

Fund in certain amounts to maintain expenses at or below the limit. Any adjustments or reimbursements will be made at least on a quarterly basis. In addition, the Companies will not increase the Contract fees and charges, including asset based charges such as mortality and expense risk charges deducted from the Subaccounts, that would otherwise be assessed under the terms of the Contracts for a period of at least two years following the Substitutions.

3. The Shareholder Services Fee of the Class S shares of the ING Franklin Mutual Shares Portfolio will be permanently capped at 0.25%.

4. Affected Contract Owners may reallocate amounts from the Replaced Fund without incurring a reallocation charge or limiting their number of future reallocations, or withdraw amounts under any affected Contract or otherwise terminate their interest therein at any time prior to the Effective Date and for a period of at least 30 days following the Effective Date in accordance with the terms and conditions of such Contract. Any such reallocation will not count as a transfer when imposing any applicable restriction or limit under the Contract on transfers.

5. The Substitutions will be effected at the net asset value of the respective shares in conformity with Section 22(c) of the 1940 Act and Rule 22c-1 thereunder, without the imposition of any transfer or similar charge by Applicants.

6. The Substitution will take place at relative net asset value without change in the amount or value of any Contract held by affected Contract Owners. Affected Contract Owners will not incur any fees or charges as a result of the Substitution, nor will their rights or the obligations of the Companies under such Contracts be altered in any way.

7. The Companies or their affiliates will pay all expenses and transaction costs of the Substitutions, including legal and accounting expenses, any applicable brokerage expenses, and other fees and expenses. In addition, the Substitutions will not impose any tax liability on affected Contract owners.

8. The Substitution will be effected so that investment of securities will be consistent with the investment objectives, policies and diversification requirements of the Substitute Fund. No brokerage commissions, fees or other remuneration will be paid by the Replaced Fund or the Substitute Fund or affected Contract Owners in connection with the Substitution.

9. The Substitution will not alter in any way the annuity, life or tax benefits

afforded under the Contracts held by any affected Contract Owner.

10. The Companies will send to their affected Contract Owners within five (5) business days of the Substitution a written Post-Substitution Confirmation which will include the before and after account values (which will not have changed as a result of the Substitution) and detail the transactions effected on behalf of the respective affected Contract Owner with regard to the Substitution. With the Post-Substitution Confirmations the Companies will remind affected Contract Owners that they may reallocate amounts from any of the Replaced Funds without incurring a reallocation charge or limiting their number of future reallocations for a period of at least 30 days following the Effective Date in accordance with the terms and conditions of their Contract.

11. The Commission shall have issued an order: (a) Approving the Substitutions under Section 26(c) of the 1940 Act; and (b) exempting the in-kind redemptions from the provisions of Section 17(a) of the 1940 Act as necessary to carry out the transactions described in this Application.

12. A registration statement for the Substitute Fund is effective, and the investment objectives and policies and fees and expenses for the Substitute Fund as described herein have been implemented.

13. Each affected Contract Owner will have been sent a copy of: (a) A supplement to the Contract prospectus informing shareholders of this Application; (b) a prospectus for the appropriate Substitute Fund; and (c) a second supplement to the Contract prospectus setting forth the Effective Date and advising affected Contract Owners of their right to reconsider the Substitutions and, if they so choose, any time prior to the Effective Date and for 30 days thereafter, to reallocate or withdraw amounts under their affected Contract or otherwise terminate their interest therein in accordance with the terms and conditions of their Contract.

14. The Companies shall have satisfied themselves, that: (a) The Contracts allow the substitution of investment company shares in the manner contemplated by the Substitutions and related transactions described herein; (b) the transactions can be consummated as described in this Application under applicable insurance laws; and (c) any regulatory requirements in each jurisdiction where the Contracts are qualified for sales have been complied with to the extent necessary to complete the transaction.

15. Under the manager-of-managers relief granted to the ING Investors Trust, a vote of the shareholders is not necessary to change a sub-adviser, except for changes involving an affiliated sub-adviser. Notwithstanding, the parties agree that before the Substitute Fund relies on any Commission order or rule that would permit the Substitute Fund to enter into contracts with subadvisers without obtaining shareholder approval, the Substitute Fund's reliance on the order or rule will be approved, following the substitution proposed herein, by a majority of the Substitute Fund's outstanding voting securities.

Conclusion

For the reasons and upon the facts set forth above, Applicants submit that the requested order meets the standards set forth in Section 26(c). Applicants request an order of the Commission, pursuant to Section 26(c) of the Act, approving the Substitutions.

