enough to justify establishing an incentive-based mailing plan with the customer for EMI, PMI, and GXG (if the customer uses Global Shipping Software). Id. Attachment 3 at 2. In order to accomplish this, the GEPS–NPR 4 product revises the product designs for GEPS-NPR 1, GEPS-NPR 2, and GEPS–NPR 3 to include actual rates that will cover their costs, and will eliminate the need for each customer agreement to be added to the competitive product list individually. Id. Attachment 3 at 2, 5. Mr. Cebello contends that the financial modeling in support of the GEPS-NPR 4 product demonstrates that the product will cover its attributable costs, make a positive contribution to covering institutional costs, as well as not be subsidized by market dominant products. Id. Attachment 3 at 3.

Related model contract. The Postal Service included a redacted version of the related model contract with the Request. Id. Attachment 4. The Postal Service will notify each customer of the contract's effective date no later than 30 days after receiving the signed agreement from the customer. Id. at 7. Each contract will expire 1 year from the effective date unless terminated sooner. Id. The Postal Service filed much of the supporting materials, including the related model contract, under seal. Id. Attachment 1. It maintains that the redacted portions of the materials should remain confidential as sensitive business information. Id. at 4. This information includes sensitive commercial information concerning the incentive discounts and their formulation, applicable cost coverage, non-published rates, as well as some customeridentifying information. Id. The Postal Service asks the Commission to protect customer-identifying information from public disclosure for 10 years after the date of filing with the Commission, unless an order is entered to extend the duration of that status. Id. at 9.

II. Notice of Filings

The Commission establishes Docket Nos. MC2013–27 and CP2013–35 to consider the Request pertaining to the proposed GEPS–NPR 4 product.

Interested persons may submit comments on whether the Postal Service's filings in the captioned dockets are consistent with the policies of 39 U.S.C. 3632, 3633, or 3642, 39 CFR 3015.5, and 39 CFR part 3020, subpart B. Comments are due no later than January 8, 2013. The public portions of these filings can be accessed via the Commission's Web site (*http:// www.prc.gov*). The Commission appoints James F. Callow to serve as Public Representative in these dockets.

III. Ordering Paragraphs

It is ordered:

1. The Commission establishes Docket Nos. MC2013–27 and CP2013–35 to consider the matters raised in each docket.

2. Pursuant to 39 U.S.C. 505, James F. Callow is appointed to serve as officer of the Commission (Public Representative) to represent the interests of the general public in these

proceedings. 3. Comments by interested persons in

these proceedings are due no later than January 8, 2013.

4. The Secretary shall arrange for publication of this order in the **Federal Register**.

By the Commission. Shoshana M. Grove,

Secretary.

[FR Doc. 2013–00008 Filed 1–4–13; 8:45 am] BILLING CODE 7710–FW–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. IC-30332]

Notice of Applications for Deregistration Under Section 8(f) of the Investment Company Act of 1940

December 28, 2012.

The following is a notice of applications for deregistration under section 8(f) of the Investment Company Act of 1940 for the month of December 2012. A copy of each application may be obtained via the Commission's Web site by searching for the file number, or for an applicant using the Company name box, at http://www.sec.gov/search/ search.htm or by calling (202) 551-8090. An order granting each application will be issued unless the SEC orders a hearing. Interested persons may request a hearing on any application by writing to the SEC's Secretary at the address below and serving the relevant applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on January 22, 2013, and should be accompanied by proof of service on the applicant, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the Secretary, U.S. Securities

and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

FOR FURTHER INFORMATION CONTACT:

Diane L. Titus at (202) 551–6810, SEC, Division of Investment Management, Office of Investment Company Regulation, 100 F Street NE., Washington, DC 20549–8010.

Yacktman Fund Inc. [File No. 811– 6628]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. The applicant transferred its assets to a series of Managers AMG Funds, and on June 29, 2012, made a final distribution to its shareholders based on net asset value. Expenses of \$2,889,552 incurred in connection with the reorganization were paid by Yacktman Asset Management Co., applicant's investment adviser, and Managers Investment Group LLC, the surviving fund's investment adviser.

