representatives provides the data and information required under 39 CFR 3010.12; three attachments to the Notice; and two sets of workpapers filed as library references. Attachment A presents the proposed Mail Classification Schedule changes (in legislative format) related to the five promotions. Attachment B provides a 2016 promotions calendar with detailed descriptions of the five promotions. Attachment C outlines the Postal Service’s price cap calculation. The Postal Service also provides library references in support of its assertion that the temporary promotions comply with the price cap.2

B. Planned Temporary Promotions

The Postal Service seeks approval for the following five promotions for the periods indicated:

- Emerging and Advanced Technology/Video in Print Promotion (March–August 2016);
- Tactile, Sensory, and Interactive Mailpiece Engagement Promotion (March–August 2016);
- Earned Value Reply Mail Promotion (April–June 2016);
- Mobile Shopping Promotion (July–December 2016); and
- Personalized Color Transpromo Promotion (July–December 2016).

Notice at 3–6. The Postal Service asserts that these five promotions are continuations of the calendar year (CY) 2015 technology promotions and the Earned Value Reply Mail promotion approved by the Commission in Docket No. R2015–4.3 Three promotions apply to First-Class Mail products: Emerging and Advanced Technology/Video in Print Promotion; Earned Value Reply Mail Promotion; and Personalized Color Transpromo Promotion. Four promotions apply to Standard Mail products: Emerging and Advanced Technology/Video in Print Promotion; Tactile, Sensory, and Interactive Mailpiece Engagement Promotion; Earned Value Reply Mail Promotion; and Mobile Shopping Promotion. The Postal Service states that its price cap calculation reflects the expiration of the CY 2015 First-Class Mail and Standard Mail promotions and the renewal of those promotions in CY 2016. Notice at 6. The Postal Service asserts that there is no change in the unused price adjustment authority because the Notice is limited to continuing the promotions offered in 2015. Id.

In its Notice, the Postal Service provides a calculation of its new overall price adjustment authority for First-Class Mail and Standard Mail. Combining the unused price adjustment authority with the inflation-based price adjustment authority, the Postal Service calculates that there will be 0.074 percent in unused pricing authority available for First-Class Mail and 0.104 percent available for Standard Mail. Id. at 9, Table 1.

The Postal Service asserts the five temporary promotions do not affect workshare discounts. Id. at 12. Since the program does not exclude any mailers, the Postal Service also asserts the promotions do not affect compliance with any preferred price requirement. Id.

III. Initial Administrative Actions

Public notice. The Commission hereby provides public notice of the Postal Service’s filing pursuant to rule 3010.11(a) and establishes Docket No. R2016–2 to consider the planned promotions for market dominant postal products and related classification changes identified in the Postal Service’s Notice filed November 16, 2015. The Commission invites comments from interested persons on whether the Notice is consistent with 39 U.S.C. 3622, and the requirements of 39 CFR part 3010. Comments are due no later than December 7, 2015. Pursuant to 39 U.S.C. 505, the Commission appoints Elisabeth S. Shellan to represent the interests of the general public (Public Representative) in this proceeding.

Availability of documents. The Commission has posted the Postal Service’s Notice and associated library references on its Web site at http://www.prc.gov. The Commission will post documents the Postal Service submits in this docket on its Web site, along with related Commission documents, comments, or other submissions.

IV. Ordering Paragraphs

It is ordered:


2. Comments on the planned temporary promotions and related classification changes are due no later than December 7, 2015.

3. Pursuant to 39 U.S.C. 505, Elisabeth S. Shellan is appointed to serve as an officer of the Commission (Public Representative) to represent the interests of the general public in this proceeding.

4. The Commission directs the Secretary to arrange for prompt publication of this notice in the Federal Register.

By the Commission.
Stacy L. Ruble,
Secretary.
Commissioner Goldway, abstaining.

[FR Doc. 2015–29833 Filed 11–23–15; 8:45 am]

BILLING CODE 7710–FW–P

PRESIDIO TRUST

Notice of Public Meeting of Presidio Institute Advisory Council

AGENCY: The Presidio Trust.

ACTION: Notice of public meeting of Presidio Institute Advisory Council.