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

Florence E. Harmon,

Deputy Secretary.

[FR Doc. E7-12405 Filed 6-26-07; 8:45 am]

BILLING CODE 8010-01-P

SECURITIES AND EXCHANGE COMMISSION

Sunshine Act Meeting

Notice is hereby given, pursuant to the provisions of the Government in the Sunshine Act, Pub. L. 94-409, that the Securities and Exchange Commission will hold the following meeting during the week of June 25, 2007:

A Closed Meeting will be held on Thursday, June 28, 2007 at 2 p.m.

Commissioners, Counsel to the Commission, the Secretary to the Commission, and recording secretaries will attend the Closed Meeting. Certain staff members who have an interest in the matters may also 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 Atkins, as duty officer, voted to consider the items listed for the closed meeting in closed session.

The subject matter of the Closed Meeting scheduled for Thursday, June 28, 2007 will be:

Formal orders of investigations;
 Institution and settlement of
 injunctive actions;
 Institution and settlement of
 administrative proceedings of an
 enforcement nature;
 Resolution of litigation claims;
 Adjudicatory matters; and
 Other matters related to enforcement
 proceedings.

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: June 21, 2007.

Nancy M. Morris,
 Secretary.

[FR Doc. E7-12341 Filed 6-26-07; 8:45 am]

BILLING CODE 8010-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release 34-55920; File No. 600-23]

Self-Regulatory Organizations; Fixed Income Clearing Corporation; Notice of Filing and Order Approving an Extension of Temporary Registration as a Clearing Agency

June 18, 2007.

The Securities and Exchange
 Commission ("Commission") is
 publishing this notice and order to
 solicit comments from interested
 persons and to extend the Fixed Income
 Clearing Corporation's ("FICC")
 temporary registration as a clearing
 agency through June 30, 2008.¹

On February 2, 1987, pursuant to
 Sections 17A(b) and 19(a) of the Act²
 and Rule 17Ab2-1 promulgated
 thereunder,³ the Commission granted
 the MBS Clearing Corporation
 ("MBSCC") registration as a clearing
 agency on a temporary basis for a period
 of eighteen months.⁴ The Commission
 subsequently extended MBSCC's
 registration through June 30, 2003.⁵

¹ FICC is the successor to MBS Clearing
 Corporation and Government Securities Clearing
 Corporation.

² 15 U.S.C. 78q-1(b) and 78s(a).

³ 17 CFR 240.17Ab2-1.

⁴ Securities Exchange Act Release No. 24046
 (February 2, 1987), 52 FR 4218.

⁵ Securities Exchange Act Release Nos. 25957
 (August 2, 1988), 53 FR 29537; 27079 (July 31,
 1989), 54 FR 34212; 28492 (September 28, 1990), 55
 FR 41148; 29751 (September 27, 1991), 56 FR
 50602; 31750 (January 21, 1993), 58 FR 6424; 33348
 (December 15, 1993), 58 FR 68183; 35132
 (December 21, 1994), 59 FR 67743; 37372 (June 26,

On May 24, 1988, pursuant to
 Sections 17A(b) and 19(a) of the Act⁶
 and Rule 17Ab2-1 promulgated
 thereunder,⁷ the Commission granted
 the Government Securities Clearing
 Corporation ("GSCC") registration as a
 clearing agency on a temporary basis for
 a period of three years.⁸ The
 Commission subsequently extended
 GSCC's registration through June 30,
 2003.⁹

On January 1, 2003, MBSCC was
 merged into GSCC, and GSCC was
 renamed FICC.¹⁰ The Commission
 subsequently extended FICC's
 temporary registration through June 30,
 2007.¹¹

On May 17, 2007, FICC requested that
 the Commission grant FICC permanent
 registration as a clearing agency or in
 the alternative extend FICC's temporary
 registration until such time as the
 Commission is prepared to grant FICC
 permanent registration.¹²

Recently FICC announced its
 intention to have its Mortgage-Backed
 Services Division ("MBS Division") act
 as a central counterparty ("CCP").
 Pursuant to this service, FICC would act
 as the CCP for MBS Division members
 and would become the new legal
 counterparty to all original parties for
 eligible mortgage-backed securities
 transactions. Currently, FICC through its
 Government Securities Division acts as
 the CCP for its members' U.S.
 Government securities transactions.

