On December 12, 2013, the Commission issued an order (“Order”) finding that GLG Partners, Inc. and GLG Partners, L.P. (“Respondents”) violated the federal securities laws. ¹

Pursuant to the Order, Respondents paid disgorgement of $7,766,667, prejudgment interest of $437,679, and civil money penalties totaling $750,000. The Order created a Fair Fund for distribution to harmed investors pursuant to Section 308(a) of the Sarbanes-Oxley Act of 2002, as amended.

The Division of Enforcement now seeks the appointment of Boston Financial Data Services, Inc. (“Boston Financial”) as the fund plan administrator and requests that the administrator’s bond be set at $8,954,346, as required by Rules 1105(a) and 1105(c) of the

Commission’s Rules on Fair Fund and Disgorgement Plans (“Rules”).

Boston Financial is included in the Commission’s approved pool of administrators.

Accordingly, pursuant to Rule 1105(a), it is hereby ORDERED that Boston Financial is appointed as the fund plan administrator and shall obtain a bond in accordance with Rule 1105(c) in the amount of $8,954,346.

For the Commission, by the Division of Enforcement, pursuant to delegated authority.

Lynn M. Powalski
Deputy Secretary

---

2 17 C.F.R. 201.1105(a) and 201.1105(c).
3 17 C.F.R. 200.30-4(a)(17).