Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609.

All submissions should refer to File Number SR-NASD-2004-059. This file number should be included on the subject line if e-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml).

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 Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing also will be available for inspection and copying at the principal office of the NASD. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only

EXCHANGE TRANSACTIONS ETP Holders [and Sponsored Participants] 1

information that you wish to make available publicly. All submissions should refer to File Number SR-NASD-2004-059 and should be submitted on or before May 11, 2004.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.10

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 04-8861 Filed 4-19-04; 8:45 am] BILLING CODE 8010-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-49560; File No. SR-PCX-2004-231

Self-Regulatory Organizations; Notice of Filing and Immediate Effectiveness of Proposed Rule Change and Amendment No. 1 Thereto by the Pacific Exchange, Inc. Relating to **Exchange Fees and Charges**

April 13, 2004.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") 1, and Rule 19b-42 thereunder. notice is hereby given that on March 24, 2004, the Pacific Exchange, Inc. ("PCX") 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 PCX. On April 1, 2004, the PCX filed Amendment No. 1 to the proposed rule change, which replaces the original filing in its entirety.³ The PCX filed the proposal pursuant to Section 19(b)(3)(A) of the Act,4 and Rule 19b-4(f)(6) thereunder,5 which renders the proposal effective upon filing with the Commission. The Commission is publishing this notice to solicit comments on the proposed rule change, as amended, from interested persons.

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

The PCX, through its wholly-owned subsidiary PCX Equities, Inc. ("PCXE"), proposes to amend its fee schedule for services provided to ETP Holders 6 that use the Archipelago Exchange ("ArcaEx") in order to correct a technical error in the fee schedule. The text of the proposed rule change, as amended, is set forth below. Proposed new language is in italics; proposed deletions are in [brackets].

SCHEDULE OF FEES AND CHARGES FOR EXCHANGE SERVICES

ARCHIPELAGO EXCHANGE: TRADE RELATED CHARGES

ARCHIPELAGO EXCHANGE: OTHER FEES AND CHARGES

[USER] ETP HOLDER TRANSACTION CREDIT

MARKET DATA REVENUE SHARING CREDIT 2

Tape A Securities:

Tape B Securities:

Directed Order

Rule 7.31(s), where the ETP Holder [or Sponsored Participant] represents all of one side of the transaction and all or a portion of the other side).

Liquidity Provider Credit 50% tape revenue credit per qualifying trade (applicable to limit orders that are residing in the Book and that execute against inbound marketable orders).

50% tape revenue credit per qualifying trade (applicable to any market maker that executes against a Directed Order within the Directed Order Process, as defined in PCXE Rule 7.37(a)).

50% tape revenue credit per qualifying trade (applicable to any Cross Order, as defined in PCXE Rule 7.31(s), where the ETP Holder [or Sponsored Participant] represents all of one side of the transaction and all or a portion of the other side.

^{10 17} CFR 200.30-3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ See letter from Tania Blanford, Staff Attorney, Regulatory Policy, PCX, to Nancy J. Sanow,

Assistant Director, Division of Market Regulation ("Division"), Commission, dated March 31, 2004. In Amendment No. 1, the PCX redesignated the filing from a filing under subparagraph (f)(2) of Rule 19b-4 to a filing under subparagraph (f)(6) of Rule 19b-4, as well as made a technical correction to the rule

text. The substance of Amendment No. 1 is incorporated in this notice.

^{4 15} U.S.C. 78s(b)(3)(A).

^{5 17} CFR 240.19b-4(f)(6).

⁶ See PCXE Rule 1.1(n) (defining "ETP Holder").

"Drop Copy" ³ Processing Fee \$0.001 per share (applicable to off-board trades in listed and Nasdaq securities)

¹These transaction fees do not apply to: (1) Directed Orders, regardless of account type, that are matched within the Directed Order Process; (2) Directed Orders for the account of a retail public customer that are executed partially or in their entirety via the Directed Order, Display Order, Working Order, and Tracking Order processes (however, any unfilled or residual portion of a retail customer's order that is routed away and executed by another market center or participant will incur this transaction fee); (3) orders executed in the Opening Auction and the Market Order Auction; (4) Cross Orders; (5) commitments received through ITS; and (6) participants in the Nasdaq UTP Plan that transmit orders via telephone.

² For exchange-listed securities, an ETP Holder [User] that submits a Tracking Order instruction that subsequently matches against an in-

bound marketable order will not be entitled to receive the Liquidity Provider Credit.

3 A "drop copy" is an electronic report of a transaction for an ETP Holder's account that is executed on another market center and that has been prepared for informational purposes (e.g., Market Maker inventory tracking, surveillance audit trail). Market Maker transactions that are subject to this fee will not be eligible to receive the Market Maker Transaction Credit or [User] ETP Holder Transaction Credit.

