of this order regarding the Clearing Agency Activities (and the compliance of any affiliated or third-party service provider referred to in condition D.2); and (c) the management by EB of any conflicts of interest of such affiliated or third-party service provider that EB becomes aware have arisen since the prior report with respect to the performance of the Clearing Agency Activities.

- (5) EB shall keep records relating to the Clearing Agency Activities regarding settlement details, account details, service agreements, and service notices sent to U.S. Participants pertaining to the operation of the Clearing Agency Activities and retain such records for a period of not less than five years, the first two years in an easily accessible place (which may be located in the European Union).
- (6) EB shall respond to and require its service providers to respond to a request from the Commission for additional information relating to the Clearing Agency Activities and provide access to the Commission or its designee to conduct on-site inspections of all facilities (including automated systems and systems environment), records, and personnel related to the Clearing Agency Activities. The request for information shall be made and the inspections shall be conducted solely for the purpose of reviewing the Clearing Agency Activities' operations and compliance with the federal securities laws and the terms and conditions in any order exempting EB from registration as a clearing agency with regard to the Clearing Agency Activities.
- (7) EB shall file with the Commission amendments to its application for exemption on Form CA-1 if it makes any material change to the Clearing Agency Activities or any change materially affecting the Clearing Agency Activities as summarized in the relevant exemption order, EB's amended Form CA-1 or in any subsequently filed amendments to its Form CA-1 that would make such previously provided information incomplete or inaccurate.

VII. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed exemption is consistent with the public interest, the protection of investors, and the purposes of Section 17A of the Exchange Act. To the extent possible, commenters are requested to provide empirical data and other factual support for their views. In addition, the

Commission seeks comment generally on the following issues:

- 1. Would the Modification Application, if approved, achieve the underlying policy objectives of the Exchange Act? Why or why not? In particular, please address whether granting an exemption from registration does or does not further the goals of promoting investor protection and the integrity of the securities markets.
- 2. Are the proposed conditions to the Modification Application sufficient to promote the purposes of Section 17A of the Exchange Act and to allow the Commission to adequately monitor the effects of EB's Clearing Agency Activities on the national system for the clearance and settlement of securities transactions? Why or why not?
- 3. EB has represented that its provision of the U.S. Equities Clearing Agency Activities would benefit U.S. Participants by providing a service to efficiently satisfy the New Collateral Regulations. Will the provision of the U.S. Equities Clearing Agency Activities provide those or other benefits? Will providing the service lead to lower costs, or higher costs, for U.S. Participants or other segments of the U.S. securities markets? What other benefits would U.S. Participants or other U.S. persons receive from these services?
- 4. Are there other providers of collateral management or related post-trade processing services that may be placed at a competitive advantage as a result of EB's account at DTC and the creation of DEGCL?
- 5. Similar to the volume limits placed on the U.S. Government Securities Clearing Agency Activities, should there be a volume limit on the U.S. Equities Clearing Agency Activities? If so, what should be the volume limit and why?
- 6. Are there potential issues or concerns that the Commission should consider? For example, differences between U.S. and Belgian law or other possible effects of the proposed Modification Application on the U.S. securities markets and investors.

Comments may be submitted by any of the following methods:

Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/rules/proposed.shtml); or
- Send an email to *rule-comments@ sec.gov*. Please include File Number 601–01 on the subject line; or

Paper Comments

• Send paper comments to Brent J. Fields, Secretary, Securities and Exchange Commission, 100 F Street NE.,

Washington, DC 20549–1090. All submissions should refer to File Number 601–01.

To help us 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/other.shtml).

Copies of the submission, all subsequent amendments, all written statements with respect to the application that are filed with the Commission, and all written communications relating to the application 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 Web site viewing and printing in the Commission's Public Reference Section, 100 F Street NE., Washington, DC 20549 on official business days between the hours of 10:00 a.m. and 3:00 p.m.

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 601–01 and should be submitted on or before October 6, 2016.

For the Commission by the Division of Trading and Markets, pursuant to delegated authority. 118

Robert W. Errett,

Deputy Secretary.

[FR Doc. 2016-21245 Filed 9-2-16; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release Nos. 33-10200; 34-78726/August 30, 2016]

Order Making Fiscal Year 2017 Annual Adjustments to Registration Fee Rates

I. Background

The Commission collects fees under various provisions of the securities laws. Section 6(b) of the Securities Act of 1933 ("Securities Act") requires the Commission to collect fees from issuers on the registration of securities. Section 13(e) of the Securities Exchange Act of 1934 ("Exchange Act") requires the Commission to collect fees on specified repurchases of securities. Section 14(g) of the Exchange Act requires the Commission to collect fees on specified

^{118 17} CFR 200.30-3(a)(16).

