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§ 200.80e Appendix E—Schedule of fees for records services.

Search and review services: Up to one half hour total—No fee. For each one half hour or fraction thereof of chargeable service—up to GS-11 employee performing service: \$8.00; GS-12 or above employee performing service: \$14.00.

Attestation with Commission seal: \$4.00

Duplication services: The following duplication services are available. The stated time for delivery in each case begins to run only after receipt of the material by the contractor; if files cannot immediately be made available by the Commission, the time of shipment will be affected.

Regular service. Paper copies of original paper copies, or from microfiche accessible to the contractor, will be shipped within seven calendar days after the contractor receives the order and material at \$0.24 per page, exclusive of any applicable shipment cost and sales taxes.

Other services. The Commission's dissemination contractor also provides a wide range of

additional regulated dissemination services through the Commission's public reference room. Two offsite services also are provided at prices that are regulated: microfiche subscriptions and watch services. Information concerning the availability of all dissemination services may be obtained by writing to the Commission's public reference room located at 100 F Street, NE., Washington, DC 20549 or calling 202-551-8090. Copies made pursuant to requests submitted to the Commission's public reference room will be filled by the contractor and sent directly to the purchaser, unless attestation is requested. The contractor will bill the purchaser directly for the cost of copies plus postage or other delivery charges, and applicable taxes. Purchasers shall make full payment directly to the contractor for these services. Search, review or attestation charges will be billed separately by the Commission.

[52 FR 24148, June 29, 1987; 52 FR 48193, Dec. 21, 1987, as amended at 55 FR 41189, Oct. 10, 1990; 57 FR 48970, Oct. 29, 1992; 58 FR 64120, Dec. 6, 1993; 73 FR 32225, June 5, 2008]

$\S\,200.80f$ Appendix F—Records control schedule.

File No.	Type of filing	Retention period		
Securities Act of 1933				
2–33	Registration statements and amendments thereto (Regulation C)	30 years.		
2–33	Periodic reports (annual, quarterly, current, and proxy material)	30 years.		
9–	Notice of proposed resale of restricted securities and resale of securities by control persons (Form 144).	21 years.		
15-	Notice of sale of securities pursuant to Rule 242 (Form 242). (Obsolete)	6 years.		
18–	Applications for exemption from section 5 registration for interests or participations issued in connection with Keogh Plans (section 3(a)(2)).	10 years.		
19–	Notice of sale of securities pursuant to section 4(6) of the Securities Act of 1933 (Form 4(6)). (Obsolete).	6 years.		
20-	Offering sheets for oil or gas royalties—Regulation B (Schedules A, B, C)	15 years.		
20-	Reports of sale (accorded confidential treatment) (Form 1–G)	7 years.		
20-	Reports after termination of offering (Form 3–G)	7 years.		
21-	Notice of sale for offerings under Regulation D and section 4(6) (Form D)	6 years.		
24–	Notification of exemption from registration (Regulation A)	Until completion or termination o offering plus 10 years or orde of the Commission perma nently suspending exemption whichever comes first.		
29–	Report of issuers of sale of securities deemed not to involve any public offering (Form 146). (Obsolete).	6 years.		
92–	Application for relief from disability (Regulation A)	Until when final action on appea is taken plus 10 years.		
94–	Notification of exemption for assessment or assessable stock (Regulation F)	10 years.		
95–	Notification of exemption for securities issued by a small business investment company (Regulation E).	Until completion or termination o offering plus 5 years or unti order of Commission perma nently suspending exemption whichever comes first.		
96–	Application for relief from disability (Regulation F)	Until final action on appeal is taken plus 5 years.		
98–	Notice of proposed sale by non-controlling person of restricted securities of issuers which do not satisfy all of the conditions of Rule 144.	6 years.		
100-	Notification of exemption pursuant to Rule 236	6 years.		
	Securities Exchange Act of 1934			
0–1	Registration statements (sections 12(b) and 12(g), exemptions thereunder)	30 years.		

