Virginia 22312, or by email to: *PRA_Mailbox@sec.gov*. Comments must be submitted to OMB within 30 days of this notice.

Dated: October 19, 2006.

Nancy M. Morris,

Secretary.

[FR Doc. E6–17927 Filed 10–25–06; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request, Copies Available From: Securities and Exchange Commission, Office of Filings and Information Services, Washington, DC 20549.

Extension:

Rule 15c2–12; SEC File No. 270–330; OMB Control No. 3235–0372.

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.), the Securities and Exchange Commission ("Commission") is soliciting comments on the collection of information summarized below. The Commission plans to submit this existing collection of information to the Office of Management and Budget for extension and approval.

Rule 15c2–12 Disclosure Requirements for Municipal Securities

Rule 15c2-12 (17 CFR 240.15c2-12) under the Securities Exchange Act of 1934 (15 U.S.C. 78 et. seq.) requires underwriters of municipal securities: (1) To obtain and review a copy of an official statement deemed final by an issuer of the securities, except for the omission of specified information; (2) in non-competitively bid offerings, to make available, upon request, the most recent preliminary official statement, if any; (3) to contract with the issuer of the securities, or its agent, to receive, within specified time periods, sufficient copies of the issuer's final official statement to comply both with this rule and any rules of the MSRB; (4) to provide, for a specified period of time, copies of the final official statement to any potential customer upon request; (5) before purchasing or selling municipal securities in connection with an offering, to reasonably determine that the issuer or other specified person has undertaken, in a written agreement or contract, for the benefit of holders of such municipal securities, to provide certain information about the issue or issuer on a continuing basis to a

nationally recognized municipal securities information repository; and (6) to review the information the issuer of the municipal security has undertaken to provide prior to recommending a transaction in the municipal security.

These disclosure and recordkeeping requirements will ensure that investors have adequate access to official disclosure documents that contain details about the value and risks of particular municipal securities at the time of issuance while the existence of compulsory repositories will ensure that investors have continued access to terms and provisions relating to certain static features of those municipal securities. The provisions of Rule 15c2-12 regarding an issuer's continuing disclosure requirements assist investors by ensuring that information about an issue or issuer remains available after the issuance.

Municipal offerings of less than \$1 million are exempt from the rule, as are offerings of municipal securities issued in large denominations that are sold to no more than 35 sophisticated investors, have short-term maturities, or have short-term tender or put features. It is estimated that approximately 12,000 brokers, dealers, municipal securities dealers, issuers of municipal securities, and nationally recognized municipal securities information repositories will spend a total of 123,850 hours per year complying with Rule 15c2–12.

Written comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimates of the burden of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted in writing within 60 days of this publication.

The recordkeeping requirement is mandatory to ensure that investors have access to information about the issuer and particular issues of municipal securities. This rule does not involve the collection of confidential information. Please note that an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it

displays a currently valid control number.

Please direct your written comments to (i) Desk Officer for the Securities and Exchange Commission, Office of Information and Regulatory Affairs, Office of Management and Budget, Room 10102, New Executive Office Building, Washington, DC 20503 or by sending an e-mail to: David Rostker@omb.oep.gov; and (ii) R. Corey Booth, Director/Chief Information Officer, Securities and Exchange Commission, c/o Shirley Martinson, 6432 General Green Way, Alexandria, Virginia 22312 or send an e-mail to PRA_Mailbox@sec.gov. Comments must be submitted to OMB within 60 days of this notice.

October 16, 2006.

Nancy M. Morris,

Secretary.

[FR Doc. E6–17929 Filed 10–25–06; 8:45 am] BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-54633]

Notice of Intention To Cancel Registrations of Certain Transfer Agents

October 20, 2006.

Notice is hereby given that the Securities and Exchange Commission ("Commission") intends to issue an order, pursuant to Section 17A(c)(4)(B) of the Securities Exchange Act of 1934 ("Act"),¹ cancelling the registrations of the transfer agents whose names appear in the attached Appendix.

For Further Information Contact: Jerry W. Carpenter, Assistant Director, or Catherine Moore, Special Counsel, at (202) 551–5710, Division of Market Regulation, Securities and Exchange Commission, 100 F Street, NE., Washington, DC 20549–6628.

Background

Section 17A(c)(4)(B) of the Act provides that if the Commission finds that any transfer agent registered with the Commission is no longer in existence or has ceased to do business as a transfer agent, the Commission shall by order cancel that transfer agent's registration. Accordingly, at any time after November 27, 2006, the Commission intends to issue an order cancelling the registrations of the transfer agents listed in the Appendix.

The Commission has made efforts to locate and to determine the status of

¹ 15 U.S.C. 78q-1(c)(4)(B).

each of the transfer agents listed in the Appendix. In some cases, the Commission was unable to locate the transfer agent, and in other cases, the Commission learned that the transfer agent had ceased doing business as a transfer agent. Therefore, based on the facts it has, the Commission believes that the transfer agents listed in the Appendix are no longer in existence or have ceased doing business as transfer agents.

Any transfer agent listed in the Appendix that believes its registration should not be cancelled must notify the Commission in writing prior to November 27, 2006. Written notifications may be mailed to: Catherine Moore, Division of Market Regulation, Securities and Exchange Commission, 100 F Street, NE., Washington, DC 20459–6628. Written notifications may also be e-mailed to: marketreg@sec.gov to the attention of Catherine Moore, with the phrase "Notice of Intention to Cancel Transfer Agent Registration" in the subject line.

