§ 551.150  How do my officers and employees file reports of personal securities trading transactions?

An officer or employee described in § 551.140(d) must report all personal transactions in securities made by or on behalf of the officer or employee if he or she has a beneficial interest in the security.

(a) Contents and filing of report. The officer or employee must file the report with you no later than 30 calendar days after the end of each calendar quarter. The report must include the following information:

1. The date of each transaction, the title and number of shares, the interest rate and maturity date (if applicable), and the principal amount of each security involved.
2. The nature of each transaction (i.e., purchase, sale, or other type of acquisition or disposition).
3. The price at which each transaction was effected.
4. The name of the broker, dealer, or other intermediary effecting the transaction.
5. The date the officer or employee submitted the report.

(b) Report not required for certain transactions. Your officer or employee is not required to report a transaction if:

1. He or she has no direct or indirect influence or control over the account for which the transaction was effected or over the securities held in that account;
2. The transaction was in shares issued by an open-end investment company registered under the Investment Company Act of 1940;
3. The transaction was in direct obligations of the government of the United States;
4. The transaction was in bankers’ acceptances, bank certificates of deposit, commercial paper or high-quality short-term debt instruments, including repurchase agreements; or
5. The officer or employee had an aggregate amount of purchases and sales of $10,000 or less during the calendar quarter.

(c) Alternate report. When you act as an investment adviser to an investment company registered under the Investment Company Act of 1940, an officer or employee that is an “access person” may fulfill his or her reporting requirements under this section by filing with you the “access person” personal securities trading report required by SEC Rule 17j–1(d), 17 CFR 270.17j–1(d).

[67 FR 76299, Dec. 12, 2002, as amended at 72 FR 30474, June 1, 2007]

PART 552—FEDERAL STOCK ASSOCIATIONS—INCORPORATION, ORGANIZATION, AND CONVERSION

§ 552.2–1  Procedure for organization of Federal stock association.

(a) Application for permission to organize. Applications for permission to organize a Federal stock association.

552.2–2 Procedures for organization of interim Federal stock association.

552.2–3 Federal stock association created in connection with an association in default or in danger of default.

552.2–6 Conversion from stock form depository institution to Federal stock association.

552.2–7 Conversion to National banking association or State bank.

552.3 Charters for Federal stock associations.

552.4 Charter amendments.

552.5 Bylaws.

552.6 Shareholders.

552.6–1 Board of directors.

552.6–2 Officers.

552.6–3 Certificates for shares and their transfer.

552.6–4 [Reserved]

552.9 [Reserved]

552.10 Annual reports to stockholders.

552.11 Books and records.

552.12 [Reserved]

552.13 Combinations involving Federal stock associations.

552.14 Dissenter and appraisal rights.

552.15 Supervisory combinations.

552.16 Effect of subsequent charter or bylaw change.

AUTHORITY: 12 U.S.C. 1462, 1462a, 1463, 1464, 1467a.

SOURCE: 54 FR 46523, Nov. 30, 1989, unless otherwise noted.

§ 552.2–1  Procedure for organization of Federal stock association.

(a) Application for permission to organize. Applications for permission to organize a Federal stock association are subject to this section and to § 543.3 of this chapter. Recommendations by employees of the OTS regarding applications for permission to organize are privileged, confidential, and subject to