Disciplinary and Other NASD Actions

REPORTED FOR JULY

NASD® has taken disciplinary actions against the following firms and individuals for violations of NASD rules; federal securities laws, rules, and regulations; and the rules of the Municipal Securities Rulemaking Board (MSRB). The information relating to matters contained in this Notice is current as of the end of June 2005.

Firms and Individuals Fined

Berry-Shino Securities, Inc. (CRD #38098, Scottsdale, Arizona) and Ralph Matthew Shino (CRD #1380293, Registered Principal, Scottsdale, Arizona) submitted a Letter of Acceptance, Waiver, and Consent in which Shino was censured and the firm was censured and fined $45,050, including disgorgement of $7,550. $10,000 of the fine is joint and several with Shino, and $5,000 is joint and several with another individual. Without admitting or denying the allegations, the firm and Shino consented to the described sanctions and to the entry of findings that the firm, acting through Shino, failed to report customer complaints and an arbitration award, and reported customer complaints late. NASD found that the firm, acting through Shino, failed to file and amend Forms U4 and U5 in a timely manner. The findings also stated that the firm failed to maintain accurate financial records and filed inaccurate FOCUS reports. NASD also found that the firm failed to maintain its required minimum net capital and accepted funds for investment in a private placement, but did not forward the funds to an account established in accordance with SEC Rule 15c2-4. In addition, NASD determined that the firm executed transactions in long-term options for which customers were charged commissions that were excessive in light of relevant factors. The findings also stated that the firm’s supervisory system was not reasonably designed to achieve compliance with NASD conduct rules related to excessive options commissions. (NASD Case #C3A050020)

Firms Fined, Individuals Sanctioned

Berthel, Fisher & Company Financial Services, Inc. (CRD #13609, Marion, Iowa) and Craig Vincent Mineart (CRD #2642191, Registered Principal, Brighton, Iowa) submitted a Letter of Acceptance, Waiver, and Consent in which Mineart was suspended from association with any NASD member in any principal or supervisory capacity for 10 business days. Without admitting or denying the allegations, the respondents consented to the described sanctions and to the entry of findings that Mineart, acting as the firm’s registered options principal, failed to adequately supervise a representative by allowing the representative to recommend and execute options transactions when Mineart knew or should have know that the transactions were unsuitable for customer.

Mineart’s suspension began June 6, 2005, and concluded at the close of business June 17, 2005. (NASD Case #C04050017)
Castle Creek Financial, LLC (CRD #39063, Rancho Santa Fe, California) submitted a letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it participated in a private placement offering; however, the firm failed to establish an escrow account to deposit investor funds. (NASD Case #C02050038)

Chapman Securities, Inc. (CRD #25688, Wichita, Kansas) and Michael David Relihan (CRD #501990, Registered Principal, Wichita, Kansas) submitted a Letter of Acceptance, Waiver, and Consent in which they were fined $15,000, jointly and severally, and Relihan was barred from association with any NASD member in any principal capacity. Without admitting or denying the allegations, the firm and Relihan consented to the described sanctions and to the entry of findings that the firm, acting through Relihan, failed to file its annual audited report in a timely manner. The findings also stated that the firm, acting through Relihan, used the instrumentalities of interstate commerce to conduct a securities business while failing to maintain its minimum net capital and failed to prepare accurate net capital computations. NASD also found that the firm, acting through Relihan, filed a late FOCUS report. (NASD Case #C04050021)

Credit Suisse First Boston LLC (CRD #816, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $17,500. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to accept or decline in the Automated Confirmation Transaction ServiceSM transactions (ACTSM) in eligible securities within 20 minutes after execution. The findings stated that the firm failed to provide written notification disclosing its correct capacity in transactions to customers. NASD also found that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to applicable securities laws and regulations, and NASD rules concerning best execution, trade reporting, and the Order Audit Trail SystemSM (OATSM). (NASD Case #CLG050072)

Grattan Financial Securities, Inc. (CRD #43484, San Gabriel, California) and Georgene Marie Grattan (CRD #1085145, Registered Principal, San Gabriel, California) submitted a Letter of Acceptance, Waiver, and Consent in which the firm and Grattan were fined $20,000, jointly and severally. Grattan was suspended from association with any NASD member in any principal capacity for 45 days and required to re-qualify by examination as a general securities principal before acting in that capacity with any NASD member. Without admitting or denying the allegations the respondents consented to the described sanctions and to the entry of findings that the firm, acting through Grattan, permitted an individual, while he was statutorily disqualified, to become an associated person with the firm. The findings also stated that the firm, acting through Grattan, failed to take timely or adequate supervisory action designed either to ensure that the firm complied with the requirements of Article III, Section 3(b) of NASD’s By-Laws or to ensure that a statutorily disqualified individual did not associate with the firm. Grattan’s suspension began June 20, 2005, and will conclude at the close of business August 3, 2005. (NASD Case #C02050039)

The Lugano Group Incorporated (CRD #38655, New Orleans, Louisiana), Harold Emanuel Doley, III (CRD #1562598, Registered Principal, New York, New York), and Amir Mireskandari (CRD #2622452, Registered Principal, Houston, Texas) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was fined $25,000, of which $20,000 will be joint and several with Doley and $5,000 will be joint and several with Mireskandari. Doley was suspended from association with any NASD member in any capacity for 10 business days and suspended from association with any NASD member in any principal capacity for two months, and Mireskandari was suspended from association with any NASD member in any capacity for 10 business days. The firm will provide no research services to its clients for two years and will retain an outside consultant to review and make recommendations concerning the adequacy of the firm’s current polices and procedures.

