within the Department of Justice is the Bureau of Justice Statistics, in the Office of Justice Programs.

(4) Affected public who will be asked or required to respond, as well as a brief abstract: Respondents will be state attorneys general or deputy attorneys within the state and territory attorneys general offices who work on human trafficking matters. Abstract: Among other responsibilities, the Bureau of Justice Statistics is charged with collecting data regarding the prosecution of crimes by state and federal offices. This survey will be directed towards state and territory attorneys general offices regarding their jurisdiction over civil and criminal human trafficking matters. This is BJS's second survey of state attorney general offices, but the first survey from the Survey of State Attorneys General Offices (SSAGO) program. The survey collects data on the staffing of state attorneys general offices, including the total number of deputy attorneys general and access to support staff. The survey also collects information on the types and numbers of human trafficking matters referred to the state attorneys general offices, the sources of the referrals of human trafficking matters, the estimates of labor and sex trafficking cases, the types of victims in labor and sex trafficking cases, the types of offenders of labor and sex trafficking cases, the manner in which criminal and civil human trafficking cases were closed in court, and state attorneys general offices' participation in state and federal human trafficking task forces.

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: An agency-level survey will be sent to approximately 56 state and territory attorneys general offices. The expected burden placed on these respondents is about 25 minutes per respondent, with an additional 5 minutes to locate any additional persons within the office necessary to complete the survey.

(6) An estimate of the total public burden (in hours) associated with the collection: The total respondent burden is approximately 28 burden hours for the 56 respondents.

If additional information is required contact: Melody Braswell, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE, 3E.405A, Washington, DC 20530. Dated: July 30, 2018. **Melody Braswell,** Department Clearance Officer for PRA, U.S. Department of Justice. [FR Doc. 2018–16581 Filed 8–3–18; 8:45 am] **BILLING CODE 4410–18–P** 

#### LIBRARY OF CONGRESS

#### **Copyright Royalty Board**

[Docket 14-CRB-0010-CD/SD (2010-13)]

#### Distribution of Cable Royalty Funds; Distribution of Satellite Royalty Funds

**AGENCY:** Copyright Royalty Board, Library of Congress. **ACTION:** Final Distribution Determination.

**SUMMARY:** The Copyright Royalty Judges (Judges) announce final distribution of a portion of cable and satellite royalty funds for the years 2010, 2011, 2012, and 2013. The determination results from agreement among the participants that claim shares of the funds to be allocated to the Devotional Claimant category. The Judges issued their initial determination to the participants on July 19, 2018.

**DATES:** Applicable: August 6, 2018. **ADDRESSES:** The final distribution order is also published in eCRB at *https:// app.crb.gov/* and on the Federal eRulemaking Portal at *www.regulations.gov.* 

*Docket:* For access to the docket to read submitted background documents, go to eCRB, the Copyright Royalty Board's electronic filing and case management system, at *https:// app.crb.gov/* and search for docket number 14–CRB–0010–CD/SD (2010– 13).

**FOR FURTHER INFORMATION CONTACT:** Anita Blaine, CRB Program Specialist, by telephone at (202) 707–7658 or email at *crb@loc.gov.* 

**SUPPLEMENTARY INFORMATION:** This matter is before the Copyright Royalty Judges (Judges) on motion of Multigroup Claimants (MGC) for entry of a consent order adopting the distribution shares proposed by the Settling Devotional Claimants (SDC) and ordering a final distribution of cable and satellite television royalty funds to be allocated to the Devotional Claimants category in conformity with those agreed shares.<sup>1</sup>

The SDC do not oppose the final percentage distribution.

The Judges find that the parties' agreement regarding the final percentage distribution ends any remaining controversy with regard to the subject funds over which the Judges have jurisdiction and that neither party retains a significant interest related to this proceeding. Accordingly, good cause exists for entry of a final distribution determination relating to the subject funds.

The Judges therefore *order* that the royalty shares proposed in the SDC's Written Direct Statement (Dec. 29, 2017) are adopted, and that final distribution of the cable and satellite royalty funds allocated to the Devotional category shall be in accordance with the following relative shares.