Therefore, the Commission is
 extending FICC's temporary registration

1996), 61 FR 35281; 38784 (June 27, 1997), 62 FR
 36587; 39776 (March 20, 1998), 63 FR 14740; 41211
 (March 24, 1999), 64 FR 15854; 42568 (March 23,
 2000), 65 FR 16980; 44089 (March 21, 2001), 66 FR
 16961; 44831 (September 21, 2001), 66 FR 49728;
 45607 (March 20, 2002), 67 FR 14755; 46136 (June
 27, 2002), 67 FR 44655.

⁶ *Supra* note 2.

⁷ *Supra* note 3.

⁸ Securities Exchange Act Release No. 25740 (May
 24, 1988), 53 FR 19639.

⁹ Securities Exchange Act Release Nos. 25740
 (May 24, 1988), 53 FR 19639; 29236 (May 24, 1991),
 56 FR 24852; 32385 (June 3, 1993), 58 FR 32405;
 35787 (May 31, 1995), 60 FR 30324; 36508
 (November 27, 1995), 60 FR 61719; 37983
 (November 25, 1996), 61 FR 64183; 38698 (May 30,
 1997), 62 FR 30911; 39696 (February 24, 1998), 63
 FR 10253; 41104 (February 24, 1999), 64 FR 10510;
 41805 (August 27, 1999), 64 FR 48682; 42335
 (January 12, 2000), 65 FR 3509; 43089 (July 28,
 2000), 65 FR 48032; 43900 (January 29, 2001), 66
 FR 8988; 44553 (July 13, 2001), 66 FR 37714; 45164
 (December 18, 2001), 66 FR 66957; 46135 (June 27,
 2002), 67 FR 44655.

¹⁰ Securities Exchange Act Release No. 47015
 (December 17, 2002), 67 FR 78531 (December 24,
 2002) [File Nos. SR-GSCC-2002-07 and SR-
 MBSCC-2002-01].

¹¹ Securities Exchange Act Release Nos. 48116
 (July 1, 2003), 68 FR 41031; 49940 (June 29, 2004),
 69 FR 40695; 51911 (June 23, 2005), 70 FR 37878;
 and 54056 (June 28, 2006), 71 FR 38193.

¹² Letter from Nikki Poulos, Managing Director,
 General Counsel, and Chief Privacy Officer, FICC
 (May 16, 2007).

as a clearing agency in order that FICC
 may continue to operate as a registered
 clearing agency and to provide its users
 clearing and settlement services. The
 Commission will consider permanent
 registration of FICC at a future date after
 the Commission has further evaluated
 FICC's plans to have its MBS Division
 act as a CCP and after the Commission
 and FICC have had time to evaluate how
 FICC is functioning with its MBS
 Division acting as a CCP, assuming the
 MBS Division CCP service is
 implemented.

Interested persons are invited to
 submit written data, views, and
 arguments concerning the foregoing,
 including whether the proposed rule
 change is consistent with the Act.
 Comments may be submitted by any of
 the following methods:

Electronic Comments

- Use the Commission's Internet
 comment form ([http://www.sec.gov/
 rules/sro.shtml](http://www.sec.gov/rules/sro.shtml)); or
- Send an e-mail to [rule-
 comments@sec.gov](mailto:rule-comments@sec.gov). Please include File
 Number 600-23 on the subject line.

Paper Comments

- Send paper comments in triplicate
 to Nancy M. Morris, Secretary,
 Securities and Exchange Commission,
 100 F Street, NE., Washington, DC
 20549-1090.

All submissions should refer to File
 Number 600-23. This file number
 should be included on the subject line
 if e-mail is used. To help the
 Commission process and review your
 comments more efficiently, please use
 only one method. The Commission will
 post all comments on the Commission's
 Internet Web site ([http://www.sec.gov/
 rules/sro.shtml](http://www.sec.gov/

 rules/sro.shtml)). Copies of the
 submission, all subsequent
 amendments, all written statements
 with respect to the proposed rule
 change that are filed with the
 Commission, and all written
 communications relating to the
 proposed rule change between the
 Commission and any person, other than
 those that may be withheld from the
 public in accordance with the
 provisions of 5 U.S.C. 552, will be
 available for inspection and copying in
 the Commission's Public Reference
 Section, 100 F Street, NE., Washington,
 DC 20549. Copies of such filing also will
 be available for inspection and copying
 at the principal office of FICC and on
 FICC's Web site at <http://www.ficc.com>.
 All comments received will be posted
 without change; the Commission does
 not edit personal identifying
 information from submissions. You
 should submit only information that