Without admitting or denying the allegations, the respondents consented to the described sanctions and to the entry of findings that the firm permitted Doley and Mireskandari to perform duties as registered persons when they failed to complete the Regulatory Element of NASD’s Continuing Education Requirement. The findings also stated that the firm, acting through Doley, failed to develop and implement a written anti-money laundering (AML) program reasonably designed to achieve and monitor the firm’s compliance with the requirements of the Bank Secrecy Act and the implementing regulations promulgated by the U.S. Department of Treasury. NASD also found that the firm, acting through Doley, failed to establish adequate supervisory procedures. In addition the findings stated that the firm, acting through Doley and Mireskandari, failed to make required disclosures and certifications in a research report that reported on a publicly traded entity.

Doley’s suspensions will begin July 19, 2005; the suspension in any capacity will conclude at the close of business August 1, 2005, and the suspension in any principal capacity will conclude September 18, 2005. Mireskandari’s suspension began July 5, 2005, and will conclude at the close of business July 18, 2005. (NASD Case #C05050027)
Morgan Keegan & Company, Inc. (CRD #4161, Memphis, Tennessee), George Earl Bagwell, III (CRD #10078, Registered Principal, Montgomery, Alabama), and Woodley Hannon Bagwell (CRD #10084, Registered Principal, Montgomery, Alabama) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was fined $30,000, jointly and severally. George Bagwell and Woodley Bagwell each were suspended from association with any NASD member in any principal capacity for six months. Without admitting or denying the allegations, the respondents consented to the described sanctions and to the entry of findings that the firm, acting through Woodley and George Bagwell, failed to supervise the activities of registered representatives.


Raymond James & Associates, Inc. (CRD #705, St. Petersburg, Florida) and Angelo Masut, Jr. (CRD #1245245, Registered Representative, Homasassa, Florida) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Masut was fined $10,000, including disgorgement of $1,960.36 in commissions received, and suspended from association with any NASD member in any capacity for 10 business days. In addition, the firm and Masut are required to pay $3,924 in restitution to public customers. Without admitting or denying the allegations, the firm and Masut consented to the described sanctions and to the entry of findings that Masut recommended and effected transactions in the accounts of public customers without having reasonable grounds for believing that the recommendations and resultant transactions were suitable for the customers based on their financial situation and needs. The findings also stated that the firm failed to provide distribution of ratings and price chart information. The findings also stated that the firm, acting through Shilling, failed to adopt and implement any written supervisory procedures reasonably designed to ensure compliance with NASD Conduct Rule 2711. (NASD Case #C98050036)

Firms Fined

American Express Financial Advisors Inc., (CRD #6363, Minneapolis, Minnesota) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured, fined $25,000, and required within 30 days to provide NASD staff with a report attesting to, and setting forth the details of, its implementation of procedures correcting supervisory deficiencies. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to have adequate procedures in place to monitor whether the managing principal representative (MPR) performed certain supervisory reviews of the office of supervisory jurisdiction (OSJ), or to identify and review transactions by individual registered representatives under the MPR's supervision. NASD also found that the firm failed to reasonably ensure that the OSJ forwarded copies of letters regarding mutual fund switches to the home office on a consistent basis, as required by its written supervisory procedures. (NASD Case #C05050021)

Cambridge International Partners, Inc. (CRD #40451, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to develop and implement an AML program reasonably designed to achieve compliance with the requirements of the Bank Secrecy Act and the implementing regulations promulgated thereunder by the Department of the Treasury. (NASD Case #C10050032)

Daewoo Securities (America) Inc. (CRD #30679, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to develop and implement an AML program reasonably designed to achieve and monitor compliance with the requirements of the Bank Secrecy Act and the implementing regulations promulgated thereunder by the Department of the Treasury. (NASD Case #C10050043)
Electronic Brokerage Systems, LLC (CRD #104031, Chicago, Illinois) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to include all required information in route reports to SuperMontage. NASD also found that the firm failed to enforce its written supervisory procedures, which specified that it would monitor to ensure that routed order ID numbers were included when routing orders away from the firm. (NASD Case #CLG0500061)

GVR Company LLC (CRD #111528, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $35,000, and required to revise its written supervisory procedures with respect to applicable securities laws and regulations, and NASD rules concerning the Display Rule. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to immediately display customer limit orders in NASDAQ securities in its public quotation when each such order was at a price that would have improved the firm’s bid or offer in each such security, or when the order was priced equal to the firm’s bid or offer and the national best bid or offer for each such security, and the size of the order represented more than a de minimis change in relation to the size associated with the firm’s bid or offer in each such security. The findings also stated that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to the applicable securities laws and regulations, and NASD rules concerning the Display Rule. (NASD Case #CLG0500076)

Hold Brothers On-Line Investment Services, LLC (CRD #36816, Jersey City, New Jersey) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $16,500. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to report to OATS Reportable Order Events (ROEs) in a timely manner. The findings also stated that the firm failed to enforce its written supervisory procedures, which specified that it would evidence OATS reviews in a supervisory log. (NASD Case #CLG0500078)

See also Hold Brothers On-Line Investment Services, LLC, NASD Case #C9B050031, below.