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

In its filing with the Commission, the PCX 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 PCX 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 Proposed Rule Change

1. Purpose

The PCX is proposing to correct a technical error in the fee schedule by deleting all references to the term "Sponsored Participant" 7 in the fee schedule. Pursuant to PCXE Rule 2.17, the PCX imposes certain dues, charges or fees upon an ETP Holder for the use of equipment or facilities or for services or privileges granted by the PCX. A Sponsored Participant may obtain authorized access to the ArcaEx by entering into a customer agreement with an ETP Holder.8 The PCX, however, does not impose any fees, dues or charges on the Sponsored Participant.

Currently, the "Exchange Transactions" and "Market Data Revenue Sharing Credit" portions of the fee schedule incorrectly reference Sponsored Participants as entities billed or credited by the PCX.9 Thus, the PCX wishes to delete references to Sponsored Participants in the fee schedule at this

2. Statutory Basis

The PCX believes that its proposal is consistent with Section 6(b) of the Act 10 in general, and furthers the objectives of Section 6(b)(5) of the Act 11 in particular, in that it is designed to perfect the mechanisms of a free and open market and a national market system, and to protect investors and the public interest.

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

The PCX does not believe that the proposed rule change will impose 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 on the proposed rule change were neither solicited nor received.

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

The PCX has filed the proposed rule change pursuant to Section 19(b)(3)(A) of the Act 12 and subparagraph (f)(6) of Rule 19b–4 thereunder. 13

Because the foregoing proposed rule change does not:

(i) significantly affect the protection of investors or the public interest;

(ii) impose any significant burden on competition; and

(iii) become operative for 30 days from the date on which it was filed, or such shorter time as the Commission may designate, it has become effective pursuant to Section 19(b)(3)(A) of the Act and Rule 19b-4(f)(6) thereunder. At any time within 60 days of the filing of the proposed rule change, the Commission may summarily abrogate such rule change if it appears to the Commission that such action is

necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.14 As required under Rule 19b-4(f)(6)(iii), the PCX provided the Commission with written notice of its intent to file the proposed rule change at least five business days prior to filing the proposal with the Commission, or such shorter period as designated by the Commission.

The PCX has requested that the Commission waive the 30-day operative delay. The Commission believes waiving the 30-day operative delay is consistent with the protection of investors and the public interest. Such waiver will permit the PCX to correct a technical error in its fee schedule and accordingly clarify the fees charged for services provided to ETP Holders. For these reasons, the Commission designates the proposal to be effective and operative upon filing with the Commission.¹⁵

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 may be submitted by any of the following methods:

Electronic comments:

- Use the Commission's Internet comment form (http://www.sec.gov/ rules/sro.shtml); or
- Send an E-mail to rulecomments@sec.gov. Please include File Number SR-PCX-2004-23 on the subject line.

Paper comments:

• Send paper comments in triplicate to Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609.

⁷ See PCXE Rule 1.1(tt) (defining "Sponsored Participant").

⁸ See PCXE Rule 7.29.

⁹ Telephone conversation between Tania Blanford, Staff Attorney, Regulatory Policy, PCX, and Elizabeth MacDonald, Attorney, Division, Commission, April 13, 2004.

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

^{11 15} U.S.C. 78f(b)(5).

^{12 15} U.S.C. 78s(b)(3)(A).

^{13 17} CFR 240.19b-4(f)(6).

¹⁴ For the purposes of calculating the 60-day abrogation period, the Commission considers the proposed rule change to have been filed on April 1, 2004, the date the PCX filed Amendment No. 1.

¹⁵ For purposes only of waiving the operative date of this proposal, the Commission has considered the proposed rule's impact on efficiency competition, and capital formation. 15 U.S.C. 78c(f).

All submissions should refer to File Number SR-PCX-2004-23. This file number should be included on the subject line if e-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml). 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 Section, 450 Fifth Street, NW., Washington, DC 20549. Copies of such filing also will be available for inspection and copying at the principal office of the PCX. 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-PCX-2004–23 and should be submitted on or before May 11, 2004.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority. 16

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 04-8891 Filed 4-19-04; 8:45 am]

BILLING CODE 8010-01-P

SOCIAL SECURITY ADMINISTRATION

The Ticket to Work and Work Incentives Advisory Panel Meeting

AGENCY: Social Security Administration (SSA).

ACTION: Notice of meeting.

DATES: May 18, 2004, 9 a.m.–4:45 p.m.*; May 19, 2004, 9 a.m.–5 p.m.; May 20, 2004, 9 a.m.–1 p.m.