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File No.	Type of filing	Retention period
)–1	Periodic reports (annual, quarterly, current and proxy materials)	30 years.
3–	Applications for continuance in membership and applications for review of	10 years.
1 001	disciplinary actions (self-regulatory organizations).	
I–281	Consolidated quotation system plan and amendments	For as long as plan remains ap proved plus 6 years.
I–208	Intermarket trading system plan and amendments	For as long as plan remains ap
_		proved plus 6 years.
-	Acquisitions, tender offers and solicitations	20 years.
}_ '_	Reports of beneficial ownership of securities (Forms 3, 4, & 5)	6 years. 10 years.
	applications pursuant to Rule 12(f).	10 years.
3–	Applications for registration as broker, dealer, municipal securities broker, or government securities broker or dealer and related reports.	For as long as broker-dealer is registered with the Commission plus 50 years.
3-00-2A	Annual audit report (fiscal or calendar year basis) (Form X–17A–5). (Non-public) Supplemental report detailing Securities Investor Protection Corporation assessment payment or overpayments (Rule 17a–5). (Non-public).	For as long as broker-dealer is registered with the Commission plus 13 years.
3-00-2A-19	Reports of changes in membership of any of its members required of national securities exchanges and registered national securities associations (Form X–17A–19). (Public).	For as long as broker-dealer is registered with the Commission plus 6 years.
3-00-3X	Examination/inspection reports of brokers and dealers, investment companies and investment advisors 1. Exam reports:	Sion plue o yeare.
	a. Home Office	13 years.
	b. Regional Offices	13 years.
	2. Exam workpapers	13 years.
3–00–9	Uniform application for securities and commodities industry representative	For as long as broker-dealer is
	and/or agent; certification for associated persons engaged in securities activities outside the jurisdiction of the United States; annual assessment form for registered brokers and dealers not members of a registered na-	registered with the Commis sion plus 50 years.
J-2A10	tional securities association (Forms U-4, SECO 2-F, SECO-4, 5). Annual report of revenue and expenses filed by exchange members, brokers and dealers (Form X-17A-10). (Obsolete).	10 years.
3-2A12	Report by registered brokers and dealers who are over-the-counter market	6 years.
3–2A16(1), –2A16(2)	makers in any OTC margin securities (Form X-17A-12). Notification by qualified market makers at least five business days before such broker-dealers obtain third market maker exempt credit pursuant to Regulation U; and quarterly report by broker and dealer, who during a chief to control to the best published as third peaker temptor (Format).	6 years.
	calendar quarter is or has been qualified as a third market maker (Forms X–17A–16(1); X–17A–16(2)) (Obsolete).	
3–2A17	Quarterly report filed by every broker-dealer block positioner who has filed a	6 years.
	notice pursuant to paragraph (a) of Rule 17a–17 (Form X–17A–17) (Obsolete).	o you.o.
0-	Applications by an exchange for registration as a national securities exchange.	For as long as exchange is registered with the Commission plus 6 years.
3-	Applications for listing securities on an exempted exchange, periodic reports	10 years.
4–	Annual reports of issuers having securities listed on an exempted exchange	10 years.
6–	Application for registration as a national securities association or affiliated securities associations.	For as long as association is registered with the Commission plus 6 years.
7–	Reports on stabilizing activities (Form X-17A-1). (Obsolete)	6 years.
23-	Applications for exemption pursuant to paragraph (g) of Rule 11Aa3–1	Until closed plus 6 years.
6-	Plans by exchanges authorizing payment of special commission in connection with a distribution of securities on exchanges (Rule 10b–2(d)).	For as long as exchange is registered with the Commission
7-	Applications for exemption from section 13(f)	plus 50 years. 10 years.
28–	Reports by institutional investment managers of information with respect to	4 years.
	accounts over which they exercise discretion. (Form 13F).	
0-	Annual and supplemental reports of Municipal Securities Rulemaking Board (Rule 17a–21).	Indefinitely (contingent).
31–	Exemptions from registration under section 12(g)	10 years.
2-	Exemptions—American depositary receipts	10 years.
3–1	Periodic reports and related correspondence by the Inter-American Devel-	3 years.
3–2	opment Bank. Periodic reports by the Asian Development Bank	3 years
34– 34–	Application for registration as a transfer agent (non-bank) and amendments thereto.	3 years. For as long as transfer agent i registered with the Commis
35–	Application for registration as a transfer agent (bank) and amendments thereto (Form TA-1).	sion plus 50 years. For as long as transfer agent i registered with the Commis sion plus 50 years.