¹ 15 U.S.C. 77f(b).

² 15 U.S.C. 78m(e).

proxy solicitations and statements in corporate control transactions.³ These provisions require the Commission to make annual adjustments to the applicable fee rates.

II. Fiscal Year 2017 Annual Adjustment to Fee Rates

Section 6(b)(2) of the Securities Act requires the Commission to make an annual adjustment to the fee rate applicable under Section 6(b).⁴ The annual adjustment to the fee rate under Section 6(b) of the Securities Act also sets the annual adjustment to the fee rates under Sections 13(e) and 14(g) of the Exchange Act.⁵

Section 6(b)(2) sets forth the method for determining the annual adjustment to the fee rate under Section 6(b) for fiscal year 2017. Specifically, the Commission must adjust the fee rate under Section 6(b) to a "rate that, when applied to the baseline estimate of the aggregate maximum offering prices for [fiscal year 2017], is reasonably likely to produce aggregate fee collections under [Section 6(b)] that are equal to the target fee collection amount for [fiscal year 2017]." That is, the adjusted rate is determined by dividing the "target fee collection amount" for fiscal year 2017 by the "baseline estimate of the aggregate maximum offering prices" for fiscal year 2017.

Section 6(b)(6)(A) specifies that the "target fee collection amount" for fiscal year 2017 is \$585,000,000. Section 6(b)(6)(B) defines the "baseline estimate of the aggregate maximum offering prices" for fiscal year 2017 as "the baseline estimate of the aggregate maximum offering price at which securities are proposed to be offered pursuant to registration statements filed with the Commission during [fiscal year 2017] as determined by the Commission, after consultation with the Congressional Budget Office and the Office of Management and Budget. . . ."

To make the baseline estimate of the aggregate maximum offering price for fiscal year 2017, the Commission is using a methodology that has been used in prior fiscal years and that was developed in consultation with the Congressional Budget Office ("CBO") and Office of Management and Budget

("OMB"). ⁶ Using this methodology, the Commission determines the "baseline estimate of the aggregate maximum offering price" for fiscal year 2017 to be \$5,047,682,013,502. Based on this estimate, the Commission calculates the fee rate for fiscal 2017 to be \$115.90 per million. This adjusted fee rate applies to Section 6(b) of the Securities Act, as well as to Sections 13(e) and 14(g) of the Exchange Act.

III. Effective Dates of the Annual Adjustments

The fiscal year 2017 annual adjustments to the fee rates applicable under Section 6(b) of the Securities Act and Sections 13(e) and 14(g) of the Exchange Act will be effective on October 1, 2016.

IV. Conclusion

Accordingly, pursuant to Section 6(b) of the Securities Act and Sections 13(e) and 14(g) of the Exchange Act,⁸

IT IS HEREBY ORDERED that the fee rates applicable under Section 6(b) of the Securities Act and Sections 13(e) and 14(g) of the Exchange Act shall be \$115.90 per million effective on October 1, 2016.

By the Commission.

Brent J. Fields,

Secretary.

Appendix A

Congress has established a target amount of monies to be collected from fees charged to issuers based on the value of their registrations. This appendix provides the formula for determining such fees, which the Commission adjusts annually. Congress has mandated that the Commission determine these fees based on the "aggregate maximum offering prices," which measures the aggregate dollar amount of securities registered with the Commission over the course of the year. In order to maximize the likelihood that the amount of monies targeted by Congress will be collected, the fee rate must be set to reflect projected aggregate maximum offering prices. As a percentage, the fee rate equals the ratio of the target amounts of monies to the projected aggregate maximum offering prices.

For 2017, the Commission has estimated the aggregate maximum offering prices by projecting forward the trend established in the previous decade. More specifically, an ARIMA model was used to forecast the value of the aggregate maximum offering prices for months subsequent to July 2016, the last month for which the Commission has data on the aggregate maximum offering prices.

The following sections describe this process in detail.

A. Baseline Estimate of the Aggregate Maximum Offering Prices for Fiscal Year 2017

First, calculate the aggregate maximum offering prices (AMOP) for each month in the sample (July 2006–July 2016). Next, calculate the percentage change in the AMOP from month to month.

Model the monthly percentage change in AMOP as a first order moving average process. The moving average approach allows one to model the effect that an exceptionally high (or low) observation of AMOP tends to be followed by a more "typical" value of AMOP.