Hold Brothers On-Line Investment Services, LLC (CRD #36816, Jersey City, New Jersey) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured, fined $100,000, and required to retain an independent consultant and to implement new supervisory and compliance procedures and systems in connection with registration and continuing education requirements within 45 days. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it permitted individuals to act as general securities representatives and/or equity traders while failing to have them registered and/or qualified in such capacities. NASD found that the firm permitted individuals to maintain their securities licenses although they were not actively involved in the firm’s investment banking or securities business, and permitted individuals to perform duties as registered persons while their registrations with NASD were inactive due to their failure to complete the Regulatory Element of NASD’s Continuing Education Rule in a timely manner. The findings also stated that the firm’s supervisory system and written procedures were not reasonably designed to achieve compliance with respect to applicable securities laws and regulations concerning registration requirements and the Regulatory Element of NASD’s Continuing Education Rule. In addition, NASD determined that the firm failed to conduct an annual internal inspection of the activities of its Chicago OSJ and failed to conduct an annual compliance meeting. (NASD Case #C9B050031)

See also Hold Brothers On-Line Investment Services, LLC, NASD Case #CLG050078, above.

Huss Services, Inc. (CRD #2258, Norwich, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured, fined $10,000, and required within 30 business days to revise its written supervisory procedures with respect to applicable securities laws, regulations, and NASD rules concerning the Trade Reporting and Compliance Engine (TRACE) and OATS within 30 business days. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to report to TRACE transactions in TRACE-eligible securities within 45 minutes after execution and failed to timely report to OATS ROEs. NASD also found that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to applicable securities laws and regulations concerning TRACE and OATS. (NASD Case #CLG0500085)

Knight Equity Markets, L.P. (CRD #38599, Jersey City, New Jersey) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $39,500. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that the firm submitted OATS reports with respect to equity securities traded on NASDAQ that were not in the electronic form prescribed by NASD; and although the reports were repairable, the firm did not correct or replace any of them. NASD also found that the firm incorrectly designated as “PRP” through ACT last sale reports of transactions in NASDAQ National Market® (NNM®) and Small Cap securities. In addition, NASD determined that the firm transmitted OATS reports that contained inaccurate, incomplete, or improperly
formatted data. The findings also stated that the firm failed to preserve for a period of not less than three years the memorandum of brokerage orders. (NASD Case #CLG050059)

Lazard Freres & Co. LLC (CRD #2528, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Without admitting or denying the allegation, the firm consented to the described sanctions and to the entry of findings that it failed to timely report to OATS ROEs and failed to submit required information to OATS. (NASD Case #CLG050075)

Leader Capital Corp., (CRD #46206, Portland, Oregon) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to develop and implement a written AML program reasonably designed to achieve and monitor compliance with the requirement of the Bank Secrecy Act and the regulations promulgated thereunder. (NASD Case #C38050011)

Leerink Swann & Company (CRD #39011, Boston, Massachusetts) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $15,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that the firm issued research reports that omitted certain facts and/or used conditional or indefinite language in making required disclosures. (NASD Case #C11050016)

Merrill Lynch, Pierce, Fenner & Smith, Incorporated (CRD #7691, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $12,500. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it submitted an Offer of Acceptance, Waiver, and Consent in which the firm was censured and fined $200,000, and required to review its written supervisory procedures and establish a supervisory system to address deficiencies relating to pre-registration Web CRD researches and its procedures regarding the preservation of electronic mail communications for compliance with NASD rules and federal securities laws and regulations. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that the firm’s supervisory system and procedures were not reasonably designed to ensure that required written consent was obtained before any pre-registration searches on Web CRD and that the firm retained the required documentation. NASD found that the firm’s system and written procedures were not reasonably designed to ensure compliance with email retention requirements. The findings also stated that the firm permitted individuals to perform duties as a registered person while their registration with NASD was inactive due to their failure to complete the Regulatory Element of NASD’s Continuing Education Program. (NASD Case #C11050015)

Oppenheimer & Co. Inc., f/k/a Fahnstock & Co. Inc. (CRD #249, New York, New York) submitted an Offer of Settlement in which the firm was censured and fined $32,500. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it executed short sales in certain securities for the firm’s proprietary accounts and failed to make and annotate an affirmative determination that the firm could borrow the securities or otherwise provide for delivery of the securities by the settlement date. NASD found that the firm executed short sale orders in Consolidated Quotation System (CQS) securities and failed to properly mark the orders as short in its trading ledger. The findings stated that the firm failed to provide written notification disclosing to its customers its correct capacity in a transaction and incorrectly stated its capacity as agent on a customer confirmation. NASD also found that the firm failed to show the time of order receipt and failed to show the correct volume on the memorandum of its brokerage orders. In addition, NASD determined that the firm failed on three occasions to document the name of each dealer it contacted and the quotation received to determine the best inter-dealer market, and failed to maintain continuous two-sided quotations in the absence of the grant of an excused withdrawal or a functional excused withdrawal by...
NASD. The findings also stated that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to applicable securities laws and regulations, and NASD rules concerning registration qualification of firm personnel, best execution, anti-intimidation, short sales, and maintaining continuous two-sided quotations as an ITS/CAES (Intermarket Trading System/Computer Assisted Execution System) market maker. (NASD Case #CMS040156)

