SECURITIES AND EXCHANGE COMMISSION

17 CFR Part 201

Release Nos. 33-9387; 34-68994; IA-3557; IC-30408

Adjustments to Civil Monetary Penalty Amounts

AGENCY: Securities and Exchange Commission.

ACTION: Final rule.

SUMMARY: This rule implements the Federal Civil Penalties Inflation Adjustment Act of 1990, as amended by the Debt Collection Improvement Act of 1996. The Commission is adopting a rule adjusting for inflation the maximum amount of civil monetary penalties under the Securities Act of 1933, the Securities Exchange Act of 1934, the Investment Company Act of 1940, the Investment Advisers Act of 1940, and certain penalties under the Sarbanes-Oxley Act of 2002.

EFFECTIVE DATE: March 5, 2013.

FOR FURTHER INFORMATION CONTACT: James A. Cappoli, Senior Special Counsel, Office of the General Counsel, at (202) 551-7923, or Miles S. Treakle, Senior Counsel, Office of the General Counsel, at (202) 551-3609.

SUPPLEMENTARY INFORMATION:

I. Background

This rule implements the Debt Collection Improvement Act of 1996 (“DCIA”). The DCIA amended the Federal Civil Penalties Inflation Adjustment Act of 1990 (“FCPIAA”) to require each federal agency to adopt regulations at least once every four years that adjust for

---


inflation the maximum amount of the civil monetary penalties ("CMPs") under the statutes administered by the agency.³

A civil monetary penalty ("CMP") is defined in relevant part as any penalty, fine, or other sanction that: (1) is for a specific amount, or has a maximum amount, as provided by federal law; and (2) is assessed or enforced by an agency in an administrative proceeding or by a federal court pursuant to federal law.⁴ This definition covers the monetary penalty provisions contained in the statutes administered by the Commission. In addition, this definition encompasses the civil monetary penalties that may be imposed by the Public Company Accounting Oversight Board (the "PCAOB") in its disciplinary proceedings pursuant to 15 U.S.C. 7215(c)(4)(D).⁵

The DCIA requires that the penalties be adjusted by the cost-of-living adjustment set forth in Section 5 of the FCPIAA.⁶ The cost-of-living adjustment is defined in the FCPIAA as the percentage by which the U.S. Department of Labor’s Consumer Price Index for all-urban consumers ("CPI-U")⁷ for the month of June for the year preceding the adjustment exceeds the CPI-U for the month of June for the year in which the amount of the penalty was last set or adjusted pursuant to law.⁸ The statute contains specific rules for rounding each increase based

³ Increased CMPs apply only to violations that occur after the increase takes effect.
⁵ The Commission may by order affirm, modify, remand, or set aside sanctions, including civil monetary penalties, imposed by the PCAOB. See Section 107(c) of the Sarbanes-Oxley Act of 2002, 15 U.S.C. 7217. The Commission may enforce such orders in federal district court pursuant to Section 21(e) of the Securities Exchange Act of 1934. As a result, penalties assessed by the PCAOB in its disciplinary proceedings are penalties "enforced" by the Commission for purposes of the Act. See Adjustments to Civil Monetary Penalty Amounts, Release No. 33-8530 (Feb. 4, 2005) [70 FR 7606 (Feb. 14, 2005)].
on the size of the penalty.\(^9\) Agencies do not have discretion over whether to adjust a maximum CMP, or the method used to determine the adjustment. Although the DCIA imposes a 10 percent maximum increase for each penalty for the first adjustment pursuant thereto, that limitation does not apply to subsequent adjustments.

The Commission administers four statutes that provide for civil monetary penalties: the Securities Act of 1933; the Securities Exchange Act of 1934; the Investment Company Act of 1940; and the Investment Advisers Act of 1940. In addition, the Sarbanes-Oxley Act of 2002 provides the PCAOB (over which the Commission has jurisdiction) authority to levy civil monetary penalties in its disciplinary proceedings.\(^10\) Penalties administered by the Commission were last adjusted by rules effective March 3, 2009.\(^11\) The DCIA requires the civil monetary penalties to be adjusted for inflation at least once every four years. The Commission is therefore obligated by statute to increase the maximum amount of each penalty by the appropriate formulated amount.

