Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 ("PRA") (44 U.S.C. 3501 et seq.), the Securities and Exchange Commission ("Commission") has submitted to the Office of Management and Budget ("OMB") a request for approval of extension of the previously approved collection of information provided for in Rule 17Ac2-1 (17 CFR 240.17Ac2-1), under the Securities Exchange Act of 1934 (15 U.S.C. 78a et seq.).

Rule 17Ac2-1, pursuant to Section 17A(c) of the Exchange Act, generally requires transfer agents for whom the Commission is the transfer agent’s Appropriate Regulatory Agency ("ARA"), to file an application for registration with the Commission on Form TA-1 and to amend their registrations under certain circumstances.

Specifically, Rule 17Ac2-1 requires transfer agents to file a Form TA-1 application for registration with the Commission where the Commission is their ARA. Such transfer agents must also amend their Form TA-1 if the existing information on their Form TA-1 becomes inaccurate, misleading, or incomplete within 60 days following the date the information became inaccurate, misleading or incomplete. Registration filings on Form TA-1 and amendments thereto must be filed with the Commission electronically, absent an exemption, on EDGAR pursuant to Regulation S-T (17 CFR 232).

The Commission annually receives approximately 199 filings on Form TA-1 from transfer agents required to register as such with the Commission. Included in this figure are approximately 167 amendments made annually by transfer agents to their Form TA-1 as required by Rule 17Ac2-1(c) to address information that has become inaccurate, misleading, or incomplete and approximately 32 new applications by transfer agents for registration on Form TA-1 as required by Rule 17Ac2-1(a). Based on
past submissions, the staff estimates that on average approximately twelve hours are required for initial
completion of Form TA-1 and that on average one and one-half hours are required for an amendment to
Form TA-1 by each such firm. Thus, the subtotal burden for new applications for registration filed on
Form TA-1 each year is approximately 384 hours (12 hours times 32 filers = 384) and the subtotal burden
for amendments to Form TA-1 filed each year is approximately 251 hours (1.5 hours times 167 filers =
250.5 rounded up to 251). The cumulative total is approximately 635 burden hours per year (384 hours
plus 251 hours).

Of the approximately 635 hours per year associated with Rule 17Ac2-1, the Commission staff
estimates that (i) sixty percent (380.7 hours) are spent by compliance staff at an estimated hourly wage of
$283, for a total of $107,738.10 per year (380.7 hours x $283 per hour = $107,738.10 per year; (ii) forty
percent (253.8 hours) are spent by attorneys at an estimated hourly wage of $380, for a total of $96,444
per year (253.8 hours x $380 per hour = $96,444 per year); and (iii) the total internal cost of compliance
associated with the Rule is thus approximately $204,182.10 per year ($107,738.10 in compliance staff
costs + $96,444 in attorney costs = $204,182.10 per year).

An agency may not conduct or sponsor, and a person is not required to respond to, a collection
of information under the PRA unless it displays a currently valid OMB control number.

The public may view background documentation for this information collection at the
following website: www.reginfo.gov. Find this particular information collection by selecting "Currently
under 30-day Review - Open for Public Comments" or by using the search function. Written comments
and recommendations for the proposed information collection should be sent within 30 days of
publication of this notice to

(i) www.reginfo.gov/public/do/PRAMain and (ii) David Bottom, Director/Chief Information Officer,
Securities and Exchange Commission, c/o Cynthia Roscoe, 100 F Street, NE, Washington, DC 20549, or
by sending an e-mail to: PRA_Mailbox@sec.gov.

Dated: August 18, 2021.