Orion Securities (USA) Inc., (CRD #38108, Toronto, Ontario, Canada) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured, fined $10,000, and required to revise its written supervisory procedures concerning maintaining a two-sided quotation within 30 business days. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to maintain a continuous two-sided quotation in the absence of an excused withdrawal or a functional excused withdrawal. NASD also found that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to applicable securities laws and regulations, and NASD rules concerning maintaining a two-sided quotation. (NASD Case #CLG050063)

Pritchard Capital Partners, LLC (CRD #100480, Mandeville, Louisiana) submitted a letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $10,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it engaged in a securities business when the firm’s net capital was below the required minimum and failed and neglected to provide notification that the firm’s net capital was below the required minimum pursuant to SEC Rule 15c3-1. The findings also stated that the firm failed and neglected to file accurate FOCUS Part IIA Reports. The findings further stated that the firm prepared an inaccurate trial balance, and inaccurate net capital computations and general ledgers. In addition, NASD determined that the firm failed and neglected to compute reserve computations. (NASD Case #C05050019)

RBC Dain Rauscher, Inc. (CRD #31194, Minneapolis, Minnesota) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $15,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to accept or decline in ACT transactions in eligible securities within 20 minutes after execution. The findings also stated that the firm failed to enforce its written supervisory procedures that specified it was to conduct a weekly review of trade reports for compliance with NASD Marketplace Rule 6130(b). (NASD Case #CLG050071)

Seaboard Securities, Inc., (CRD #755, Florham Park, New Jersey) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured, fined $25,000, and required to revise its written supervisory procedures with respect to applicable securities laws and regulations, and NASD rules concerning affirmative determination and marking of customer tickets within 30 business days. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it effected short sales for the firm’s proprietary account(s) and failed to make an affirmative determination that the firm could borrow the security or otherwise provide for delivery of the security by settlement date. NASD also found that the firm failed to report to ACT the correct symbol indicating whether the firm acted in a principal or agency capacity in eligible securities transactions. The findings stated that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to applicable securities laws and regulations, and NASD rules concerning affirmative determination and marking of customer tickets. (NASD Case #CLG050069)

Southwest Securities, Inc. (CRD #6220, Dallas, Texas) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured, fined $10,000, and required to revise its written supervisory procedures with respect to applicable securities laws and regulations, and NASD rules concerning the maintenance of continuous two-sided quotations in ITS/CAES. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to maintain continuous two-sided quotations in the absence of a grant of excused withdrawal or a functional excused withdrawal by NASD. The findings further stated that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to applicable securities laws and regulations, and NASD rules concerning the maintenance of continuous two-sided quotations in ITS/CAES. (NASD Case #CLG050074)

State Street Global Markets, LLC (CRD #30107, Boston, Massachusetts) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $40,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it submitted to OATS reports with respect to equity securities traded on NASDAQ that were not in the electronic form prescribed by NASD; and although the reports were repairable, the firm did not correct or replace any of them. NASD found that the firm transmitted to OATS execution reports and ROEs that contained inaccurate data and failed to timely report ROEs. The findings also stated that the firm failed to enforce its written supervisory procedures that specified a daily review of the OATS Web site to check
for, among other things, rejected ROEs and Order/Trade matching statistics. (NASD Case #CLG050070)

**Tradition Asiel Securities, Inc.,** (CRD #28269, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $20,000, and required to revise its written supervisory procedures with respect to applicable securities laws and regulations, and NASD rules concerning trade reporting within 30 business days. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it failed to accept or decline in ACT transactions in eligible securities within 20 minutes after execution. NASD also found that the firm’s supervisory system did not provide for supervision reasonably designed to achieve compliance with respect to applicable securities laws and regulations, and NASD rules concerning trade reporting. (NASD Case #CLG050068)

**UVEST Financial Services Group, Inc.,** (CRD #13787, Charlotte, North Carolina) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $80,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that it violated recordkeeping requirements in that the firm failed to preserve for three years certain electronic mail communications received by its employees that related to its business as a broker, dealer, or member of an exchange. NASD also found that the firm failed to have a systematic means to retain electronic communications related to its business that were reasonably designed to achieve compliance with SEC and NASD rules. (NASD Case #CE4050005)

**Westminster Securities Corporation** (CRD #6105, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which the firm was censured and fined $75,000. Without admitting or denying the allegations, the firm consented to the described sanctions and to the entry of findings that the firm failed to accurately mark order tickets. NASD found that the firm failed to preserve for a period not less than three years order tickets that pertained to executed transactions. The findings also stated that the firm engaged in a pattern or practice of late reporting without exceptional circumstances and failed to designate through ACT last sale reports of transactions in OTC Equity Securities as late. In addition, NASD determined that the firm failed to establish and maintain a supervisory system and failed to establish, maintain, and enforce written supervisory procedures to supervise the activities of associated persons, both of which were reasonably designed to achieve compliance with securities laws and rules, and NASD rules relating to ACT reporting. (NASD Case #C10050028)

### Individuals Barred or Suspended

**Aaron Adise** (CRD #4532632, Registered Representative, Jericho, New York) submitted a Letter of Acceptance, Waiver, and Consent in which he is fined $5,000 and suspended from association with any NASD member in any capacity for 10 business days. Without admitting or denying the allegations, Adise consented to the described sanctions and to the entry of findings that he effected, or caused to be effected, the purchase of shares in a public customer’s account without the customer’s knowledge, authorization, or consent.