Accordingly, the Commission is adopting an amendment to 17 CFR Part 201 to add § 201.1005 and Table V to Subpart E, increasing the amount of each civil monetary penalty authorized by the Securities Act of 1933, the Securities Exchange Act of 1934, the Investment Company Act of 1940, the Investment Advisers Act of 1940, and certain penalties under the


\(^11\) See 17 CFR 201.1004.
Sarbanes-Oxley Act of 2002. The adjustments set forth in the amendment apply to violations occurring after the effective date of the amendment.

II. Summary of the Calculation

To explain the inflation adjustment calculation for CMP amounts that were last adjusted in 2009, we will use the following example. Under the current provisions, the Commission may impose a maximum CMP of $1,425,000 for certain insider trading violations by a controlling person. To determine the new CMP amounts under the amendment, first we determine the appropriate CPI-U for June of the calendar year preceding the year of adjustment. Because we are adjusting CMPs in 2013, we use the CPI-U for June of 2012, which was 229.478. We must also determine the CPI-U for June of the year the CMP was last adjusted for inflation. Because the Commission last adjusted this CMP in 2009, we use the CPI-U for June of 2009, which was 215.693.

Second, we calculate the cost-of-living adjustment or inflation factor. To do this we divide the CPI for June of 2012 (229.478) by the CPI for June of 2009 (215.693). Our result is 1.0639.

Third, we calculate the raw inflation adjustment (the inflation adjustment before rounding). To do this, we multiply the maximum penalty amounts by the inflation factor. In our example, $1,425,000 multiplied by the inflation factor of 1.0639 equals $1,516,058.

Fourth, we round the raw inflation amounts according to the rounding rules in Section 5(a) of the FCPIAA. Since we round only the increase amount, we calculate the increased amount by subtracting the current maximum penalty amounts from the raw maximum inflation adjustments. Accordingly, the increase amount for the maximum penalty in our example is

---

12 The Commission also is adopting technical corrections to Table I, Table II, Table III, and Table IV of 17 CFR Part 201. 17 CFR 201.1001 – 1004. Each of these tables referenced 15 U.S.C. 78ff(c)(2)(C), rather than 15 U.S.C. 78ff(c)(2)(B). The technical corrections will amend each table to refer to the correct paragraph.
$91,072 (i.e., $1,516,058 less $1,425,000). Under the rounding rules, if the penalty is greater than $200,000, we round the increase to the nearest multiple of $25,000. Therefore, the maximum penalty increase in our example is $100,000.

Fifth, we add the rounded increase to the maximum penalty amount last set or adjusted. In our example, $1,425,000 plus $100,000 yields a maximum inflation adjustment penalty amount of $1,525,000.¹³

III. Related Matters

Administrative Procedure Act - Immediate Effectiveness of Final Rule

Under the Administrative Procedure Act ("APA"), a final rule may be issued without public notice and comment if the agency finds good cause that notice and comment are impractical, unnecessary, or contrary to public interest.¹⁴ Because the Commission is required by statute to adjust the civil monetary penalties within its jurisdiction by the cost-of-living adjustment formula set forth in Section 5 of the FCPIAA, the Commission finds that good cause exists to dispense with public notice and comment pursuant to the notice and comment provisions of the APA.¹⁵ Specifically, the Commission finds that because the adjustment is mandated by Congress and does not involve the exercise of Commission discretion or any policy judgments, public notice and comment is unnecessary.¹⁶

¹³ The adjustments in Table V to Subpart E of Part 201 reflect that the operation of the statutorily mandated computation, together with rounding rules, does not result in any adjustment to ten penalties. These particular penalties will be subject to slightly different treatment when calculating the next adjustment. Under the statute, when we next adjust these penalties, we will be required to use the CPI-U for June of the year when these particular penalties were “last adjusted,” rather than the CPI-U for 2013.


