

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.¹⁶

Brent J. Fields,
Secretary.

[FR Doc. 2016-23323 Filed 9-27-16; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[File No. 500-1]

Order of Suspension of Trading

September 26, 2016.

In the Matter of A.A. Importing Co., Inc.; ACM Corporation; Alleghany Pharmacal Corp.; Amiworld, Inc.; BTHC XIV, Inc.; Buccaneer Energy Corp.; CECO Filters, Inc.; Child World, Inc.; Comp Services Inc.; Connohio, Inc.; Dadongnan Holding., Co.;

Day & Meyer, Murray & Young Corp.; DEI Holdings, Inc.; Diversified Thermal Solutions, Inc.; Global Industries Corp.; Havaya Corp.; Helpeo, Inc.; Hua Ye Gas Group Holding Co.; International Capital & Technology Corp.; Kinemotive Corp.; Old Fashion Foods, Inc.; Peptide Technologies, Inc.; PTI Holding, Inc.; Rancho Santa Monica Developments, Inc.; Restaurant Acquisition Partners, Inc.; Richland Resources Corp.; SMSA Humble Acquisition Corp.; SMSA Treemont Acquisition Corp.; Stevens International, Inc.; Sur Ventures, Inc.; USA InvestCo Holdings, Inc.; Whole Gold International Group Holding; Company; Winter Sports, Inc.; Wintex Mill, Inc.; Wyndmoor Industries, Inc.; Ya Zhu Silk, Inc.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate public information concerning the securities of each of the issuers detailed below because questions have arisen as to their

operating status, if any. Each of the issuers below is quoted on OTC Link operated by OTC Markets Group, Inc. The staff of the Securities and Exchange Commission has independently endeavored to determine whether any of the issuers below are operating. Each of the issuers below either confirmed they were now private companies or no longer in operation, or failed to respond to the staff's inquiry about their operating status, did not have an operational address, or failed to provide their registered agent with an operational address. The staff of the Securities and Exchange Commission also determined that none of the issuers below has filed any information with OTC Markets Group, Inc. or the Securities and Exchange Commission for the past two years.

Issuer and ticker	Information regarding operating status *
1. A.A. Importing Co., Inc. (ANTQ)	3
2. ACM Corporation (ACMA) (CIK No. 0001493265)	1
3. Alleghany Pharmacal Corp. (ALGY)	2
4. Amiworld, Inc. (AMWO) (CIK No. 0001401273)	1
5. BTHC XIV, Inc. (BXII) (CIK No. 0001405646)	1
6. Buccaneer Energy Corp. (BCCR)	1
7. CECO Filters, Inc. (CECF) (CIK No. 0000811037)	2
8. Child World, Inc. (CHWO)	1
9. Comp Services Inc. (CMPS) (CIK No. 0001537689)	1
10. Connohio, Inc. (CNNO)	3
11. Dadongnan Holding., Co. (DGDH)	1
12. Day & Meyer, Murray & Young Corp. (DMMY)	2
13. DEI Holdings, Inc. (DEIX) (CIK No. 0001323630)	2
14. Diversified Thermal Solutions, Inc. (DVTS) (CIK No. 0001096835)	1
15. Global Industries Corp. (GBLS) (CIK No. 0001415734)	1
16. Havaya Corp. (HVAY) (CIK No. 0001483230)	1
17. Helpeo, Inc. (HLPN) (CIK No. 0001484055)	1
18. Hua Ye Gas Group Holding Co. (HUAZ)	1
19. International Capital & Technology Corp. (ICTC) (CIK No. 0000215429)	1
20. Kinemotive Corp. (KINO) (CIK No. 0000055830)	2
21. Old Fashion Foods, Inc. (OFFI)	2
22. Peptide Technologies, Inc. (PEPT) (CIK No. 0001357878)	3
23. PTI Holding, Inc. (PTIH) (CIK No. 0000885239)	1
24. Rancho Santa Monica Developments, Inc. (RSDV) (CIK No. 0001313605)	3
25. Restaurant Acquisition Partners, Inc. (RAQP) (CIK No. 0001340995)	1
26. Richland Resources Corp. (RRCH) (CIK No. 0001425897)	1
27. SMSA Humble Acquisition Corp. (SMHQ) (CIK No. 0001495900)	3
28. SMSA Treemont Acquisition Corp. (SAQU) (CIK No. 0001495898)	1
29. Stevens International, Inc. (SVEIB) (CIK No. 0000817644)	3
30. Sur Ventures, Inc. (SVTY) (CIK No. 0001482179)	1
31. USA InvestCo Holdings, Inc. (USAV) (CIK No. 0001512983)	3
32. Whole Gold International Group Holding Company (WGLD)	1
33. Winter Sports, Inc. (WSPS) (CIK No. 0000803003)	2
34. Wintex Mill, Inc. (WTXM)	1
35. Wyndmoor Industries, Inc. (WYDM)	2
36. Ya Zhu Silk, Inc. (YZSK) (CIK No. 0001448962)	1

* Below are explanations for each of the codes used in the above table:

1 = The staff of the Securities and Exchange Commission attempted to contact the issuer and either the staff did not receive a response to its letter, the letters were returned as undeliverable, or the registered agent responded that they had no forwarding address for the issuer.