Adise’s suspension began June 20, 2005, and concluded at the close of business July 1, 2005. (NASD Case #CLI050012)

**Khalid Abul-Ghany** (CRD #4779679, Associated Person, Philadelphia, Pennsylvania) was fined $5,000 and suspended from association with any NASD member in any capacity for six months. The sanctions were based on findings that Abul-Ghany willfully failed to disclose material facts on his Form U4.

Abul-Ghany’s suspension began June 20, 2005, and will conclude at the close of business December 19, 2005. (NASD Case #C9A040054)

**Francios Wolffe Belizaire** (CRD #4495421, Associated Person, Irvington, New Jersey) was barred from association with any NASD member in any capacity. The sanction was based on findings that Belizaire falsified a direct deposit authorization for public customers by printing the customers’ names on the direct deposit authorization forms without the customers’ knowledge, authorization, or consent. The findings also stated that Belizaire failed to respond to NASD requests for documents and a written statement. (NASD Case #C10040110)

**Ronald Edward Blaylock** (CRD #1447520, Registered Principal, Maplewood, New Jersey) submitted an Offer of Settlement in which he was fined $125,000 and suspended from association with any NASD member in any capacity for 20 business days. Without admitting or denying the allegations, Blaylock consented to the described sanctions and to the entry of findings that he wrongfully obtained employer funds by submitting travel and expense reports containing personal expenses, and received reimbursement of $22,700, to which he was not entitled. NASD found that he submitted materially inaccurate reports and firm books and records by submitting expense reports containing personal expenses, occasionally using default names to complete the expense form when he could not recall the person entertained, and occasionally adding to the list of attendees to bring down of average cost.

**Khalid Abul-Ghany** (CRD #4779679, Associated Person, Philadelphia, Pennsylvania) was fined $5,000 and suspended from association with any NASD member in any capacity for six months. The sanctions were based on findings that Abul-Ghany willfully failed to disclose material facts on his Form U4.

Abul-Ghany’s suspension began June 20, 2005, and will conclude at the close of business December 19, 2005. (NASD Case #C9A040054)

**Francios Wolffe Belizaire** (CRD #4495421, Associated Person, Irvington, New Jersey) was barred from association with any NASD member in any capacity. The sanction was based on findings that Belizaire falsified a direct deposit authorization for public customers by printing the customers’ names on the direct deposit authorization forms without the customers’ knowledge, authorization, or consent. The findings also stated that Belizaire failed to respond to NASD requests for documents and a written statement. (NASD Case #C10040110)

**Ronald Edward Blaylock** (CRD #1447520, Registered Principal, Maplewood, New Jersey) submitted an Offer of Settlement in which he was fined $125,000 and suspended from association with any NASD member in any capacity for 20 business days. Without admitting or denying the allegations, Blaylock consented to the described sanctions and to the entry of findings that he wrongfully obtained employer funds by submitting travel and expense reports containing personal expenses, and received reimbursement of $22,700, to which he was not entitled. NASD found that he submitted materially inaccurate reports and firm books and records by submitting expense reports containing personal expenses, occasionally using default names to complete the expense form when he could not recall the person entertained, and occasionally adding to the list of attendees to bring down of average cost.
Blaylock’s suspension began May 18, 2005, and concluded at the close of business June 15, 2005. (NASD Case #CAF040065)

Quentin Gustav Bischoff (CRD #1336976, Registered Principal, Tampa, Florida) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $5,000, suspended from association with any NASD member in any capacity for 45 days, and ordered to pay $10,936.31, plus interest, in restitution to a public customer. Without admitting or denying the allegations, Bischoff consented to the described sanctions and to the entry of findings that he recommended and engaged in excessive trading in the accounts of a public customer without having reasonable grounds to believe that these transactions were suitable for the customer based on her financial situation, investment objectives, and needs.

Bischoff’s suspension began July 5, 2005, and will conclude at the close of business August 18, 2005. (NASD Case #C04050020)

Chris Jon Brainard (CRD #2687215, Registered Representative, Bridgehampton, New York) submitted a Letter of Acceptance, Waiver, and Consent in which he was suspended from association with any NASD member in any capacity for 60 days. In light of the financial status of Brainard, no monetary sanction has been imposed. Without admitting or denying the allegations, Brainard consented to the described sanction and to the entry of findings that he effected transactions in the account of a public customer that were unsuitable based on the customer's financial situation, investment objectives, and needs.

Brainard’s suspension began June 6, 2005, and will conclude at the close of business August 5, 2005. (NASD Case #C07050035)

John Russell Buhrmann (CRD #1754168, Registered Supervisor, Merille, Wisconsin) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $5,000 and suspended from association with any NASD member in any capacity for 10 business days. The fine must be paid before Buhrmann reassociates with any NASD member following the suspension or before requesting relief from any statutory disqualification. Without admitting or denying the allegations, Buhrmann consented to the described sanctions and to the entry of findings that he effected a discretionary transaction in the account of a public customer without obtaining prior written authorization from the customer and prior written acceptance of the account as discretionary by his member firm.