Use the estimated moving average model to forecast the monthly percent change in AMOP. These percent changes can then be applied to obtain forecasts of the total dollar value of registrations. The following is a more formal (mathematical) description of the procedure:

- 1. Begin with the monthly data for AMOP. The sample spans ten years, from July 2006 to July 2016.
- 2. Divide each month's AMOP (column C) by the number of trading days in that month (column B) to obtain the average daily AMOP (AAMOP, column D).
- 3. For each month t, the natural logarithm of AAMOP is reported in column E.
- 4. Calculate the change in log(AAMOP) from the previous month as $\Delta_t = \log$ (AAMOP_t) \log (AAMOP_{t-1}). This approximates the percentage change.
- 5. Estimate the first order moving average model $\Delta_t = \alpha + \beta e_{t-1} + e_t$, where e_t denotes the forecast error for month t. The forecast error is simply the difference between the one-month ahead forecast and the actual realization of Δ_t . The forecast error is expressed as $e_t = \Delta_t \alpha \beta e_{t-1}$. The model can be estimated using standard commercially available software. Using least squares, the estimated parameter values are $\alpha = 0.002807020$ and $\beta = -0.82994$.
- 6. For the month of August 2016 forecast $\Delta_{t=8/16}=\alpha+\beta e_{t=7/16}.$ For all subsequent months, forecast $\Delta_{t}=\alpha.$
- 7. Calculate forecasts of log(AAMOP). For example, the forecast of log(AAMOP) for October 2016 is given by FLAAMOP $_{t\,=\,10/16}$ = log(AAMOP $_{t\,=\,7/16})$ + Δ $_{t\,=\,8/16}$ + Δ $_{t\,=\,9/16}$
- 8. Under the assumption that e_t is normally distributed, the n-step ahead forecast of AAMOP is given by $exp(FLAAMOP_t+\sigma_n{}^2/2),$ where σ_n denotes the standard error of the n-step ahead forecast.
- 9. For October 2016, this gives a forecast AAMOP of \$19.614 billion (Column I), and a forecast AMOP of \$411.9 billion (Column I)
- 10. Iterate this process through September 2017 to obtain a baseline estimate of the aggregate maximum offering prices for fiscal year 2017 of \$5,047,682,013,502.

³ 15 U.S.C. 78n(g).

⁴15 U.S.C. 77f(b)(2). The annual adjustments are designed to adjust the fee rate in a given fiscal year so that, when applied to the aggregate maximum offering price at which securities are proposed to be offered for the fiscal year, it is reasonably likely to produce total fee collections under Section 6(b) equal to the "target fee collection amount" specified in Section 6(b)(6)(A) for that fiscal year.

^{5 15} U.S.C. 78m(e)(4) and 15 U.S.C. 78n(g)(4).

⁶ Appendix A explains how we determined the "baseline estimate of the aggregate maximum offering price" for fiscal year 2017 using our methodology, and then shows the arithmetical process of calculating the fiscal year 2017 annual adjustment based on that estimate. The appendix includes the data used by the Commission in making its "baseline estimate of the aggregate maximum offering price" for fiscal year 2017.

 $^{^7\,15}$ U.S.C. $77f(b)(4),\,15$ U.S.C. 78m(e)(6) and 15 U.S.C. 78n(g)(6).

^{8 15} U.S.C. 77f(b), 78m(e) and 78n(g).

B. Using the Forecasts From A to Calculate the New Fee Rate

1. Using the data from Table A, estimate the aggregate maximum offering prices

21

319,053

15,193

23.444

0.251

.....

May-11

between 10/01/16 and 9/30/17 to be \$5,047,682,013,502.

2. The rate necessary to collect the target \$585,000,000 in fee revenues set by Congress

is then calculated as: $$585,000,000 \div $5,047,682,013,502 = 0.000115895$.