*The full deliberative panel meeting ends at 4:45 p.m. The standing committees of the Panel will meet from 4:45 p.m. until 6 p.m.

ADDRESSES: Hyatt Regency Bethesda, One Bethesda Metro Center, Bethesda, MD 20814, Phone: (301) 657–1234.

SUPPLEMENTARY INFORMATION:

Type of meeting: This is a quarterly meeting open to the public. The public is invited to participate by coming to the address listed above. Public comment will be taken during the quarterly meeting. The public is also invited to submit comments in writing on the implementation of the Ticket to Work and Work Incentives Improvement Act (TWWIIA) of 1999 at any time.

Purpose: In accordance with section 10(a)(2) of the Federal Advisory Committee Act, SSA announces a meeting of the Ticket to Work and Work Incentives Advisory Panel (the Panel). Section 101(f) of Pub. L. 106-170 establishes the Panel to advise the President, the Congress and the Commissioner of Social Security on issues related to work incentives programs, planning and assistance for individuals with disabilities as provided under section 101(f)(2)(A) of the TWWIIA. The Panel is also to advise the Commissioner on matters specified in section 101(f)(2)(B) of that Act, including certain issues related to the Ticket to Work and Self-Sufficiency Program established under section 101(a) of that Act.

Interested parties are invited to attend the meeting. The Panel will use the meeting time to receive briefings, hear presentations, conduct full Panel deliberations on the implementation of TWWIIA and receive public testimony. The topics for the meeting will include presentations on mental health, SSA work incentives, employment supports, advocacy and the Ticket, and agency updates from SSA.

The Panel will meet in person commencing on Tuesday, May 18, 2004 from 9 a.m. to 4:45 p.m. (standing committee meetings from 4:45 p.m. to 6 p.m.); Wednesday, May 19, 2004 from 9 a.m. to 5 p.m.; and Thursday, May 20, 2004 from 9 a.m. to 1 p.m.

Agenda: The Panel will hold a quarterly meeting. Briefings, presentations, full Panel deliberations and other Panel business will be held Tuesday, Wednesday and Thursday, May 18, 19, and 20, 2004. Public testimony will be heard in person Tuesday, May 18, 2004 from 3:45 p.m. to 4:45 p.m. and on Thursday, May 20, 2004 from 9 a.m. to 9:30 a.m. Members of the public must schedule a timeslot in order to comment. In the event that the public comments do not take up the scheduled time period for public comment, the Panel will use that time to deliberate and conduct other Panel business.

Individuals interested in providing testimony in person should contact the Panel staff as outlined below to schedule time slots. Each presenter will be called on by the Chair in the order in which they are scheduled to testify and is limited to a maximum five-minute verbal presentation. Full written testimony on TWWIIA Implementation, no longer than 5 pages, may be submitted in person or by mail, fax or email on an on-going basis to the Panel for consideration.

Since seating may be limited, persons interested in providing testimony at the meeting should contact the Panel staff by e-mailing Monique Fisher, at *Monique.Fisher@ssa.gov* or calling (202) 358–6435.

The full agenda for the meeting will be posted on the Internet at http://www.ssa.gov/work/panel approximately one week before the meeting or can be received in advance electronically or by fax upon request.

Contact Information: Anyone requiring information regarding the Panel should contact the TWWIIA Panel staff. Records are being kept of all Panel proceedings and will be available for public inspection by appointment at the Panel office. Anyone requiring information regarding the Panel should contact the Panel staff by:

- Mail addressed to Social Security Administration, Ticket to Work and Work Incentives Advisory Panel Staff, 400 Virginia Avenue, SW., Suite 700, Washington, DC, 20024.
- Telephone contact with Monique Fisher at (202) 358–6435.
 - Fax at (202) 358-6440.
 - E-mail to TWWIIAPanel@ssa.gov.

Dated: April 12, 2004.

Carol Brenner,

Designated Federal Official. [FR Doc. 04–8946 Filed 4–19–04; 8:45 am] BILLING CODE 4191–02–P

DEPARTMENT OF STATE

[Public Notice 4658]

Cultural Property Advisory Committee Notice of Meeting

In accordance with the provisions of the Convention on Cultural Property Implementation Act (19 U.S.C. 2601 et seq.) there will be a meeting of the Cultural Property Advisory Committee on Thursday, May 6, 2004, from approximately 9 a.m. to 4 p.m., at the United States Department of State, Annex 44, 301 4th St., SW., Washington, DC.

Pursuant to 19 U.S.C. 2605(g), the Committee will conduct a review of the "Agreement between the Government of the United States of America and the Government of the Republic of Italy Concerning the Imposition of Import

______ 16 17 CFR 200.30–3(a)(12).