S.C. 78f.

^{13 15} U.S.C. 78s(b)(2).

^{14 17} CFR 200.30-3(a)(12)

¹ The MUNICIPAL SECURITIES INFORMATION LIBRARY system and the MSIL system are trademarks of the Board. The MSIL system, which was approved in Securities Exchange Act Release No. 29298 (June 13, 1991) 56 FR 28194, is a central facility through which information about municipal securities is collected, stored and disseminated.

² Rule 15c2–12(b)(5)(i)(C) specifies 11 events which, if material, must be disclosed in a timely manner. Rule 15c2–12(b)(5)(i)(D) also requires that issuers provide notice of the failure to provide required annual financial information. These events

are referred to herein as the 12 enumerated material events.

³ See Securities Exchange Act Release No. 30556 (April 6, 1992) 57 FR 12534. A complete description of the CDI system is contained in File No. SR–MSRB–90–4, Amendment No. 1.

⁴ On May 17, 1993, the Board reported to the Commission on the initial phase of operation of the CDI System regarding technical, policy and cost issues and proposed enhancements to the System.