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File No.	Type of filing	Retention period
86–	Application for registration as a municipal securities dealer which is a bank or separately identifiable department or division of a bank (Form MSD).	For as long as municipal securities dealer is registered with the Commission plus 50 years.
87–	Application for registration as a securities information processor and amendments thereto (Form SIP).	For as long as securities information processor is registered with the Commission plus 50 years.
88–	Application for exemption as a securities information processor correspondence.	For as long as securities infor- mation processor is registered with the Commission plus 50 years.
89–	Waiver for foreign issuers furnished by American depositary receipts; waiver of information furnished by American depositary receipts regarding foreign issuers for Form F-6; waiver of Rule 12g3-2(b) reporting requirements, annual reports to shareholders, F-6 waiver, proxy.	10 years.
89–	Other waivers for foreign issuers furnished by American depositary receipts.	3 years.
128–8	Reports of disciplinary actions by stock exchanges (Rule 19d–1)	6 years.
205–3c	Reports of disciplinary actions by NASD (Rule 19d–1)	6 years.
500-	Suspension of trading of securities other than on a national securities exchange.	10 years.
600–	Applications for registration as a (non-bank) clearing agency; amendments thereto.	For as long as clearing agency is registered with the Commission plus 50 years.
600-9	Reports of disciplinary actions by clearing agencies (Rule 19d–1)	6 years.
601–	Applications for exemption from registration as a (non-bank) clearing agency.	For as long as clearing agency has reporting requirements with the Commission plus 20 years.
SR	Proposed rule changes and notice as to stated policies and interpretations by self-regulatory organizations.	For as long as self-regulatory or- ganization is registered with the Commission plus 6 years.
XX	Reports for missing, lost or counterfeit securities (Form X-17F-1A)	Indefinitely.
	Trust Indenture Act of 1939	
22-	Statements of eligibility and qualification of corporations or individuals as trustees under qualified indenture under which debt security has been or is to be issued and exemptions thereto.	Until indenture is terminated or cancelled plus 30 years.
25–	Applications relative to affiliations between trustees and underwriters (Rule 10b-3).	Until applicable indenture is terminated or cancelled plus 33 years.
93–	Reports of indenture trustee to indenture security holders with respect to eligibility and qualification under Section 310.	1 year.
	Investment Advisers Act of 1940	
801-	Application for registration as investment adviser and related correspondence.	For as long as investment adviser is registered with the Commission plus 9 years.
803-	Application for exemption from registered and other relief	For as long as investment adviser conducts business under an exemption plus 6 years.
	Investment Company Act of 1940	
90-	Notice of calce of eccurities by closed and iscurars (iscurars with 100 or loss	6 years.
90-	Notice of sales of securities by closed-end issuers (issuers with 100 or less beneficial owners) other than investment companies, registered or re- quired to be registered.	o years.
811–	Notifications and registration statements	For as long as registrant is registered with the Commission plus 30 years.
811-	Periodic reports (annual, quarterly, semi-annual, proxy material)	10 years.
812-	Applications for exemption and other relief	10 years.
812–	Application by foreign management investment companies for order permitting registration.	For as long as registrant has re- porting requirement with the Commission plus 33 years.
	Applications for exemption of an employee's security company (Section (b))	For as long as registrant has re-
813–		porting requirement with the Commission plus 33 years.
813– 814– 814–	Notice of intent to elect to be subject to sections 55 and 65	porting requirement with the

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File No.	Type of filing	Retention period
814–	Notification of election to be subject to sections 55 through 65	30 years or for as long as a class of the issuer's equity se- curities is registered under the Securities Exchange Act of 1934 plus 10 years, whichever comes first.
816-	Request for advisory report re reorganization of registered investment company (17 CFR 270.02), and related correspondence.	6 years.
817-	Report of repurchase of securities by closed-end investment company	6 years.
818– 819–	Sales literature regarding securities of certain investment companies Statement of the Federal Savings and Loan Corporation relating to the ex-	6 years.
	emption of certain issuers.	
820–	Reports showing that companies have complied with requirements of the rule in purchasing new issues of securities from underwriters.	6 years.
821–	Reports by registered small business investment companies and affiliated banks, with respect to investments.	10 years from date of such action(s).
	Miscellaneous Files and Reports	
3–	Disciplinary proceedings (broker-dealer and investment adviser)	25 years.
3- 4-	Administrative proceeding stop orders 102(e) proceedings (previously 2(e) proceedings) (channel to 3–)	For as long as registrant has reporting requirement with the Commission plus 30 years. 25 years.
4–	Miscellaneous studies, general conferences, roundtable, etc., authorized by the Commission.	25 years.
111-	Federal government agencies miscellaneous correspondence	30 years. Until date of last reported action
119–	Securities violation files (information regarding persons against whom actions were reported on charges of violating state or federal laws in the purchase and sale of securities.	plus 10 years.
122–2	Members of Congress (inquiries relating to various subjects)	year after expiration of term in office.
122–3	Correspondence and other materials between the various Senate Committees and the Commission.	30 years.
122–4	Correspondence and other materials between the various House Committees and the Commission.	30 years.
122–6	Correspondence and other materials between Congressional Commissions and Joint Committees and the Commission.	30 years.
123–13	Correspondence relating to the development of a Canadian Extradition Treaty.	30 years.
124–	Stock exchanges (General Correspondence)	For as long as exchange is registered with the Commission.
124–1	Legislation and Laws: Drafts and comments concerning suggested amendments to the various Acts administered by the Commission.	30 years.
124–6 124–11		
124-20		
124–7, 124– 7a	Subject files—Drafts, comments and correspondence concerning proposed legislation submitted by the Senate and the House to the Commission for comment.	30 years.
124-7b	Drafts of bills not yet reported in Congress that are submitted to the Commission for comment.	30 years.
132–3	General Correspondence—Active companies. Inquiries and complaints con- cerning companies registered under the various Acts administered by the Commission.	10 years.
132–3	General Correspondence—Inactive companies (no longer required to file reports with the Commission). Inquiries and complaints concerning compa-	6 years.
132–3	nies registered under the various Acts administered by the Commission. General Correspondence—Miscellaneous. Requests for interpretation of	6 years.
140-	rules and regulations under the Acts administered by the Commission. Drafts, internal memoranda, correspondence concerning rules and regulations under each of the Acts administered by the Commission.	30 years.
206-, 207- to 215-, 917-	Reorganization proceedings under Chapters IX, X, XI of the Bankruptcy Act in which the Commission participates.	30 years.
265–	Advisory Committees established by the Commission (correspondence, questionnaires, reports).	30 years.
Confidential treatment materials	Periodic reports and other materials containing contracts, commercial and fi- nancial information, disclosure of which would impair the value thereof, submitted under confidential cover.	10 years.
CHR	SEC Chairman's Subject Case Files	20 years.
CHR	SEC Chairman's Chronological Files for Period 1972 to Present	Chairman's tenure in office plus 3 years.
CHR	SEC Chairman's General Subject File	Chairman's tenure in office plus