Buhrmann’s suspension began June 6, 2005, and concluded at the close of business June 17, 2005. (NASD Case #C8A050038)

John Thomas Carter II, (CRD #2619913, Registered Representative, Macon, Georgia) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $5,000 and suspended from association with any NASD member in any capacity for 30 days. The fine shall be paid before Carter reassociates with any NASD member following the suspension or before requesting relief from any statutory disqualification. Without admitting or denying the allegations, Carter consented to the described sanctions and to the entry of finding that he signed the name of a public customer on a letter of authorization to transfer securities from a dividend reinvestment program to a securities account in contravention of firm’s procedures and without the customer’s authorization.

Carter’s suspension began June 6, 2005, and concluded at the close of business July 5, 2005. (NASD Case #C07050035)

Neal Ryan Clemens (CRD #3257789, Registered Representative, Milwaukee, Wisconsin) submitted an Offer of Settlement in which he was fined $5,000 and suspended from association with any NASD member in any capacity for 30 days. The fine must be paid before Clemens reassociates with any NASD member following the suspension or before requesting relief from any statutory disqualification. Without admitting or denying the allegations, Clemens consented to the described sanctions and to the entry of findings that he effected discretionary transactions in the account of a public customer without obtaining prior written authorization from the customer and prior written acceptance of the account as discretionary by his member firm.

Clemens’ suspension began June 20, 2005, and will conclude at the close of business July 19, 2005. (NASD Case #C8A040093)

Jessie Alvin Cripps, Sr. (CRD #2988628, Registered Representative, Exeter, California) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Cripps consented to the described sanction and to the entry of findings that he received $15,000 from a public customer, which the customer intended to be used for the purchase of a certificate of deposit, but Cripps instead used them in a manner that did not benefit the customer. (NASD Case #C02050036)
Angelyne Tajuana Collins (CRD #3268778, Registered Representative, Duluth, Georgia) was barred from association with any NASD member in any capacity. The sanction was based on findings that Collins caused a $2,800 loan to be issued against the insurance policy of a public customer without the knowledge or authorization of the customer and then deposited the loan proceeds into a bank account in her name and in which she exercised control. The findings also stated that Collins failed to respond to NASD requests for information. **(NASD Case #C07040106)**

Shaune Denise Dailey (CRD #4757200, Associated Person, Las Vegas, Nevada) publish unrealistically bullish ratings and price targets. unreasonable research assumptions that led him to inadequately to red flags that the representative made also stated that Hoffmann and McCaffrey failed to respond adequately supervise a representative with a view to prevent sanctions and to the entry of findings that they failed to Hoffman and McCaffrey consented to the described sanction and to the entry of findings that she willfully failed to disclose material facts on her Form U4. **(NASD Case #C02050040)**

Michael Henry D’Amico (CRD #2225883, Registered Representative, Westlake Village, California) was barred from association with any NASD member in any capacity. The sanction was based on findings that D’Amico received $13,937.82 from a public customer for investment purposes, deposited the check in an account he controlled without the knowledge or consent of the customer, returned $11,696.35 to the customer, and converted $2,241.47 to his own use and benefit without the customer’s knowledge, authorization, or consent. The findings also stated that D’Amico failed to respond to NASD request to appear for an on-the-record interview and provide testimony. **(NASD Case #C02040054)**

John Baldwin Hoffmann (CRD #247933, Registered Principal, New York, New York) Kevin Johnson McCaffrey (CRD #1879348, Registered Principal, New York, New York) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, McCaffrey consented to the described sanction and to the entry of findings that he loaned $6,100 to public customers to be deposited into their account at his member firm for the purchase of shares of stock. The findings stated that Hook guaranteed public customers against loss in connection with the purchase of shares in a company. NASD also found that Hook opened a brokerage account for a public customer by completing and signing “New Account Approval” and “Client Option Agreement and Approval” forms; the information provided by Hook and contained on the forms, however, was inaccurate. In addition, NASD found that Hook shared in the account of a public customer of his member firm by funding all transactions with his own funds and keeping all but $1,000 of the account proceeds for himself without obtaining prior written authorization from his member firm. The findings also stated that Hook executed unauthorized purchase and sale transactions in the account of a public customer without the customer's knowledge or consent. NASD also found that Hook shared in the account of a public customer without the customer's knowledge or consent. The findings also stated that Hook executed unauthorized purchase and sale transactions in the account of a public customer without the customer’s knowledge or consent. NASD also found that Hook exercised discretion in the accounts of public customers without obtaining prior written authorization from the customers and without prior written acceptance of the accounts as discretionary by his member firm. In addition, NASD determined that Hook recommended purchase and sale transactions in the account of a public customer without having reasonable grounds for believing that the frequency and nature of the recommended transactions were suitable for the customer based on the customers’ financial situation, objectives, circumstances, and needs. **(NASD Case #C05050028)**

Hampton Forrest Hook (CRD #2398684, Registered Representative, Montgomery, Alabama) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Hook consented to the described sanction and to the entry of findings that he

Stacey Paul Hollins (CRD #4700182, Associated Person, Brooklyn, New York) was barred from association with any NASD member in any capacity. The sanction was based on findings that Hollins failed to respond to NASD requests for information. The findings also stated that Hollins willfully failed to disclose material facts on his Form U4. **(NASD Case #C10040120)**

