comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of the Exchange. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-MIAX-2014-30 and should be submitted on or before October 22, 2014. Rebuttal comments should be submitted by November 5, 2014.

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

Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2014–23309 Filed 9–30–14; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-73220; File No. SR-ICC-2014-13]

Self-Regulatory Organizations; ICE Clear Credit LLC; Order Approving Proposed Rule Change To Provide for the Clearance of Additional Standard Emerging European and Middle Eastern Sovereign Single Names

September 25, 2014.

I. Introduction

On July 31, 2014, ICE Clear Credit LLC ("ICC") filed with the Securities and Exchange Commission ("Commission") the proposed rule change SR–ICC–2014–13 pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") ¹ and Rule 19b–4 thereunder. ² The proposed rule change was published for comment in the **Federal Register** on August 15, 2014. ³ The Commission did not receive any comments on the proposed rule change. ⁴ This order approves the proposed rule change.

II. Description of the Proposed Rule Change

ICC proposes to adopt rules that will provide the basis for ICC to clear additional credit default swap contracts. Specifically, ICC is proposing to amend Section 26D of its Rules to provide for the clearance of additional Standard Emerging Sovereign Single Name constituents of the CDX Emerging Markets Index ("SES Contracts"). Currently, ICC clears six SES Contracts: four Standard Latin America Sovereign Single Name constituents and two Standard Emerging European and Middle Eastern Sovereign Single Name constituents of the CDX Emerging Markets Index (the "SEEME Contracts"). The proposed rule change would provide for the clearance of two additional SEEME Contracts: the Republic of Hungary and the Republic of South Africa.

ICC currently clears Series 14-21 of the CDX Emerging Markets Index. Of the CDX Emerging Markets Indices cleared by ICC, the Republic of Hungary is a constituent of the CDX Emerging Markets Index, Series 14-18, and the Republic of South Africa is a constituent of the CDX Emerging Markets Index, Series 14-21. These two additional SEEME Contracts would initially be offered on the 2014 ISDA Credit Derivatives Definitions. ICC states that the addition of these SEEME Contracts will allow market participants an increased ability to manage risk, by providing market participants the ability to offset related index positions.

These additional SEEME Contracts would have terms consistent with the other SEEME Contracts currently cleared by ICC and governed by Subchapter 26D of the ICC rules, namely the Russian Federation and the Republic of Turkey. Minor revisions to Subchapter 26D (Standard Emerging Sovereign ("SES") Single Name) are proposed to provide for clearing the additional SEEME Contracts. Rule 26D—102 would be modified to include the

Republic of Hungary and the Republic of South Africa in the list of specific Eligible SES Reference Entities to be cleared by ICC. ICC represents that the addition of these products would not require any changes to ICC's Risk Management Framework or other policies and procedures constituting rules within the meaning of the Act. ICC states that, in connection with the clearance of the new contracts, it will apply its existing margin and guaranty fund methodology, operational and managerial resources, settlement procedures and account structures, and default management policies and procedures, which, together, it believes will provide sufficient financial, operational, and managerial resources to support the clearing of the new contracts.

III. Discussion and Commission Findings

Section 19(b)(2)(C) of the Act 5 directs the Commission to approve a proposed rule change of a self-regulatory organization if it finds that such proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder applicable to such organization. Section 17A(b)(3)(F) of the Act 6 requires, among other things, that the rules of a clearing agency are designed to promote the prompt and accurate clearance and settlement of securities transactions and, to the extent applicable, derivative agreements, contracts, and transactions, to assure the safeguarding of securities and funds which are in the custody or control of the clearing agency or for which it is responsible and, in general, to protect investors and the public interest.

After careful review, the Commission finds that the proposed rule change is consistent with Section 17A of the Act 7 and the rules thereunder applicable to ICC. The proposed rule change will provide for clearing of additional SEEME Contracts, which are substantially similar to other SEEME Contracts cleared by ICC, and the new contracts will be cleared pursuant to ICC's existing clearing arrangements and related financial safeguards, protections and risk management framework, including policies and procedures. The Commission believes that the proposal is therefore consistent with the prompt and accurate clearance and settlement of securities transactions and derivative agreements, contracts and transactions cleared by ICC, the safeguarding of

^{16 17} CFR 200.30-3(a)(57).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ Exchange Act Release No. 34–72802 (Aug.11, 2014), 79 FR 48280 (Aug. 15, 2014) (SR–ICC–2014–13).

⁴On August 18, 2014, ICC filed Amendment No. 1 to the proposed rule change. ICC withdrew Amendment No. 1 on August 21, 2014.

^{5 15} U.S.C. 78s(b)(2)(C).

^{6 15} U.S.C. 78q-1(b)(3)(F).

⁷ 15 U.S.C. 78q-1.

securities and funds in the custody or control of ICC, and the protection of investors and the public interest, within the meaning of Section 17A(b)(3)(F) of the Act.⁸

IV. Conclusion

On the basis of the foregoing, the Commission finds that the proposal is consistent with the requirements of the Act and in particular with the requirements of Section 17A of the Act 9 and the rules and regulations thereunder.