¹⁶ A regulatory flexibility analysis under the Regulatory Flexibility Act ("RFA") is required only when an agency must publish a general notice of proposed rulemaking for notice and comment. See 5 U.S.C. 603. As noted above, notice and comment are not required for this final rule. Therefore, the RFA does not apply.
Under the DCIA, agencies must make the required inflation adjustment to civil monetary penalties: (1) according to a very specific formula in the statute; and (2) within four years of the last inflation adjustment. Agencies have no discretion as to the amount of the adjustment and have limited discretion as to the timing of the adjustment, in that agencies are required to make the adjustment at least once every four years. The regulation discussed herein is ministerial, technical, and noncontroversial. Furthermore, because the regulation concerns penalties for conduct that is already illegal under existing law, there is no need for affected parties to have thirty days prior to the effectiveness of the regulation and amendments to adjust their conduct. Accordingly, the Commission believes that there is good cause to make this regulation effective immediately upon publication.\(^\text{17}\)

A. Economic Analysis

The Commission is sensitive to the costs and benefits that result from its rules. This regulation merely adjusts civil monetary penalties in accordance with inflation as required by the DCIA, and has no impact on disclosure or compliance costs. The Commission notes that the civil monetary penalties ordered in SEC proceedings in fiscal year 2012 totaled approximately $1,021.0 million. Assuming that the Commission is successful in obtaining civil monetary penalties in fiscal years subsequent to the enactment of the new regulation in similar proportion to that obtained in fiscal year 2012, the inflationary adjustment pursuant to the new regulation would result in a maximum increase in the civil monetary penalties ordered of approximately 6.4%, or $65.3 million. This figure assumes that the Commission would obtain a civil monetary penalty equal to the maximum statutory amount in each case, which clearly overstates the effect of the adjustment to the penalties. The Commission further notes that, in many cases in which it

\(^{17}\) Additionally, this finding satisfies the requirements for immediate effectiveness under the Small Business Regulatory Enforcement Fairness Act. See 5 U.S.C. 808(2); see also id. 801(a)(4).
has obtained large civil monetary penalties, such penalties were calculated on the basis of the gross pecuniary gain rather than the maximum penalty dollar amount set by statute that will be adjusted by this rule. In addition, the Commission notes that this figure includes penalties imposed for insider trading, for which the statutory maximum is stated as an amount not to exceed three times the profit gained or loss avoided as a result of the violation, rather than by reference to a statutory dollar amount that is affected by this regulation. Therefore, the Commission does not believe that adjusting civil monetary penalties will significantly affect the amount of penalties it obtains.

The benefit provided by the inflationary adjustment to the maximum civil monetary penalties is that of maintaining the level of deterrence effectuated by the civil monetary penalties, and not allowing such deterrent effect to be diminished by inflation. The costs of implementing this rule should be negligible, because the only change from the current, baseline situation is determining potential penalties using a new maximum dollar amount. Furthermore, Congress, in mandating the inflationary adjustments, has already determined that any possible increase in costs is justified by the overall benefits of such adjustments.

B. Paperwork Reduction Act

This rule does not contain any collection of information requirements as defined by the Paperwork Reduction Act of 1995 as amended.

---

18 For example, 15 U.S.C. 77t(d)(2)(A), after adjusting for inflation as required by the DCIA, provides that “the amount of the penalty shall not exceed the greater of (i) [$7,500] for a natural person or [$80,000] for any other person, or (ii) the gross amount of pecuniary gain to such defendant as a result of the violation.”


20 44 U.S.C. 3501 et. seq.
C. **Statutory Basis**


**List of Subjects in 17 CFR Part 201**

Administrative practice and procedure, Claims, Confidential business information, Lawyers, Securities.

**Text of Amendment**

For the reasons set forth in the preamble, part 201, title 17, chapter II of the Code of Federal Regulations is amended as follows:

**PART 201 – RULES OF PRACTICE**

**SUBPART E – ADJUSTMENT OF CIVIL MONETARY PENALTIES**

1. The authority citation for Part 201, Subpart E, is revised to read as follows:


   § 201.1001 [Amended]


   § 201.1002 [Amended]


   § 201.1003 [Amended]
4. Section 201.1003 is amended in the table in the first column labeled “U.S. code
citation” by removing the reference “15 U.S.C. 78ff(c)(2)(C) .....” and adding in its place “15
U.S.C. 78ff(c)(2)(B) .....”.