In addition, NASD found that Hook shared in the account of a public customer of his member firm by funding all transactions with his own funds and keeping all but $1,000 of the account proceeds for himself without obtaining prior written authorization from his member firm. The findings also stated that Hook executed unauthorized purchase and sale transactions in the account of a public customer without the customer’s knowledge or consent. NASD also found that Hook exercised discretion in the accounts of public customers without having obtained prior written authorization from the customers and without prior written acceptance of the accounts as discretionary by his member firm. In addition, NASD determined that Hook recommended purchase and sale transactions in the account of a public customer without having reasonable grounds for believing that the frequency and nature of the recommended transactions were suitable for the customer based on the customers’ financial situation, objectives, circumstances, and needs. **(NASD Case #C05050028)**

John Basil Inferrera (CRD #2277159, Registered Representative, Pittsford, New York) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $10,000 and suspended from association with any NASD member in any capacity for six months. The fine must be paid before Inferrera reassociates with any NASD member following
Representative, Oswego, Illinois
Mary Beth Ann Johnson (CRD #1171598, Registered #C8A050043) at the close of business August 18, 2005.
Johnson's suspension began June 20, 2005, and will conclude without the customer's knowledge or consent.

$17,409 to be issued and sent to the insurance company member firm, which caused a check in the amount of signature on the letter, and submitted the letter to her insurance policy for the customer, affixed the customer's of the customer's account made payable to an insurance customer requesting that the member firm issue a check out of findings that she typed a letter to herself from a public customers on Inferrera's behalf.

Infererra's suspension began June 20, 2005, and will conclude at the close of business December 19, 2005. (NASD Case #C9B050032)

David A. Johnson (CRD #2407687, Registered Representative, Altoona, Pennsylvania) was barred from association with any NASD member in any capacity and ordered to pay $42,702.83, plus interest, in restitution to public customers. The sanctions were based on findings that Johnson participated in private securities transactions without providing prior written notice to and receiving written permission from his member firm. The findings also stated that Johnson failed to respond to NASD requests for documents and information. (NASD Case # C9A040061)

Mary Beth Ann Johnson (CRD #1171598, Registered Representative, Oswego, Illinois) submitted a Letter of Acceptance, Waiver, and Consent in which she was fined $5,000 and suspended from association with any NASD member in any capacity for 60 days. The fine must be paid before Johnson reassociates with any NASD member following the suspension or before requesting relief from any statutory disqualification. Without admitting or denying the allegations, Johnson consented to the described sanctions and to the entry of findings that she typed a letter to herself from a public customer requesting that the member firm issue a check out of the customer's account made payable to an insurance company for the premium payment of an existing life insurance policy for the customer, affixed the customer's signature on the letter, and submitted the letter to her member firm, which caused a check in the amount of $17,409 to be issued and sent to the insurance company without the customer's knowledge or consent.

Johnson's suspension began June 20, 2005, and will conclude at the close of business August 18, 2005. (NASD Case #C8A050043)

Weston Raymond Kirby (CRD #3052965, Registered Representative, Dallas, Texas) was barred from association with any NASD member in any capacity. The sanction was based on findings that Kirby credited his personal brokerage account $7,000 and withdrew the funds from his account for his personal use and benefit, all of which was done without any deposit of funds to support such credits and without the authorization or consent of his member firm. The findings also stated that Kirby effected transactions in a public customer's account without the authorization or consent of the customer. (NASD Case #C06040038)

Steven Charles Kirsch (CRD #708676, Registered Principal, Boca Raton, Florida) was barred from association with any NASD member in any capacity. The sanction was based on finding that Kirsch provided false testimony about his activities at an NASD on-the-record interview. NASD found that he performed supervisory duties while subject to a 30-day suspension and failed to reasonably supervise his research department prior to his 30-day suspension to ensure that a research report issued by his member firm was accurate. (NASD Case #CAF040025)

Matthew Lee Lewis (CRD #4325621, Registered Representative, East Grand Rapids, Michigan) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Lewis consented to the described sanction and to the entry of findings that he affixed the signatures of public customers to documents without the customers’ knowledge and consent. The findings also stated that Lewis improperly used the funds of public customers totaling $2,000 by submitting forged documents authorizing the preparation of a financial plan and its payment, via a deduction from the customers’ brokerage accounts. (NASD Case #C8A050036)

Fion Lo (CRD #4628942, Registered Representative, Pacifica, California) submitted a Letter of Acceptance, Waiver, and Consent in which she was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Lo consented to the described sanction and to the entry of findings that she converted insurance premium payments totaling $6,492.29 from public customers for her own personal use. Lo later repaid the converted funds. (NASD Case #C01050009)

Darwin Raul Martinez (CRD #1493059, Registered Representative, Queens Village, New York) submitted an Offer of Settlement in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Martinez consented to the described sanction and to the entry of findings that he stole property worth $6,000 from public customers of his member firm. (NASD Case #C10050004)
Robert Kurtis Mauss (CRD #1054321, Registered Representative, Austin, Texas) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Mauss consented to the described sanction and to the entry of findings that he engaged in private securities transactions without providing prior written notice to his member firm. The findings also stated that Mauss failed to disclose material facts on his Form U4. (NASD Case #C06050010)

William John Muenckler (CRD #2225541, Registered Principal, East Northport, New York) submitted an Offer of Settlement in which he was fined $12,500 and suspended from association with any NASD member in any capacity for five months. The fine must be paid before Muenckler reassociates with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. Without admitting or denying the allegations, Muenckler consented to the described sanctions and to the entry of findings that he willfully failed to disclose material facts on his Forms U4. NASD also found that Muenckler willfully caused his member firm to make an extension of credit to him in violation of Regulation T. Muenckler's suspension began June 20, 2005, and will conclude November 19, 2005. (NASD Case #C10040076)