SUMMARY: Pursuant to the Federal Advisory Committee Act, as amended (5 U.S.C. Appendix 2), notice is hereby given that a public meeting of the Presidio Institute Advisory Council (Council) will be held from 3:00 p.m. to 4:30 p.m. on Monday, December 14, 2015. The meeting is open to the public, and oral public comment will be received at the meeting. The Council was formed to advise the Executive Director of the Presidio Trust (Trust) on matters pertaining to the rehabilitation and reuse of Fort Winfield Scott as a new national center focused on service and leadership development.

SUPPLEMENTARY INFORMATION: The Trust’s Executive Director, in consultation with the Chair of the Board of Directors, has determined that the Council is in the public interest and supports the Trust in performing its duties and responsibilities under the Presidio Trust Act, 16 U.S.C. 460bb appendix.

The Council advises on the establishment of a new national center (Presidio Institute) focused on service and leadership development, with specific emphasis on: (a) Assessing the role and key opportunities of a national center dedicated to service and leadership at Fort Scott in the Presidio of San Francisco; (b) providing recommendations related to the Presidio Institute’s programmatic goals, target audiences, content, implementation and evaluation; (c) providing guidance on a phased development approach that leverages a combination of funding sources including philanthropy; and (d)
making recommendations on how to structure the Presidio Institute’s business model to best achieve the Presidio Institute’s mission and ensure long-term financial self-sufficiency.

Meeting Agenda: This meeting of the Council will include an update on Presidio Institute programs. The period from 4:00 p.m. to 4:30 p.m. will be reserved for public comments.

Public Comment: Individuals who would like to offer comments are invited to sign-up at the meeting and speaking times will be assigned on a first-come, first-served basis. Written comments may be submitted on cards that will be provided at the meeting, via mail to Amanda Marconi, Presidio Institute, 1201 Ralston Avenue, San Francisco, CA 94129, or via email to amarconi@presidiotrust.gov. If individuals submitting written comments request that their address or other contact information be withheld from public disclosure, it will be honored to the extent allowable by law.

Public Comment will make available for public inspection all submissions from organizations or businesses and from persons identifying themselves as representatives or officials of organizations or businesses.

Time: The meeting will be held from 3:00 p.m. to 4:30 p.m. on Monday, December 14, 2015.

Location: The meeting will be held at the Presidio Institute, Building 1202 Ralston Avenue, San Francisco, CA 94129.

For Further Information: Additional information is available online at http://www.presidio.gov/explore/Pages/fort-scott-council.aspx.

Dated: November 13, 2015.

Andrea Andersen,
Acting General Counsel.

BILLING CODE 4310–4R–P

SECURITIES AND EXCHANGE COMMISSION

Self-Regulatory Organizations; BATS Exchange, Inc.; Notice of Filing of a Proposed Rule Change, as Modified by Amendment No. 1 Thereto, To Adopt Rule 8.17 To Provide a Process for an Expedited Suspension Proceeding and Rule 12.15 To Prohibit Disruptive Quoting and Trading Activity

November 18, 2015.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act”),1 and Rule 19b–4 thereunder,2 the Exchange filed a proposal to amend Exchange Rules to permit the Exchange to take prompt action to suspend Members or their clients that violate such rule. The Exchange notes, as further described below, that it had previously filed this proposal as File No. SR–BATS–2015–57 and Amendment No. 1 thereto (the “Initial Proposal”). The Exchange received comments on the Initial Proposal and simultaneously with this filing both responded to such comments3 and withdrew such Initial Proposal. The Exchange submits this proposal, as revised, in order to solicit additional comment. The Exchange believes that the revisions it has made to the Initial Proposal satisfactorily address comments received and that there is good cause to approve the proposal, as revised.

Background

As a national securities exchange registered pursuant to Section 6 of the Act, the Exchange is required to be organized and to have the capacity to enforce compliance by its members and persons associated with its members, with the Act, the rules and regulations thereunder, and the Exchange’s Rules.4 Further, the Exchange’s Rules are required to be “designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade . . . and, in general, to protect investors and the public interest.”5 In fulfilling these requirements, the Exchange has developed a comprehensive regulatory program that includes automated surveillance of trading activity that is both operated directly by Exchange staff and by staff of the Financial Industry....

3 As the Exchange states in Item I, Amendment No. 1 amended and replaced the original proposal in its entirety.
4 See letter to Brent J. Fields, Secretary, Commission, from Anders Franzon, VP, Associate General Counsel, BATS, dated November 6, 2015 (“BATS Comment Response Letter”).