

July 2, 2019

By Electronic Mail (rule-comments@sec.gov)

Ms. Vanessa Countryman Acting Secretary U.S. Securities and Exchange Commission 100 F Street, NE Washington, DC 20549

Re: Amendment No. 1 to File No. SR-DTC-2018-010

Dear Ms. Countryman:

The Depository Trust Company filed Amendment No. 1 to File No. SR-DTC-2018-010 on July 2, 2019, a copy of which is enclosed.

Very truly yours,

/s/ John Petrofsky Director, Assistant General Counsel

Required fields are shown with yellow backgrounds and asterisks.

Page 1 o	f * 5	WASHING	EXCHANGE COMMISSI GTON, D.C. 20549 form 19b-4		File No.* ment No. (req. for	SR - 2018 - * 010 Amendments *) 1
Filing by The Depository Trust Company Pursuant to Rule 19b-4 under the Securities Exchange Act of 1934						
Initial *	Amendment * ✓	Withdrawal	Section 19(b)(2) * ✓	Section	19(b)(3)(A) *	Section 19(b)(3)(B) * □
Pilot	Extension of Time Period for Commission Action *	Date Expires *	0	19b-4(f)(2) a 19b-4(f)(5)	
Notice of proposed change pursuant to Section 806(e)(1) *		to the Payment, Clear Section 806(e)(2) *			Security-Based Swap Submission pursuant to the Securities Exchange Act of 1934 Section 3C(b)(2) *	
Exhibit 2		Exhibit 3 Sent As Paper Di	ocument	,		
Provide	ption a brief description of the acti	on (limit 250 character	s, required when Initial is o	checked *).		
Contact Information Provide the name, telephone number, and e-mail address of the person on the staff of the self-regulatory organization prepared to respond to questions and comments on the action.						
First N	ame * John		Last Name * Petrofsky			
Title *	Director and Assistar	nt General Counsel	Castriano Printing			
E-mail	*					
Teleph	one *	Fax				
	ture int to the requirements of the		undersigned thereunto dul		ed.	
(Title *) Date 07/02/2019 Managing Director and Deputy General Counsel						
Date	07/02/2019		Managing Director and D	eputy Ger	ierai Counsei	
Ву	Lois J. Radisch					
this form	(Name *) Clicking the button at right will digit A digital signature is as legally be, and once signed, this form cann	inding as a physical				

