FOR FURTHER INFORMATION CONTACT:


Sean Robinson,
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POSTAL SERVICE

Product Change—Priority Mail and First-Class Package Service Negotiated Service Agreement

AGENCY: Postal ServiceTM.

ACTION: Notice.

SUMMARY: The Postal Service gives notice of filing a request with the Postal Regulatory Commission to add a domestic shipping services contract to the list of Negotiated Service Agreements in the Mail Classification Schedule’s Competitive Products List.

DATES: Date of required notice: November 25, 2020.

FOR FURTHER INFORMATION CONTACT:


Sean Robinson,
Attorney, Corporate and Postal Business Law.

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RAILROAD RETIREMENT BOARD

Actuarial Advisory Committee With respect to the Railroad Retirement Account; Notice of Public Meeting

Notice is hereby given in accordance with Public Law 92–463 that the Actuarial Advisory Committee will hold a virtual meeting on December 11, 2020, at 10:00 a.m. (Central Standard Time) on the conduct of the 28th Actuarial Valuation of the Railroad Retirement System. The agenda for this meeting will include a discussion of the assumptions to be used in the 28th Actuarial Valuation. A report containing recommended assumptions and the experience on which the recommendations are based will have been sent by the Acting Chief Actuary to the Committee before the meeting.

The meeting will be open to the public. Persons wishing to submit written statements, make oral presentations, or attend the meeting should address their communications or notices to Patricia Pruitt, (Patricia.Pruitt@rrb.gov), so that information on how to join the virtual meeting can be provided.


Stephanie Hillyard,
Secretary to the Board.

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SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; The Options Clearing Corporation; Order Approving Proposed Rule Change To Adopt a New Second Amended and Restated Cross-Margining Agreement Between The Options Clearing Corporation and The Chicago Mercantile Exchange


I. Introduction


II. Background

OCC and CME are parties to an Amended and Restated Cross-Margining Agreement dated May 28, 2008, as further amended by Amendment No. 1 dated October 23, 2008, Amendment No. 2 dated May 20, 2009 (the “Existing X–M Agreement”). OCC and CME first implemented their cross-margining program (“the “X–M Program”) in 1989. The purpose of the X–M Program is to: (1) Facilitate the cross-margining of positions in options cleared by OCC with positions in futures and commodity options cleared by CME; (2) Implement uniformity in margin requirements applicable to the clearing of options cleared by OCC with positions in futures, commodity options, and the clearing of futures and commodity options cleared by CME with positions in options cleared by OCC; (3) Implement uniformity in margin requirements applicable to the clearing of options cleared by OCC with positions in futures and commodity options cleared by CME with positions in options cleared by OCC in order to reduce the risk of margin calls; and (4) Implement uniformity in margin requirements applicable to the clearing of options cleared by OCC with positions in futures and commodity options cleared by CME with positions in options cleared by OCC in order to reduce the risk of margin calls.

OCC and CME, acting through their cross-margining program, are subject to the requirements of the Exchange Act and the rules and regulations promulgated thereunder. OCC and CME have an existing agreement that provides for the cross-margining program (the “X–M Program”). The existing agreement is comprised of two non-binding agreements: (1) A Restated Cross-Margining Agreement, upon which the X–M Program is based; and (2) An Amended and Restated Cross-Margining Agreement. The X–M Program was initially implemented in 1989. The current agreements provide for the clearing of options cleared by OCC with positions in futures, commodity options, and the clearing of futures and commodity options cleared by CME with positions in options cleared by OCC. The current agreements also provide for the clearing of options cleared by OCC with positions in futures and commodity options cleared by CME with positions in options cleared by OCC. The current agreements provide for the clearing of options cleared by OCC with positions in futures and commodity options cleared by CME with positions in options cleared by OCC.

3 See Notice of Filing infra note 4, 85 FR at 63305.