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File No.	Type of filing	Retention period
СОММ	SEC Commissioners' Files (excluding Chairman), 1934 to Present	Commissioner's tenure in office plus 1 year.
ENF ENF LIT	Investigative Case Files—Closed	Until closed plus 25 years. Until inactive plus 25 years.
	Priefs File contents other than briefs	25 years. 10 years.
S7	Issuance, amendment or rescission of rules under the various Acts—public comments and views, transcript of hearings, correspondence.	30 years (permanent).
XX	Reports of internal inquiries: 1. Supporting documentation	Until date of final action plus 5 years, if no report is issued, or until date of final report plus 5 years.
	2. Final reports	5 years.

[60 FR 50091, Sept. 28, 1995, as amended at 76 FR 71874, Nov. 21, 2011]

§ 200.81 Publication of interpretative, no-action and certain exemption letters and other written communications.

(a) Except as provided in paragraphs (b) and (c) of this section, every letter or other written communication requesting the staff of the Commission to provide interpretative legal advice with respect to any statute administered by the Commission or any rule or regulation adopted thereunder; or requesting a statement that, on the basis of the facts stated in such letter or other communication, the staff would not recommend that the Commission take any enforcement action; or requesting an exemption, on the basis of the facts stated in such letter, from the provisions of the Securities Exchange Act of 1934 (15 U.S.C. 78a et seq.) or any rule or regulation thereunder, where the issuance of an order granting such exemption does not require public notice and an opportunity for hearing; together with any written response thereto, shall be made available for inspection and copying by any person as soon as practicable after the response has been sent or given to the person requesting it.

(b) Any person submitting such letter or other written communication may also submit therewith a request that it be accorded confidential treatment for a specified period of time, not exceeding 120 days from the date the response, together with a statement setting forth the considerations upon which the request for such treatment is based. If the staff determines that the

request is reasonable and appropriate it will be granted and the letter or other communication will not be made available for public inspection or copying until the expiration of the specified period. If it appears to the staff that the request for confidential treatment should be denied, the staff shall so advise the person making the request and such person may withdraw the letter or other communication within 30 days thereafter. In such case, no response will be sent or given and the letter or other communication shall remain in the Commission's files but will not be made public. If such letter or other communication is not so withdrawn, it shall be deemed to be available for public inspection and copying together with any written response thereto.

Note: All letters or other written communications requesting interpretative advice, a no-action position, or an exemption shall indicate prominently, in a separate caption at the beginning of the request, each section of the Act and each rule to which the request relates. If more than one section or rule is involved, a separate copy of the request shall be submitted for each section or rule involved and an additional copy for the use of the staff of the Commission.

(c) This section shall not apply, however, to letters of comment or other communications relating to the accuracy or adequacy of any registration statement, report, proxy, or information statement or other document filed with the Commission, or relating to the extent to which such statement, report, or document complies with any applicable requirement. Further, this section shall not apply to applications