2 = The staff of the Securities and Exchange Commission was able to contact the issuer, which informed the staff that it was now a private company.

3 = The staff of the Securities and Exchange Commission was able to contact the issuer, which informed the staff that it was no longer operating.

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of the above-listed companies.

Therefore, it is Ordered, pursuant to Section 12(k) of the Securities Exchange Act of 1934, that trading in the securities of the above-listed companies is suspended for the period from 9:30 a.m. EDT on September 26, 2016, through 11:59 p.m. EDT on October 7, 2016.

By the Commission.

Brent J. Fields,

Secretary.

[FR Doc. 2016-23561 Filed 9-26-16; 4:15 pm]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-78907; File No. SR-CBOE-2016-068]

Self-Regulatory Organizations; Chicago Board Options Exchange, Incorporated; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change To Amend the Fees Schedule

September 22, 2016.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the “Act”),¹ and Rule 19b-4 thereunder,² notice is hereby given that on September 13, 2016, Chicago Board Options Exchange, Incorporated (the “Exchange” or “CBOE”) filed with the Securities and Exchange Commission (the “Commission”) the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the Exchange. 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 Exchange proposes to amend its Frequent Trader Program. The text of the proposed rule change is available on the Exchange’s Web site (<http://www.cboe.com/AboutCBOE/CBOELegalRegulatoryHome.aspx>), at the Exchange’s Office of the Secretary, and at the Commission’s Public Reference Room.

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 Exchange 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 Exchange 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 the Statutory Basis for, the Proposed Rule Change

1. Purpose

The Exchange proposes to amend its Fees Schedule.³ Specifically, the Exchange proposes to expand its Frequent Trader Program. By way of background, on April 1, 2016, the Exchange adopted a program that offers transaction fee rebates to Customers (origin code “C”) that meet certain volume thresholds in CBOE VIX Volatility Index options (“VIX options”) and S&P 500 Index options (“SPX”), weekly S&P 500 options (“SPXW”) and p.m.-settled SPX Index options (“SPXpm”) (collectively referred to as “SPX options”) provided the Customer registers for the program (the “Frequent Trader Program” or “Program”).⁴

To participate in the Frequent Trader Program, Customers register with the Exchange. Once registered, the Customer is provided a unique identification number (“FTID”) that can be affixed to each of its orders. The FTID allows the Exchange to identify and aggregate all electronic and manual trades during both the Regular Trading Hours and Extended Trading Hours sessions from that Customer for purposes of determining whether the Customer meets any of the various volume thresholds. The Customer has to provide its FTID to the Trading Permit Holder (“TPH”) submitting that Customer’s order to the Exchange (executing agent” or “executing TPH”) and that executing TPH would have to enter the Customer’s FTID on each of that Customer’s orders.

³ The Exchange initially filed the proposed change on September 1, 2016 (SR-CBOE-2016-065). On September 13, 2016, the Exchange withdrew that filing and submitted this filing.

⁴ See Securities Exchange Act Release No. 77554 (April 7, 2016), 81 FR 21928 (April 13, 2016) (SR-CBOE-2016-023).

The Exchange first proposes to expand the program to allow Professional Customers and Voluntary Professionals (“W” origin code) (“Professionals”) to qualify for the Program. The same terms and conditions would apply to Professionals as currently does to Customers. The Exchange believes this proposed change would provide additional incentive to direct Professional order flow to the Exchange, which benefits all market participants through increased liquidity and enhanced price discovery. The Exchange next proposes to provide that, in addition to SPX and VIX options, the Program would apply to Russell 2000 Index (“RUT”) options. As with SPX and VIX, the Exchange would aggregate a Customer’s (or Professional’s) volume (for which their FTID was entered) on a monthly basis for RUT options. If the Customer or Professional meets the thresholds proposed below, it would receive a rebate on its RUT options transaction fees, also indicated below.⁵ Also, as is currently the case with SPX and VIX, although all executed contracts with an FTID will count towards the qualifying volume thresholds, the rebates will be based on the actual amount of fees assessed in accordance with the Fees Schedule (e.g., if a Customer submits a RUT order for 10,000 contracts, pursuant to the current Fees Schedule, that customer would be assessed fees for only the first 5,000 contracts under the Customer Large Trade Discount Program. Therefore, while all 10,000 contracts would count when determining the tier, the Customer’s rebate would be based on the amount of the fees assessed for 5,000 contracts, not on the value of the total 10,000 contracts executed). The thresholds and rebates are as follows:

RUT

Tier	Monthly RUT contracts traded	RUT fee rebate (%)
1	4,000–7,999	5
2	8,000–14,999	10
3	15,000 and above	15

The Exchange notes that the highest achieved threshold rebate rate will apply from the first executed contract (e.g., if a Customer or Professional executes 10,000 RUT contracts in a month, the Tier 2 10% rebate rate would apply to all 10,000 RUT contracts). The Exchange believes the tiered program

⁵ The Exchange notes that only transaction fees would be discounted (i.e., no other surcharges, such as the Index License Surcharge Fee, would be rebated or discounted).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.