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 For complete Form 19b-4 instructions please refer to the EFFS website. The self-regulatory organization must provide all required information, presented in a Form 19b-4 Information * clear and comprehensible manner, to enable the public to provide meaningful comment on the proposal and for the Commission to determine whether the proposal Add Remove is consistent with the Act and applicable rules and regulations under the Act. The Notice section of this Form 19b-4 must comply with the guidelines for publication Exhibit 1 - Notice of Proposed Rule Change * in the Federal Register as well as any requirements for electronic filing as published by the Commission (if applicable). The Office of the Federal Register (OFR) offers guidance on Federal Register publication requirements in the Federal Register Document Drafting Handbook, October 1998 Revision. For example, all references to Add Remove View the federal securities laws must include the corresponding cite to the United States Code in a footnote. All references to SEC rules must include the corresponding cite to the Code of Federal Regulations in a footnote. All references to Securities Exchange Act Releases must include the release number, release date, Federal Register cite, Federal Register date, and corresponding file number (e.g., SR-[SRO] -xx-xx). A material failure to comply with these guidelines will result in the proposed rule change being deemed not properly filed. See also Rule 0-3 under the Act (17 CFR 240.0-3) The Notice section of this Form 19b-4 must comply with the guidelines for publication Exhibit 1A- Notice of Proposed Rule in the Federal Register as well as any requirements for electronic filing as published Change, Security-Based Swap Submission, by the Commission (if applicable). The Office of the Federal Register (OFR) offers or Advance Notice by Clearing Agencies * guidance on Federal Register publication requirements in the Federal Register Document Drafting Handbook, October 1998 Revision. For example, all references to the federal securities laws must include the corresponding cite to the United States Code in a footnote. All references to SEC rules must include the corresponding cite to the Code of Federal Regulations in a footnote. All references to Securities Exchange Act Releases must include the release number release date. Federal Register cite, Federal Register date, and corresponding file number (e.g., SR-[SRO] -xx-xx). A material failure to comply with these guidelines will result in the proposed rule change, security-based swap submission, or advance notice being deemed not properly filed. See also Rule 0-3 under the Act (17 CFR 240.0-3) Exhibit 2 - Notices, Written Comments, Copies of notices, written comments, transcripts, other communications. If such Transcripts, Other Communications documents cannot be filed electronically in accordance with Instruction F, they shall be filed in accordance with Instruction G. Add Remove View Exhibit Sent As Paper Document Exhibit 3 - Form, Report, or Questionnaire Copies of any form, report, or questionnaire that the self-regulatory organization proposes to use to help implement or operate the proposed rule change, or that is Remove Add referred to by the proposed rule change. Exhibit Sent As Paper Document The full text shall be marked, in any convenient manner, to indicate additions to and Exhibit 4 - Marked Copies deletions from the immediately preceding filing. The purpose of Exhibit 4 is to permit Add Remove View the staff to identify immediately the changes made from the text of the rule with which it has been working. Exhibit 5 - Proposed Rule Text The self-regulatory organization may choose to attach as Exhibit 5 proposed changes to rule text in place of providing it in Item I and which may otherwise be more easily readable if provided separately from Form 19b-4. Exhibit 5 shall be considered part Add Remove View of the proposed rule change. If the self-regulatory organization is amending only part of the text of a lengthy Partial Amendment proposed rule change, it may, with the Commission's permission, file only those portions of the text of the proposed rule change in which changes are being made if

the filing (i.e. partial amendment) is clearly understandable on its face. Such partial amendment shall be clearly identified and marked to show deletions and additions.

Amendment No. 1 to SR-DTC-2018-010

The Depository Trust Company ("DTC") is filing this partial amendment ("Amendment No. 1") to SR-DTC-2018-010 ("Proposed Rule Change"), which was filed with the Securities and Exchange Commission ("Commission") on November 29, 2018.²

Please replace the text beginning with the final paragraph on page 28 and that continues through and including page 30 of the Proposed Rule Change, with the following text (<u>bold</u>, <u>double underlined</u> text represents additional language to the original proposed text):

DTC may provide information to a Matching Utility on the processing status of institutional transactions in Eligible Securities ("Status Information") that are (i) Affirmed Transactions submitted to DTC by the Matching Utility and (ii) other institutional transactions that may have been confirmed at the Matching Utility and received a Control Number relating to the Matching Utility, and are submitted directly to DTC by a Participant in an instruction containing the Control Number (collectively, "Eligible Transactions"). The Status Information provided to the Matching Utility would include, as applicable, the status of an Eligible Transaction (e.g., the Delivery of Securities has been made within DTC, the transaction is pending Delivery within DTC, or the transaction was reclaimed (i.e., sent back to the Deliverer)) and a reason for any pending status (e.g., the Deliverer has insufficient inventory in the applicable Securities, the Deliverer has insufficient Collateral, the Receiver to the transaction has insufficient Net Debit Cap, etc.). The Status Information would also include information ("Identifying Information") to facilitate the Matching Utility's ability to

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Each capitalized term not otherwise defined herein has its respective meaning as set forth in the Rules, By-Laws and Organization Certificate of The Depository Trust Company ("Rules"), available at http://www.dtcc.com/legal/rules-and-procedures.aspx, and the DTC Settlement Service Guide ("Settlement Guide"), available at http://www.dtcc.com/~/media/Files/Downloads/legal/service-guides/Settlement.pdf.