Filing Dates: The application was filed on October 4, 2012 and amended on December 11, 2012.

Applicant's Address: 6300 Bridgepoint Pkwy., Building One, Suite 320, Austin, TX 78730.

Dreyfus BASIC U.S. Government Money Market Fund [File No. 811– 6606]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On April 11, 2012, applicant made a liquidating distribution to its shareholders, based on net asset value. Expenses of approximately \$608 incurred in connection with the liquidation were paid by the Dreyfus Corporation, applicant's investment adviser.

Filing Dates: The application was filed on October 12, 2012 and amended on December 6, 2012.

Applicant's Address: c/o The Dreyfus Corporation, 200 Park Ave., New York, NY 10166.

Build America Bond Portfolio [File No. 811–22351]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On June 16, 2011, applicant made a liquidating distribution to its shareholders, based on net asset value. Applicant incurred no expenses in connection with the liquidation.

Filing Date: The application was filed on November 30, 2012.

Applicant's Address: Two International Place, Boston, MA 02110.

Global Growth Portfolio [File No. 811– 7303]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. The applicant transferred its assets to Multi-Cap Growth Portfolio and, on November 2, 2010, made a final distribution to its shareholders based on net asset value. Expenses of approximately \$47,771 incurred in connection with the reorganization were paid by applicant.

Filing Date: The application was filed on November 30, 2012.

Applicant's Address: Two International Place, Boston, MA 02110.

Multi-Sector Portfolio [File No. 811– 22295]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On March 17, 2011, applicant made a liquidating distribution to its shareholders, based on net asset value. Applicant incurred no expenses in connection with the liquidation.

Filing Date: The application was filed on November 30, 2012.

Applicant's Address: Two International Place, Boston, MA 02110.

Eaton Vance National Municipal Income Trust [File No. 811–9143]

Summary: Applicant, a closed-end investment company, seeks an order declaring that it has ceased to be an investment company. The applicant has transferred its assets to Eaton Vance Municipal Income Trust and, on May 28, 2009, made a final distribution to its shareholders based on net asset value. Expenses of approximately \$155,907 incurred in connection with the reorganization were paid by applicant.

Filing Date: The application was filed on November 30, 2012.

Applicant's Address: Two International Place, Boston, MA 02110.

Cash Management Portfolio [File No. 811–8390]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On February 16, 2010, applicant made a liquidating distribution to its shareholders, based on net asset value. Applicant incurred no expenses in connection with the liquidation.

Filing Date: The application was filed on November 30, 2012.

Applicant's Address: Two International Place, Boston, MA 02110.

Bhirud Funds Inc. [File No. 811-6680]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On November 14,

2012, applicant made a liquidating distribution to its shareholders, based on net asset value. Expenses of approximately \$3,098 incurred in connection with the liquidation were paid by applicant.

Filing Date: The application was filed on November 27, 2012.

Applicant's Address: c/o Bhirud Associates, Inc., 6 Thorndal Circle, Suite 205, Darien, CT 06820.

Tax Managed Mid Cap Core Portfolio [File No. 811–10597]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On June 16, 2011, applicant made a liquidating distribution to its shareholders, based on net asset value. Applicant incurred no expenses in connection with the liquidation.

Filing Date: The application was filed on November 30, 2012.

Applicant's Address: Two International Place, Boston, MA 02110.

Special Equities Portfolio [File No. 811–8594]

Small-Cap Portfolio [File No. 811–9915]

Summary: Each applicant seeks an order declaring that it has ceased to be an investment company. On June 8, 2012, each applicant made a liquidating distribution to its shareholders, based on net asset value. Applicants incurred no expenses in connection with the liquidations.

Filing Date: The applications were filed on November 30, 2012.

Applicants' Address: Two International Place, Boston, MA 02110.