#### CABLE FUNDS ALLOCATED TO DEVOTIONAL PROGRAMMING

Cable royalty year	SDC share (percent)	MGC share (percent)
2010	77.1	22.9
2011	82.6	17.4
2012	84.8	15.2
2013	89.1	10.9

#### SATELLITE FUNDS ALLOCATED TO DEVOTIONAL PROGRAMMING

share (percent)
24.7
11.7
9.3
2.3

The Judges *further order* that, as the parties have presented this as an agreed determination, they have waived their rights to seek rehearing.

The Judges *further order* that this final distribution determination is without prejudice to the parties' right to appeal the Judges' interlocutory ruling in this consolidated proceeding with regard to both cable and satellite claims issues.

Upon issuance of this final determination, the Register of Copyrights (Register) shall have 60 days to conduct a statutory review. The Librarian of Congress shall review and cause this final determination, and any correction thereto by the Register, to be published in the **Federal Register** no later than the conclusion of the 60-day review period.

### July 18, 2018.

So ordered.

#### Suzanne M. Barnett,

Chief United States Copyright Royalty Judge.

<sup>&</sup>lt;sup>1</sup> Allocation of cable royalty funds to the Devotional Claimants category remains the subject of the allocation proceeding, Docket No. 14–CRB– 0010 CD (2010–13). The schedule in the proceeding to determine allocation of satellite royalty funds among claimant categories, Docket No. 14–CRB– 0011 SD (2010–13) is suspended pending completion of the cable allocation proceeding.

David R. Strickler United States Copyright Royalty Judge. Jesse M. Feder United States Copyright Royalty Judge.

Dated: July 27, 2018.

Suzanne M. Barnett,

Chief United States Copyright Royalty Judge. Dr. Carla D. Hayden,

Librarian of Congress. [FR Doc. 2018–16780 Filed 8–3–18; 8:45 am]

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#### NATIONAL SCIENCE FOUNDATION

#### **Proposal Review; Notice of Meetings**

In accordance with the Federal Advisory Committee Act (Pub. L. 92– 463, as amended), the National Science Foundation (NSF) announces its intent to hold proposal review meetings throughout the year. The purpose of these meetings is to provide advice and recommendations concerning proposals submitted to the NSF for financial support. The agenda for each of these meetings is to review and evaluate proposals as part of the selection process for awards. The review and evaluation may also include assessment of the progress of awarded proposals. These meetings will primarily take place at NSF's headquarters, 2415 Eisenhower Avenue, Alexandria, VA 22314.

These meetings will be closed to the public. The proposals being reviewed include information of a proprietary or confidential nature, including technical information; financial data, such as salaries; and personal information concerning individuals associated with the proposals. These matters are exempt under 5 U.S.C. 552b(c), (4) and (6) of the Government in the Sunshine Act. NSF will continue to review the agenda and merits of each meeting for overall compliance of the Federal Advisory Committee Act.

These closed proposal review meetings will not be announced on an individual basis in the **Federal Register**. NSF intends to publish a notice similar to this on a quarterly basis. For an advance listing of the closed proposal review meetings that include the names of the proposal review panel and the time, date, place, and any information on changes, corrections, or cancellations, please visit the NSF website: *https://www.nsf.gov/events/ advisory.jsp.* This information may also be requested by telephoning, 703/292– 8687. Dated: August 1, 2018. **Crystal Robinson,** *Committee Management Officer.* [FR Doc. 2018–16729 Filed 8–3–18; 8:45 am] **BILLING CODE 7555–01–P** 

# SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-83750; File No. SR-CboeBZX-2018-010]

Self-Regulatory Organizations; Cboe BZX Exchange, Inc.; Notice of Withdrawal of a Proposed Rule Change To Adopt BZX Rule 14.11(k) To Permit the Listing and Trading of Managed Portfolio Shares and To List and Trade Shares of the ClearBridge Appreciation ETF, ClearBridge Large Cap ETF, ClearBridge Mid Cap Growth ETF, ClearBridge Select ETF, and ClearBridge All Cap Value ETF

July 31, 2018.