For the Commission by the Division of Market Regulation, pursuant to delegated authority.²

Nancy M. Morris,

Secretary.

Appendix

Appendix	
Registration No.	Name
84–0019	LG & E Energy Corp.
84-0548	American Bancservices Inc.
84-0711	Niagara Mohawk Power Corp.
84-0904	Pfizer Inc.
84-1257	BNY Clearing Services LLC.
84–1663	Merrill Lynch Investment Part- ners Inc.
84–1735	Alpha Tech Stock Transfer
04 4707	Trust.
84–1737	Declaration Service Company.
84–1828	Consumers Financial Corp.
84–1923	WOC Stock Transfer Com-
04 5404	pany, Inc.
84–5494	Metropolitan Mortgage and
04 5550	Securities Co., Inc.
84–5550	Cinergy Service, Inc.
84–5606	Sunstates Corporation.
84–5647	Penn Street Advisors, Inc.
84–5694	Khan Funds.
84–5720	Bulto Transfer Agency, Lim-
04 5707	ited Liability Company.
84–5727	Impact Administrative Service, Inc.
84-5754	Alpine Fiduciary Services, Inc.
84-5755	River Oaks Partnership Serv-
	ices, Inc.
84-5756	IDM Corporation.
84-5773	RVM Industries, Inc.
84-5812	Stock Transfer of America,
	Inc.
84-5816	Wasatch Stock Transfer, Inc.
84-5820	Gerdine & Associates.
84-5826	Lewis, Corey L.

^{2 17} CFR 200.30-3(a)(22).

Registration No.	Name
84–5847 84–5872	Financial Strategies, LLC. D-Lanz Development Group, Inc.
84–5873	CBIZ Retirement Services,
84–5885	Sovereign Depository Corporation.
84–5897	Newport Stock Transfer Agency, Inc.
84–5899	U.S. Corporate Support Services, Inc.
84–5912	Femis Kerger & Company Transfer Agent & Registrar.
84-6019	Touch America.
84-6032	Merge Media, Inc.
84-6034	Chapman Capital Manage-
	ment, Inc.
84–6039	First Financial Escrow & Transfer, Inc.
84–6045	Pharmacy Buying Association, Inc.
84–6059	Street Transfer & Registrar Agency.
84–6077	Brown Brothers Harriman & Co.
84–6092	Brookhill Stock Transfer Business Trust.
84–6097	Certified Water Systems, Inc.
84–6101	Lauries Happy Thoughts, Inc.
84–6126	Fidelity Custodian Services,
84–6131	Carolyn Plant.
84–6157	Encompass Corporate Services.

[FR Doc. E6–17928 Filed 10–25–06; 8:45 am] BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION

[File No. 500-1]

In the Matter of Conversion Solutions Holdings Corp.; Order of Suspension of Trading

October 24, 2006.

It appears to the Securities and Exchange Commission that there is a lack of current and accurate information concerning the securities of Conversion Solutions Holding Corp.

("Conversion"), a Delaware Corporation located in Kennesaw, Georgia, which trades in the over-the-counter market under the symbol "CSHD".

Questions have arisen regarding the accuracy and completeness of information contained in Conversion's press releases and public filings with the Commission concerning, among other things, (1) The company's purported ownership and control of two bond issuances, in the face amount of €5 billion and \$500 million, issued by the Republic of Venezuela, and (2) the company's purported contractual relationship with Deutsche Bank.

The Commission is of the opinion that the public interest and the protection of investors require a suspension of trading in the securities of the above-listed company.

Therefore, it is ordered, pursuant to section 12(k) of the Securities Exchange Act of 1934, that trading in the abovelisted company is suspended for the period from 9:30 a.m. EDT, October 24, 2006, through 11:59 p.m. EST, on November 6, 2006.

By the Commission.

Jill M. Peterson,

Assistant Secretary.

[FR Doc. 06–8939 Filed 10–24–06; 11:15 am] $\tt BILLING\ CODE\ 8011–01–P$

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–54622; File No. SR–FICC–2006–13]

Self-Regulatory Organizations; Fixed Income Clearing Corporation; Notice of Filing of a Proposed Rule Change Relating to the Federal Reserve's National Settlement Service

October 18, 2006.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ notice is hereby given that on July 11, 2006, Fixed Income Clearing Corporation ("FICC") filed with the Securities and Exchange Commission ("Commission") and on August 4, 2006, amended, the proposed rule change as described in Items I, II, and III below, which items have been prepared primarily by FICC. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The proposed rule change would amend the rules of FICC's Mortgage-Backed Securities Division ("MBSD") to require clearing participants to satisfy their cash settlement amounts ultimately through the Federal Reserve's National Settlement Service ("NSS").²

¹ 15 U.S.C. 78s(b)(1).

² The Commission previously approved a proposed rule change filed by FICC to make a similar amendment to the rules of its Government Securities Division ("GSD"). Securities Exchange Act No. 52853 (November 29, 2005), 70 FR 72682 (December 6, 2005) [File No. SR–FICC–2005–14]. FICC's affiliates, The Depository Trust Company ("DTC") and the National Securities Clearing Corporation ("NSCC") also use NSS in their funds settlement processes. However, DTC and NSCC do not currently use NSS for the payment of credit. FICC is proposing to have the MBSD process both