International Place, Boston, MA 02110

Elite Group of Mutual Funds [File No. 811–4804]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. The applicant has transferred its assets to corresponding series of Cutler Trust and, on September 28, 2012, made a final distribution to shareholders based on net asset value. Expenses of \$66,843 incurred in connection with the reorganization were paid by applicant and McCormick Capital Management, Inc., applicant's investment adviser.

Filing Date: The application was filed on December 6, 2012.

Applicant's Address: 1325 4th Ave., Suite 1744, Seattle, WA 98101.

Delaware Investments Arizona Municipal Income Fund, Inc. [File No. 811–7412]

Summary: Applicant, a closed-end investment company, seeks an order declaring that it has ceased to be an investment company. Applicant has transferred its assets to Delaware Investments National Municipal Income Fund, and on July 1, 2011, applicant made a final distribution to its shareholders based on net asset value. Expenses of approximately \$85,850 incurred in connection with the reorganization were paid by applicant, the acquiring fund and Delaware Management Company, applicant's investment adviser.

Filing Date: The application was filed on November 20, 2012.

Applicant's Address: 2005 Market St., Philadelphia, PA 19103–7094.

Delaware Group Tax Free Money Fund [File No. 811–3120]

Summary: Applicant seeks an order declaring that it has ceased to be an investment company. On April 13, 2010, applicant made a liquidating distribution to its shareholders, based on net asset value. Applicant incurred no expenses in connection with the liquidation.

Filing Date: The application was filed on November 20, 2012.

Applicant's Address: 2005 Market St., Philadelphia, PA 19103–7094.

Washington National Variable Annuity Fund A [File No. 811–1661]

Summary: Applicant, Washington National Variable Annuity Fund A, a unit investment trust registered under the Investment Company Act of 1940 (the "Act"), seeks an order declaring that it has ceased to be an investment company. Washington National Insurance Company ("Company"), of which Applicant is a separate account, terminated the offering of Applicant's variable annuity contracts ("Contracts") in 1978 and has not engaged in any solicitation or marketing activities with respect to the Contracts for 34 years. Since 1978, the number of outstanding Contracts declined as a result of surrenders by owners of the Contracts and deaths of owners or annuitants under their Contracts. As a result, Applicant currently has only 18 beneficial owners of such Contracts. Applicant is not making and does not presently propose to make a public offering of the Contracts. After the deregistration order requested by the Applicant issues, securityholders under the Contracts will be promptly notified that certain legal protections afforded to securityholders of an investment company registered under the Act will no longer apply to such Fund A securityholders. However, after issuance of the order, the Company will continue to be responsible for satisfying all the obligations to securityholders under the Contracts.

Filing Dates: The application was filed on September 7, 2012.

Applicant's Address: 11815 N. Pennsylvania Street, Carmel, IN 46032.

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

Elizabeth M. Murphy,

Secretary.

[FR Doc. 2012–31753 Filed 1–4–13; 8:45 am] BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION

Sunshine Act Meeting

Notice is hereby given, pursuant to the provisions of the Government in the Sunshine Act, Public Law 94–409, that the Securities and Exchange Commission will hold a Closed Meeting on Thursday, January 10, 2013 at 2:00 p.m.

Commissioners, Counsel to the Commissioners, the Secretary to the Commission, and recording secretaries will attend the Closed Meeting. Certain staff members who have an interest in the matters also may be present.

The General Counsel of the Commission, or his designee, has certified that, in his opinion, one or more of the exemptions set forth in 5 U.S.C. 552b(c)(3), (5), (7), 9(B) and (10) and 17 CFR 200.402(a)(3), (5), (7), 9(ii) and (10) permit consideration of the scheduled matters at the Closed Meeting.

Commissioner Paredes, as duty officer, voted to consider the items listed for the Closed Meeting in a closed session.

The subject matter of the Closed Meeting scheduled for Thursday, January 10, 2013 will be:

Institution and settlement of injunctive actions; institution and settlement of administrative proceedings; and litigation matters.

At times, changes in Commission priorities require alterations in the scheduling of meeting items.