On February 5, 2018, Cboe BZX Exchange, Inc. ("Exchange" or "BZX") filed with the Securities and Exchange Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Exchange Act'')<sup>1</sup> and Rule 19b–4 thereunder,<sup>2</sup> a proposed rule change to adopt BZX Rule 14.11(k) to permit the listing and trading of Managed Portfolio Shares, and to list and trade shares of the ClearBridge Appreciation ETF, ClearBridge Large Cap ETF, ClearBridge Mid Cap Growth ETF, ClearBridge Select ETF, and ClearBridge All Cap Value ETF under proposed BZX Rule 14.11(k). The proposed rule change was published for comment in the Federal Register on February 20, 2018.3 On April 3, 2018, pursuant to Section 19(b)(2) of the Exchange Act,<sup>4</sup> the Commission designated a longer period within which to approve the proposed rule change, disapprove the proposed rule change, or institute proceedings to determine whether to disapprove the proposed rule change.<sup>5</sup> On May 21, 2018, the Commission instituted proceedings under Section 19(b)(2)(B) of the Exchange Act<sup>6</sup> to determine whether to approve or disapprove the proposed rule change.<sup>7</sup> The Commission has

<sup>3</sup> See Securities Exchange Act Release No. 82705 (February 13, 2018), 83 FR 7256.

 $^5\,See$  Securities Exchange Act Release No. 82984, 83 FR 15181 (April 9, 2018).

<sup>6</sup>15 U.S.C. 78s(b)(2)(B).

<sup>7</sup> See Securities Exchange Act Release No. 83293, 83 FR 24367 (May 25, 2018).

received four comment letters on the proposed rule change.<sup>8</sup>

On July 27, 2018, the Exchange withdrew the proposed rule change (SR–CboeBZX–2018–010).

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>9</sup>

#### Robert W. Errett,

Deputy Secretary. [FR Doc. 2018–16722 Filed 8–3–18; 8:45 am] BILLING CODE 8011–01–P

## SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-83752; File No. SR-FINRA-2018-019]

Self-Regulatory Organizations; Financial Industry Regulatory Authority, Inc.; Order Approving a Proposed Rule Change Creating Fee and Honorarium for Late Cancellation of a Prehearing Conference

## July 31, 2018.

#### I. Introduction

On May 4, 2018, Financial Industry Regulatory Authority, Inc. ("FINRA") filed with the Securities and Exchange Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Exchange Act'')<sup>1</sup> and Rule 19b–4 thereunder,<sup>2</sup> a proposed rule change to amend FINRA Rules 12500 and 12501 of the Code of Arbitration Procedure for Customer Disputes ("Customer Code") and FINRA Rules 13500 and 13501 of the Code of Arbitration Procedure for Industry Disputes ("Industry Code" and together, "Codes"), to charge a \$100 per-arbitrator fee to parties who request cancellation of a prehearing conference within three business days before a scheduled prehearing conference. The proposed rule change would also amend FINRA Rules 12214(a) and 13214(a) of the Codes to create a \$100 honorarium to pay each arbitrator scheduled to attend a prehearing conference that was cancelled within three business days of the prehearing conference.

- 917 CFR 200.30-3(a)(12).
- 1 15 U.S.C. 78s(b)(1).

<sup>&</sup>lt;sup>1</sup>15 U.S.C. 78s(b)(1).

<sup>2 17</sup> CFR 240.19b-4.

<sup>4 15</sup> U.S.C. 78s(b)(2).

<sup>&</sup>lt;sup>8</sup> See letters to Brent J. Fields, Secretary, Commission, from: (1) Todd J. Broms, Chief Executive Officer, Broms & Company LLC, dated March 13, 2018; (2) Simon P. Goulet, Co-Founder, Blue Tractor Group, LLC, dated March 19, 2018; (3) Terence W. Norman, Founder, Blue Tractor Group, LLC, dated March 20, 2018; and (4) Terence W. Norman, Founder, Blue Tractor Group, LLC, dated May 8, 2018. The comment letters are available at https://www.sec.gov/comments/sr-cboebzx-2018-010/cboebzx2018010.htm.

<sup>&</sup>lt;sup>2</sup> 17 CFR 240.19b-4.