3. Round the result to the seventh decimal point, yielding a rate of 0.0001159 (or \$115.90 per million).

TABLE A—ESTIMATION OF BASELINE OF AGGREGATE MAXIMUM OFFERING PRICES

			F	ee rate calcula	ation				
a. Base 9/30/17 (\$1				aggregate	maximum	offering		10/1/16 to	5,047,682
									\$115.90
Month	# of trading days in month	Aggregate maximum offering prices, in \$millions	Average daily aggregate max. offering prices (AAMOP) in \$millions	log(AAMOP)	Log (change in AAMOP)	Forecast log(AAMOP)	Standard error	Forecast AAMOP, in \$millions	Forecast aggregate maximum of- fering prices, in \$millions
(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(I)	(J)
				D	ata	I			
Jul-06	20	232,654	11,633	23.177					
Aug-06	23	310,050	13,480	23.325	0.147				
Sep-06	20	236,782	11,839	23.195	-0.130				
Oct-06	22	213,342	9,697	22.995	-0.200				
Nov-06	21	292,456	13,926	23.357	0.362				
Dec-06	20	349,512	17,476	23.584	0.227				
Jan–07 Feb–07	20	372,740 278,753	18,637 14,671	23.648 23.409	0.064 - 0.239				
Mar-07	22	862,786	39,218	24.392	0.983				
Apr-07	20	562,103	28,105	24.059	- 0.333				
May-07	22	470,843	21,402	23.787	-0.272				
Jun-07	21	586,822	27,944	24.053	0.267				
Jul-07	21	326,612	15,553	23.468	-0.586				
Aug-07	23	369,172	16,051	23.499	0.032				
Sep-07	19	241,059	12,687	23.264	-0.235				
Oct-07	23	239,652	10,420	23.067	-0.197				
Nov-07	21	458,654	21,841	23.807	0.740				
Dec-07	20	410,200	20,510	23.744	-0.063				
Jan-08	21	354,433	16,878	23.549	-0.195				
Feb-08 Mar-08	20	263,410	13,171	23.301	-0.248				
Apr–08	20 22	596,923 292,534	29,846 13,297	24.119 23.311	0.818 - 0.809				
May-08	21	456,077	21,718	23.801	0.491				
Jun-08	21	461,087	21,957	23.812	0.011				
Jul-08	22	232,896	10,586	23.083	-0.730				
Aug-08	21	395,440	18,830	23.659	0.576				
Sep-08	21	177,636	8,459	22.858	-0.800				
Oct-08	23	360,494	15,674	23.475	0.617				
Nov-08	19	288,911	15,206	23.445	-0.030				
Dec-08	22	319,584	14,527	23.399	-0.046				
Jan-09	20	375,065	18,753	23.655	0.255				
Feb-09	19	249,666	13,140	23.299	-0.356				
Mar-09	22	739,931	33,633	24.239	0.940				
Apr-09	21	235,914	11,234	23.142	-1.097				
May-09	20	329,522	16,476	23.525	0.383				
Jun-09	22	357,524	16,251	23.511	-0.014				
Jul-09 Aug-09	22	185,187	8,418	22.854	-0.658				
Sep-09	21 21	192,726 189,224	9,177 9,011	22.940 22.922	0.086 - 0.018				
Oct-09	22	215,720	9,805	23.006	0.085				
Nov-09	20	248,353	12,418	23.242	0.236				
Dec-09	22	340,464	15,476	23.463	0.220				
Jan-10	19	173,235	9,118	22.933	-0.529				
Feb-10	19	209,963	11,051	23.126	0.192				
Mar-10	23	432,934	18,823	23.658	0.533				
Apr-10	21	280,188	13,342	23.314	0.344				
May-10	20	278,611	13,931	23.357	0.043				
Jun-10	22	364,251	16,557	23.530	0.173				
Jul-10	21	171,191	8,152	22.822	-0.709				
Aug-10	22	240,793	10,945	23.116	0.295				
Sep-10	21	260,783	12,418	23.242	0.126				
Oct-10	21	214,988	10,238	23.049	-0.193				
Nov-10	21	340,112	16,196	23.508	0.459				
Dec-10	22 20	297,992	13,545	23.329	- 0.179 - 0.148				
Jan-11 Feb-11	19	233,668 252,785	11,683 13,304	23.181 23.311	- 0.148 0.130				
Mar-11	23	595,198	25,878	23.977	0.130				
Apr–11	20	236,355	11,818	23.193					
Mav–11	21	319 053	15 193						