On December 7, 2018, the Commission issued the Proposed Rule Change for notice and comment. See Securities Exchange Act Release No. 84751 (December 7, 2018), 83 FR 63948 (December 12, 2018) (SR-DTC-2018-010). On December 26, 2018, the Commission issued a notice designating a longer period for Commission action on the Proposed Rule Change. See Securities Exchange Act Release No. 84954 (December 26, 2018), 84 CFR 873 (January 31, 2019). On March 11, 2019, the Commission issued an order instituting proceeding to determine whether to approve or disapprove the Proposed Rule Change. See Securities Exchange Act Release No. 85288 (March 11, 2019), 84 FR 9565 (March 15, 2019). On June 5, 2019, the Commission issued a notice designating a longer period for Commission action on proceedings to determine whether to approve or disapprove the Proposed Rule Change. See Securities Exchange Act Release No. 86037 (June 5, 2019), 84 FR 27172 (June 11, 2019).

Information to the Eligible Transaction and reconcile the Status
Information to the Eligible Transaction in its records. Identifying
Information would include, but not be limited to, (i) the applicable Control
Number (ii) identification numbers of the Participants to the transaction,
(iii) quantity of Securities, (iv) dollar amount of the transaction, and (v) an
indicator of whether the transaction was submitted to DTC by the Matching
Utility or directly by a Participant. DTC may charge a fee ("Status
Information Fee") to Matching Utilities that receive Status Information as set
forth in the DTC Fee Guide.

Prior to providing Status Information to a Matching Utility, DTC would obtain the written agreement, in such form as determined by DTC from time to time ("Status Information Agreement") from the Matching Utility that includes (i) a request from the Matching Utility to receive Status Information from DTC, (ii) an agreement by the Matching Utility that the Matching Utility will not distribute Status Information to any third party other than (a) the Participants indicated on the Status Information and (b) the institutional customers that are counterparties to the transaction for which the Participants indicated on the Status Information are acting with respect to the transaction, (iii) the agreement of the Matching Utility that the Matching Utility will indemnify, hold harmless and agree, on demand, to reimburse DTC, its stockholders, officers, directors and employees from and against and for any and all claims, liabilities, obligations, damages, actions, penalties, losses, costs, expenses and disbursements, including, without limitation, attorneys' fees and disbursements ("Claims"), which they may sustain by reason of DTC's providing Status Information to the Matching Utility, except for any Claims which result from the gross negligence or willful misconduct of the person asserting a right to indemnification, (iv) the agreement of the Matching Utility to pay the Status Information Fee, (v) the agreement of the Matching Utility to notify DTC immediately if the Matching Utility becomes aware of Status Information provided to it by DTC being distributed to a third party other than as authorized pursuant to (ii) above, and (vi) the acknowledgement of the Matching Utility that DTC may terminate the Status Information Agreement in the event that (a) DTC becomes aware that the Matching Utility has used or distributed the Status Information in a manner that violates the terms of the Status Information Agreement, (b) the Matching Utility does not pay the Status Information Fee in accordance with the terms of the Fee Schedule, or (c) DTC submits a rule filing to the SEC, that is approved by the SEC or otherwise becomes effective pursuant to the Securities Exchange Act of 1934, to discontinue DTC's distribution of Status Information to Matching Utilities.

DTC will develop the mechanism necessary for DTC to directly provide
Status Information to a Matching Utility for each transaction submitted to
DTC to which a customer of the Matching Utility is a party to the transaction
and matched the transaction via the Matching Utility, regardless of whether
or not that Matching Utility submitted the transaction to DTC, subject to

(i) the agreement by the Matching Utility to pay DTC for the reasonable cost to cover for the development of the mechanism by DTC and (ii) the Matching Utility subscribing to receive Status Information, as described above. To the extent that the transaction is an interoperable transaction submitted to DTC by another Matching Utility, then in order to receive Status Information for the interoperable transaction, the Matching Utility would be required to submit an indicator to DTC for the purpose of notifying DTC that a customer of the Matching Utility is a party to the transaction.

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