For further information and to ascertain what, if any, matters have been added, deleted or postponed, please contact the Office of the Secretary at (202) 551–5400.

Dated: January 3, 2013.

Elizabeth M. Murphy,

Secretary.

[FR Doc. 2013–00126 Filed 1–3–13; 4:15 pm] BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–68554; File No. SR–EDGX– 2012–48]

Self-Regulatory Organizations; EDGX Exchange, Inc.; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Relating to Amendments to the EDGX Exchange, Inc. Fee Schedule

December 31, 2012.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),¹ and Rule 19b–4 thereunder,² notice is hereby given that on December 26, 2012 the EDGX Exchange, Inc. (the "Exchange" or "EDGX") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II and III below, which items have been prepared by the self-regulatory organization. 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 Exchange proposes to amend its fees and rebates applicable to Members ³ of the Exchange pursuant to EDGX Rule 15.1(a) and (c). All of the changes described herein are applicable to EDGX Members. The text of the proposed rule change is available on the Exchange's Internet Web site at *www.directedge.com*, at the Exchange's principal office, and at the Public Reference Room of the Commission.

II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. The self-regulatory organization has prepared summaries, set forth in sections A, B and C below, of the most significant aspects of such statements. A. Self-Regulatory Organization's Statement of the Purpose of, and the Statutory Basis for, the Proposed Rule Change

1. Purpose

The Exchange proposes to lower the default ⁴ rebate at the top of its fee schedule for adding liquidity in securities at or above \$1.00 on EDGX from a rebate of \$0.0023 per share to a rebate of \$0.0021 per share. This change will also be reflected in the following added liquidity flags: Flags B, V, Y, 3, and 4. The Exchange notes that Members will still qualify for all tiered rebates, as discussed in Footnotes 1, 2, or 13 on the Exchange's fee schedule.⁵

The Exchange proposes to increase the default rate for removing liquidity from EDGX in securities priced below \$1 from 0.10% of the dollar value of the transaction to 0.30% of the dollar value of the transaction.⁶ As a result of the increase in rate, all flags that remove liquidity from the EDGX Book in securities priced less than \$1.00 would be assessed a fee of 0.30% of the dollar value of the transaction. These include Flags N, W, 6, BB, MT, PI, PR, and ZR.⁷

For customer internalization, which occurs when two orders presented to the Exchange from the same Member (i.e., MPID) are presented separately and not in a paired manner, but nonetheless inadvertently match with one another,8 the Exchange currently charges \$0.00035 per share per side of an execution (for adding liquidity and for removing liquidity) for Flags EA, ER, and 5. This charge occurs in lieu of the standard or tiered rebate/removal rates. Therefore, Members currently incur a total transaction cost of \$0.0007 per share for both sides of an execution for customer internalization.

In SR–EDGX–2011–13,⁹ the Exchange represented that it "will work promptly to ensure that the internalization fee is

 6 This fee is consistent with the limitations of Regulation NMS, SEC Rule 610(c), for securities with a price of less than \$1.00.

 7 The Exchange notes that the rates in the table of flags on its fee schedule all apply to orders in securities priced \$1 and over and therefore, no amendment is necessary to the rates displayed on this table at this time.

⁸Members are advised to consult Rule 12.2 respecting fictitious trading.

⁹ See Securities Exchange Release No. 64452 (May 10, 2011), 76 FR 28110, 28111 (May 13, 2011) (SR–EDGX–2011–13).

¹15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b–4.

 $^{^{\}rm 3}\,{\rm As}$ defined in Exchange Rule 1.5(n).

⁴ "Default" refers to the standard rebated provided to Members for orders that add liquidity to the Exchange absent Members qualifying for additional volume tiered pricing. The Exchange notes that Members may qualify for a higher rebate than the default rebate if they satisfy the volume tier requirements outlined in Footnotes 1, 2, or 13.

 $^{{}^5\,\}rm References$ herein to "Footnotes" refer only to footnotes on the Exchange's fee schedule and not to footnotes within the current filing.