It is therefore ordered, pursuant to Section 19(b)(2) of the Act,¹⁰ that the proposed rule change (SR–ICC–2014–13) be, and hereby is, approved.¹¹

For the Commission by the Division of Trading and Markets, pursuant to delegated authority. 12

Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2014-23315 Filed 9-30-14; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[File No. 500-1]

China Valves Technology, Inc.; Order of Suspension of Trading

September 29, 2014.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of China Valves Technology, Inc. ("CVVT") because CVVT has not filed periodic reports with the Commission from the quarter ended March 31, 2012 to the present. In addition, in a Form 8-K/A filed on February 28, 2012, CVVT disclosed that its unaudited financial statements for the quarters ended March 31, 2011 and June 30, 2011, and its audited financial statements for the year ended September 30, 2011, could no longer be relied upon. CVVT has failed to issue restated financials for those periods as of the date of this order.

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of CVVT.

Therefore, *it is ordered*, pursuant to Section 12(k) of the Securities Exchange Act of 1934, that trading in the

securities of CVVT is suspended for the period from 9:30 a.m. EDT, September 29, 2014, through 11:59 p.m. EDT, on October 10, 2014.

By the Commission.

Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2014-23465 Filed 9-29-14; 4:15 pm]

BILLING CODE 8011-01-P

SOCIAL SECURITY ADMINISTRATION

[Docket No. SSA-2014-0054]

Charging Standard Administrative Fees for Nonprogram-Related Information

AGENCY: Social Security Administration. **ACTION:** Notice of updated schedule of standardized administrative fees.

SUMMARY: On August 22, 2012, we announced in the **Federal Register** a schedule of standardized administrative fees we charge to the public. We charge these fees to recover our full costs when we provide information and related services for nonprogram purposes. We are announcing an update to the previously published schedule of standardized administrative fees.

The updated standard fee schedule is part of our continuing effort to standardize fees for nonprogram information requests. Standard fees provide consistency and ensure we recover the full cost of supplying information when we receive a request for a purpose not directly related to the administration of a program under the Social Security Act (Act).

SUPPLEMENTARY INFORMATION: Section 1106 of the Act and the Privacy Act² authorize the Commissioner of Social Security to promulgate regulations regarding agency records and information and to charge fees for providing information and related services. Our regulations and operating instructions identify when we will charge fees for information.3 Under our regulations, whenever we determine a request for information is for any purpose not directly related to the administration of the Social Security programs, we require the requester to pay the full cost of providing the information.

New Information: We are required to review and update standardized administrative fees at least every two years to ensure that we recover the full cost of providing information for nonprogram purposes. Based on the most recent cost analysis, the following table provides the new schedule of standardized administrative fees per request:

Copying an Electronic Folder	\$44
Copying a Paper Folder	79
Third Party Manual SSN	
Verification	27
Regional Office Certification ⁴	98
Office of Central Operations	
Certification 5	56
W2/W3 Requests	37
Record Extract	38

We will continue to evaluate all standard fees at least every two years to ensure we capture the full costs associated with providing information for nonprogram-related purposes. We will require advance payment of the standard fee by check, money order, or credit card. We will not accept cash. If we revise any of the standard fees, we will publish another notice in the Federal Register. For other nonprogramrelated requests for information not addressed here or within the current schedule of standardized administrative fees, we will continue to charge fees calculated on a case-by-case basis to recover our full cost of supplying the information. We eliminated the letter forwarding service effective May 14, 2014.6

Additional Information

Additional information is available on our Web site at http://socialsecurity.gov/pgm/business.htm or by written request to: Social Security Administration, Office of Public Inquiries, Windsor Park Building, 6401 Security Boulevard, Baltimore, MD 21235.

DATES: The changes described above are effective for requests we receive on or after October 1, 2014.

FOR FURTHER INFORMATION CONTACT:

Kristina Poist, Social Security Administration, Office of Finance, 6401 Security Boulevard, Baltimore, MD 21235–6401, (410) 597–1977. For information on eligibility or filing for benefits, visit our Internet site, Social Security Online, at http:// socialsecurity.gov, or call our national toll-free number, 1–800–772–1213 or TTY 1–800–325–0778.

Dated: September 23, 2014.

Carolyn W. Colvin,

Acting Commissioner of Social Security. [FR Doc. 2014–23304 Filed 9–30–14; 8:45 am]

BILLING CODE 4191-02-P

^{8 15} U.S.C. 78q-1(b)(3)(F).

^{9 15} U.S.C. 78q-1.

^{10 15} U.S.C. 78s(b)(2).

¹¹In approving the proposed rule change, the Commission considered the proposal's impact on efficiency, competition and capital formation. 15 U.S.C. 78c(f).

^{12 17} CFR 200.30-3(a)(12).

¹77 FR 50757, Aug. 22, 2012.

 ² 42 U.S.C. 1306 and 5 U.S.C. 552a, respectively.
³ See 20 CFR 402.170, 402.175; Program
Operations Manual System (POMS) GN 03311.005.

⁴ Requests received in a field office, regional office, or headquarters component.

 $^{^{\}rm 5}\,\rm Requests$ received in the Office of Central Operations.

⁶79 FR 21831, April 17, 2014.