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J. BRAD WIGGINS  


February 20, 2020

Via E-mail

Securities and Exchange Commission  
100 F Street, NE  
Washington, DC 20549-1090  
[rule-comments@sec.gov](mailto:rule-comments@sec.gov)

Re: Comment Letter on Proposed Amendments to SEC Rule 15c2-11  
File No. S7-14-19, Publication or Submission of Quotations Without  
Specified Information

Ladies and Gentlemen:

For the last ten years, my law firm has served as an OTCQX Sponsor for many companies applying to trade on the OTCQX and OTCQB markets operated by OTC Markets Group Inc.

While I support the goals of the Commission's proposed amendments to Rule 15c2-11, I believe those goals will be more fully, more effectively, more efficiently and more fairly be met if measures like those advocated by Daniel Zinn and Cass Sanford on behalf of OTC Markets Group in their December 30, 2019 comment letter to the Commission are considered and adopted.

Very truly yours,

SecuritiesLawUSA, PC

A handwritten signature in blue ink that reads 'J. Brad Wiggins'.

J. Brad Wiggins  
President and Legal Counsel