SECURITIES AND EXCHANGE COMMISSION

[Investment Company Act Release No. 33184]

Notice of Applications for Deregistration Under Section 8(f) of the Investment Company Act of 1940


The following is a notice of applications for deregistration under section 8(f) of the Investment Company Act of 1940 for the month of July 2018. A copy of each application may be obtained via the Commission’s website by searching for the file number, or for an applicant using the Company name box, at http://www.sec.gov/search/search.htm or by calling (202) 551–8090. An order granting each application will be issued unless the SEC orders a hearing. Interested persons may request a hearing on any application by writing to the SEC’s Secretary at the address below and serving the relevant applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on August 21, 2018, and should be accompanied by proof of service on applicants, in the form of an affidavit or, for lawyers, a certificate of service. Pursuant to Rule 0–5 under the Act, hearing requests should state the nature of the writer’s interest, any facts bearing upon the desirability of a hearing on the matter, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the Commission’s Secretary.


FOR FURTHER INFORMATION CONTACT: Shawn Davis, Branch Chief, at (202) 551–6413 or Chief Counsel’s Office at (202) 551–6821; SEC, Division of Investment Management, Chief Counsel’s Office, 100 F Street NE, Washington, DC 20549–8010.

Broadstone Real Estate Access Fund, Inc. [File No. 811–23303]

Summary: Applicant, a closed-end investment company, seeks an order declaring that it has ceased to be an investment company. Applicant has never made a public offering of its securities and does not propose to make a public offering or engage in business of any kind.

Filing Dates: The application was filed on July 11, 2018, and amended on July 19, 2018.

Applicant’s Address: 800 Clinton Square, Rochester, New York 14604.

Cohen & Steers Active Commodities Strategy Fund, Inc. [File No. 811–22938]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On April 13, 2018, applicant made a liquidating distribution to its shareholders, based on net asset value. Expenses of $50,599 incurred in connection with the liquidation were paid by the applicant.

Filing Date: The application was filed on July 11, 2018.

Applicant’s Address: 280 Park Avenue, 10th Floor New York, New York 10017.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

Robert W. Errett,
Deputy Secretary.

[FR Doc. 2018–16527 Filed 8–1–18; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; The Options Clearing Corporation; Order Approving Proposed Rule Change, as Modified by Amendments No. 1 and 2, Related to The Options Clearing Corporation’s Stress Testing and Clearing Fund Methodology


I. Introduction

On May 30, 2018, The Options Clearing Corporation (“OCC”) filed with the Securities and Exchange Commission (“Commission”) the proposed rule change SR–OCC–2018–008 (“Proposed Rule Change”) pursuant to Section 19(b) of the Securities Exchange Act of 1934 (“Act”) 1 and Rule 19b–4 2 thereunder to propose changes to OCC’s By-Laws and Rules, the formalization of a substantially new Clearing Fund Methodology Policy (“Policy”), and the adoption of a document describing OCC’s new Clearing Fund and stress testing methodology (“Methodology Description”).3 The proposed changes are primarily designed to enhance OCC’s overall resiliency, particularly with respect to the level of OCC’s procyclically funded financial resources. Specifically, the proposed changes would:

1. Reorganize, restate, and consolidate the provisions of OCC’s By-Laws and Rules relating to the Clearing Fund into a newly revised Chapter X of OCC’s Rules;
2. modify the coverage level of OCC’s Clearing Fund and stress testing methodology, which would be underpinned by a new scenario-based one-factor risk model stress testing approach, as detailed in the newly proposed Policy and Methodology Description;
3. document governance, monitoring, and review processes related to Clearing Fund and stress testing;
4. provide for certain anti-procyclical limitations on the reduction in Clearing Fund size from month to month;
5. increase the minimum Clearing Fund contribution requirement for Clearing Members to $500,000;
6. modify OCC’s allocation weighting methodology for Clearing Fund contributions;
7. reduce from five to two business days the timeframe within which Clearing Members are required to fund Clearing Fund deficits due to monthly or intra-month resizing or due to Rule amendments;

3 See Notice of Filing infra note 5, at 83 FR 28018.