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MARKET VECTORS ETF TRUST Form 24F-2NT December 27, 2012

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 24F-2
Annual Notice of Securities Sold
Pursuant to Rule 24f-2

READ INSTRUCTIONS AT END OF FORM BEFORE PREPARING FORM.

- Name and address of issuer Market Vectors ETF Trust 335 Madison Ave. New York NY 10017
- 2. The name of each series or class of securities for which this Form is filed (If the Form is being filed for all series and classes of securities of the issuer, check the box but do not list series or classes): [x]
- 3. Investment Company Act File Number: 811-10325

Securities Act File Number: 333-123257

- 4(a). Last day of fiscal year for which this Form is filed: September 30, 2012
- 4(b). Check box if this Form is being filed late (i.e. more than 90 calendar days after the end of the issuer's fiscal year). (See Instruction A.2)[]

NOTE: IF THE FORM IS BEING FILED LATE, INTEREST MUST BE PAID ON THE REGISTRATION FEE DUE.

- 4(c). Check box if this is the last time the issuer will be filing this Form.[]
- 5. Calculation of registration fee:
 - (i) Aggregate sale price of securities sold during the fiscal year pursuant to section 24(f): \$3,4

\$3,499,371,366

(ii) Aggregate price of securities redeemed or repurchased during the fiscal year: 4,

4,215,228,062

(iii) Aggregate price of securities redeemed or

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repurchased during any prior fiscal year ending no earlier than October 11, 1995 that were not previously used to reduce registration fees payable to the Commission:

0

(iv) Total available redemption credits [add Items
5(ii) and 5(iii):

4,215,228,062

(v) Net sales -- if Item 5(i) is greater than Item
5(iv) [subtract Item 5(iv) from Item 5(i)]:

0

(vi) Redemption credits available for use in future years -- if Item 5(i) is less than Item 5(iv) [subtract item 5(iv) from Item 5(i):

715,856,696

(vii) Multiplier for determining registration fee (See Instruction C.9):

0.0001364

(viii) Registration fee due [multiply Item 5(v) by Item 5(vii)] (enter "0" if no fee is due):

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Pursuant to Rule 0-11(a)(2) under the Securities Exchange Act of 1934, the issuer has included in Item 5(ii) (aggregate price of securities redeemed or repurchased during the fiscal year) an additional amount of \$1,262,339,222.87 (\$172,183.07 / 0.0001364) to offset filing fees of \$172,183.07 previously paid in connection with Schedule TOs filed on September 30, 2011 on behalf of the funds listed below. See below for individual breakdowns of the Schedule TO fees previously paid for each such series.

Market Vectors Bank & Brokerage ETF \$8,338.90

Market Vectors Biotech ETF \$28,279.82

Market Vectors Pharmaceutical ETF \$56,366.68

Market Vectors Retail ETF \$16,609.21

Market Vectors Semiconductor ETF \$62,588.46

Had this amount been excluded, the aggregate price of securities redeemed or repurchased during the fiscal year (Item 5(ii)) would have been \$2,952,888,839, net sales (Item 5(v)) would have been \$546,482,527, redemption credits available for use in future years (Item 5(vi)) would have been \$0 and the registration fee due (Item 5(viii)) would have been \$74,540.22.

6. Prepaid Shares

If the response to Item 5(i) was determined by deducting an amount of securities that were registered under the Securities Act of 1933 pursuant to rule 24e-2 as in effect before October 11, 1997, then report the amount of securities (number of shares or other units) deducted here: 0 . If there is a number of shares or other units that were registered pursuant to rule 24e-2 remaining unsold at the end of the fiscal year for which this form is filed that are available for use by the issuer in future fiscal years, then state that number here: 0

- 7. Interest due if this Form is being filed more than 90 days after the end of the issuer's fiscal year (see Instruction D): 0
- 8. Total of the amount of the registration fee due plus any interest due [line 5(viii) plus line 7]: 0

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9.	Date t	he	registratio	n fee	and	any	interest	payment	was	sent	to	the
	Commission's lockbox depository:											
	Method	of d	delivery:	N								

SIGNATURES

This report has been signed below by the following persons on behalf of the issuer and in the capacities and on the dates indicated. $\,$

By:	(Signature and Title)*	/s/ John J. Crimmins							
		Title: Treasurer & Chief Financial Officer							
Date	December 27, 2012								