Month	# of trading days in month	Aggregate maximum offering prices, in \$millions	Average daily aggregate max. offering prices (AAMOP) in \$millions	log(AAMOP)	Log (change in AAMOP)	Forecast log(AAMOP)	Standard error	Forecast AAMOP, in \$millions	Forecast aggregate maximum of- fering prices, in \$millions
(A)	(B)	(C)	(D)	(E)	(F)	(G)	(H)	(1)	(J)
Jun-11 Jul-11	22 20 23	359,727 215,391 179,870	16,351 10,770	23.518 23.100 22.780	0.073 -0.418				
Aug-11 Sep-11 Oct-11	21 21 21	168,005 181,452	7,820 8,000 8,641	22.803 22.880	-0.320 0.023 0.077				
Nov-11 Dec-11	21 21	256,418 237,652	12,210 11,317	23.226 23.150	0.346 -0.076				
Jan-12 Feb-12	20 20	276,965 228,419	13,848 11,421	23.351 23.159	0.202 -0.193				
Mar–12 Apr–12	22 20	430,806 173,626	19,582 8,681	23.698 22.884	0.539 -0.813				
May–12 Jun–12 Jul–12	22 21 21	414,122 272,218 170,462	18,824 12,963 8,117	23.658 23.285 22.817	0.774 - 0.373 -0.468				
Aug-12 Sep-12	23 19	295,472 331,295	12,847 17,437	23.276 23.582	0.459 0.305				
Oct–12 Nov–12	21 21	137,562 221,521	6,551 10,549	22.603 23.079	-0.979 0.476				
Dec-12 Jan-13	20 21	321,602 368,488	16,080 17,547	23.501 23.588	0.422 0.087				
Feb-13 Mar-13	19 20 22	252,148 533,440	13,271 26,672	23.309 24.007	-0.279 0.698				
Apr-13 May-13 Jun-13	22 22 20	235,779 382,950 480,624	10,717 17,407 24,031	23.095 23.580 23.903	- 0.912 0.485 0.322				
Jul-13 Aug-13	22 22	263,869 253,305	11,994 11,514	23.208 23.167	- 0.695 -0.041				
Sep-13 Oct-13	20 23	267,923 293,847	13,396 12,776	23.318 23.271	0.151 - 0.047				
Nov-13 Dec-13	20 21	326,257 358,169	16,313 17,056	23.515 23.560	0.244 0.045				
Jan-14 Feb-14	21 19 21	369,067 298,376	17,575 15,704	23.590 23.477	0.030 -0.113				
Mar–14 Apr–14 May–14	21 21	564,840 263,401 403,700	26,897 12,543 19,224	24.015 23.252 23.679	0.538 - 0.763 0.427				
Jun-14 Jul-14	21 22	423,075 373,811	20,146 16,991	23.726 23.556	0.047 -0.170				
Aug-14 Sep-14	21 21	405,017 409,349	19,287 19,493	23.683 23.693	0.127 0.011				
Oct-14 Nov-14	23 19	338,832 386,898	14,732 20,363	23.413 23.737	-0.280 0.324				
Dec-14 Jan-15 Feb-15	22 20 19	370,760 394,127 466,138	16,853 19,706 24,534	23.548 23.704 23.923	-0.189 0.156 0.219				
Mar-15 Apr-15	22	753,747 356,560	34,261 16,979	24.257 23.555	0.334 -0.702				
May-15 Jun-15	20 22	478,591 446,102	23,930 20,277	23.898 23.733	0.343 -0.166				
Jul–15 Aug–15	22 21	402,062 334,746	18,276 15,940	23.629 23.492	-0.104 -0.137				
Sep-15 Oct-15	21 22	289,872 300,276	13,803 13,649	23.348 23.337	-0.144 -0.011				
Nov-15 Dec-15	20 22 10	409,690 308,569 457,411	20,485 14,026 24,074	23.743 23.364 23.904	0.406 - 0.379				
Jan-16 Feb-16 Mar-16	19 20 22	457,411 554,343 900,301	24,074 27,717 40,923	23.904 24.045 24.435	0.540 0.141 0.390				
Apr-16 May-16	21	250,716 409,992	11,939 19,523	23.203 23.695	-1.232 0.492				
Jun-16 Jul-16	22 20	321,219 289,671	14,601 14,484	23.404 23.396	-0.291 -0.008				
Aug-16 Sep-16	23 21					23.632167 23.634974	0.342 0.347	19,439 19,526	447,089 410,051
Oct–16 Nov–16	21 21					23.637781 23.640588 23.643395	0.351 0.356 0.361	19,614 19,703	411,898 413,754 415,618
Dec-16 Jan-17 Feb-17	21 20 19					23.643395 23.646202 23.649009	0.361 0.366 0.370	19,791 19,880 19,970	415,618 397,610 379,431
Mar-17 Apr-17	23					23.651816 23.654623	0.375 0.379	20,060 20,150	461,381 382,858
May–17 Jun–17	22 22					23.657430 23.660237	0.384 0.388	20,241 20,332	445,306 447,312
Jul–17 Aug–17	20 23					23.663044 23.665851	0.392 0.397	20,424 20,516	408,479 471,867
Sep-17	20					23.668658	0.401	20,608	412,168

Figure A
Aggregate Maximum Offering Prices Subject to Securities Act Section 6(b)
(Dashed Line Indicates Forecast Values)