§ 201.1004 [Amended]

5. Section 201.1004 is amended in the table in the first column labeled “U.S. code
citation” by removing the reference “15 U.S.C. 78ff(c)(2)(C) .....” and adding in its place “15
U.S.C. 78ff(c)(2)(B) .....”.

6. Section 201.1005 and Table V to Subpart E are added to read as follows:

§ 201.1005 Adjustment of civil monetary penalties – 2013.

As required by the Debt Collection Improvement Act of 1996, the maximum amounts of
all civil monetary penalties under the Securities Act of 1933, the Securities Exchange Act of
1934, the Investment Company Act of 1940, the Investment Advisers Act of 1940, and certain
penalties under the Sarbanes-Oxley Act of 2002 are adjusted for inflation in accordance with
Table V to this subpart. The adjustments set forth in Table V apply to violations occurring after
March 5, 2013.

<table>
<thead>
<tr>
<th>Table V to Subpart E</th>
<th>Civil monetary penalty inflation adjustments</th>
<th>Year penalty amount was last adjusted</th>
<th>Maximum penalty amount pursuant to last adjustment</th>
<th>Adjusted maximum penalty amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Code citation</td>
<td>Civil monetary penalty description</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>For any other person</td>
<td>2010</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For natural person / fraud</td>
<td>2010</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For any other person / fraud</td>
<td>2010</td>
<td>375000</td>
<td>400000</td>
</tr>
<tr>
<td>15 U.S.C. 77t(d)</td>
<td>For natural person</td>
<td>2009</td>
<td>7500</td>
<td>7500</td>
</tr>
<tr>
<td></td>
<td>For any other person</td>
<td>2009</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For natural person / fraud</td>
<td>2009</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For any other person / fraud</td>
<td>2009</td>
<td>375000</td>
<td>400000</td>
</tr>
<tr>
<td></td>
<td>For natural person / substantial losses or risk of losses to others</td>
<td>2009</td>
<td>150000</td>
<td>160000</td>
</tr>
<tr>
<td></td>
<td>For any other person / substantial losses or risk of losses to others</td>
<td>2009</td>
<td>725000</td>
<td>775000</td>
</tr>
<tr>
<td></td>
<td>For any other person</td>
<td>2009</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For natural person / fraud</td>
<td>2009</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For any other person / fraud</td>
<td>2009</td>
<td>375000</td>
<td>400000</td>
</tr>
<tr>
<td></td>
<td>For natural person / substantial losses to others / gains to self</td>
<td>2009</td>
<td>150000</td>
<td>160000</td>
</tr>
<tr>
<td></td>
<td>For any other person / substantial losses to others / gain to self</td>
<td>2009</td>
<td>725000</td>
<td>775000</td>
</tr>
<tr>
<td></td>
<td>For any other person</td>
<td>2009</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For natural person / fraud</td>
<td>2009</td>
<td>75000</td>
<td>80000</td>
</tr>
<tr>
<td></td>
<td>For any other person / fraud</td>
<td>2009</td>
<td>375000</td>
<td>400000</td>
</tr>
<tr>
<td></td>
<td>For natural person / substantial losses or risk of losses to others</td>
<td>2009</td>
<td>150000</td>
<td>160000</td>
</tr>
<tr>
<td>Act Reference</td>
<td>For Natural Person</td>
<td>For Any Other Person</td>
<td>For Natural Person / Fraud</td>
<td>For Any Other Person / Fraud</td>
</tr>
<tr>
<td>---------------</td>
<td>--------------------</td>
<td>----------------------</td>
<td>---------------------------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>7215(c)(4)(D)(i)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>------------------</td>
<td>------------------</td>
<td>------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>For natural person</td>
<td>2009</td>
<td>900000</td>
<td>950000</td>
</tr>
<tr>
<td></td>
<td>For any other person</td>
<td>2009</td>
<td>17800000</td>
<td>18925000</td>
</tr>
</tbody>
</table>

By the Commission.

Elizabeth M. Murphy
Secretary

February 27, 2013