Brian Jared Newmark (CRD #2687942, Registered Representative, Havertown, Pennsylvania) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $150,000 and suspended from association with any NASD member in any capacity for nine months. The fine must be paid before Newmark reassociates with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. Without admitting or denying the allegations, Newmark consented to the described sanctions and to the entry of findings that he engaged in private securities transactions without providing prior written notice to or receive approval from his member firm. The findings also stated that Newmark exercised discretion in the accounts of public customers without having obtained prior written authorization from the customer and without prior written acceptance of the accounts as discretionary by his member firm.

Newmark’s suspension began June 6, 2005, and will conclude at the close of business March 5, 2006. (NASD Case #C9A050023)

Stephen Douglas Oatway (CRD #3012900, Registered Principal, Le Sueur, Minnesota) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Oatway consented to the described sanction and to the entry of findings that he converted $65,000 of securities funds of public customers to his own use and benefit without the customers’ authorization, knowledge, or consent. The findings also stated that Oatway failed to respond to NASD requests for information. (NASD Case #C04050018)

Brion Gary Randall (CRD #2612584, Registered Representative, Plano, Texas) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $10,000 and suspended from association with any NASD member in any capacity for four months. The fine must be paid before Randall reassociates with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. Without admitting or denying the allegations, Randall consented to the described sanctions and to the entry of findings that he participated in a private securities transactions without providing prior written notice to or receive approval from his member firm. The findings also stated that Randall engaged in outside business transactions and failed to give prompt notice of these activities to his member firm. NASD also found that Randall failed to disclose material facts on his Form U4. (NASD Case #C06050012)

John Francis Ranhofer (CRD #2699789, Registered Representative, Valencia, California) submitted an Offer of Settlement in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Ranhofer consented to the described sanctions and to the entry of findings that he participated in a private securities transactions without providing prior written notice to or receive approval from his member firm. The findings also stated that Ranhofer engaged in outside business transactions without having obtained prior written authorization from the customer and without prior written acceptance of the accounts as discretionary by his member firm.

Randall’s suspension began June 20, 2005, and will conclude at the close of business October 19, 2005. (NASD Case #C06050012)

Lawrence Brice Ray (CRD #3036046, Registered Representative, Miller Place, New York) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $3,000 and suspended from association with any NASD member in any capacity for 20 business days. The fine must be paid before Ray reassociates with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. Without admitting or denying the allegations, Ray consented to the described sanctions and to the entry of findings that he failed to amend his Form U4 to disclose material facts in a timely manner.

Ray’s suspension began June 20, 2005, and will conclude at the close of business July 18, 2005. (NASD Case #C110050003)
Jason Barry Reback (CRD #735463, Registered Principal, Mendham, New Jersey) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $6,316, including disgorgement of commissions of $1,316, and suspended from association with any NASD member in any capacity for 10 business days. Without admitting or denying the allegations, Reback consented to the described sanctions and to the entry of findings that he purchased bonds in the account of a public customer without the customer’s consent or authority.

Reback’s suspension began June 20, 2005, and concluded at the close of business July 1, 2005. (NASD Case #C9B050033)

Gerard Magelli Russomagno (CRD #2234516, Registered Principal, Tewksbury, New Jersey) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $5,000 and suspended from association with any NASD member in any capacity for three months. The fine must be paid before Russomagno reassociates with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. Without admitting or denying the allegations, Russomagno consented to the described sanctions and to the entry of findings that he failed to disclose material information of his Form U4.

Russomagno’s suspension began July 5, 2005, and will conclude at the close of business October 4, 2005. (NASD Case #C9B050034)

Ricardo Alfonso Sibaja (CRD #4209256, Registered Representative, Ontario, California) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $5,000 and suspended from association with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. Without admitting or denying the allegations, Sibaja consented to the described sanctions and to the entry of findings that he purchased bonds in the account of a public customer without the customer’s consent or authority.

Sibaja’s suspension began June 20, 2005, and will conclude at the close of business August 3, 2005. (NASD Case #C02050041)

Michael Russell Smith (CRD #1041552, Registered Principal, Arlington Heights, Illinois) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $7,500 and suspended from association with any NASD member in any capacity for six months. Without admitting or denying the allegations, Smith consented to the described sanctions and to the entry of findings that he affixed the signature of a public customer to letters requesting the liquidation of an account within a profit sharing plan, of which the customer was the trustee, without the customer’s knowledge or consent.

Smith’s suspension began June 20, 2005, and will conclude at the close of business December 19, 2005. (NASD Case #C8A050044)

Ilene Leslie Sonnenberg (CRD #2924802, Registered Representative, Coconut Creek, Florida) submitted a Letter of Acceptance, Waiver, and Consent in which she was fined $10,000, including disgorgement of $1,241, and suspended from association with any NASD member in any capacity for 10 business days. The fine must be paid before Sonnenberg reassociates with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. Without admitting or denying the allegations, Sonnenberg consented to the described sanctions and to the entry of findings that she recommended the purchase of a variable annuity to public customers that was unsuitable.

Sonnenberg’s suspension began June 6, 2005, and concluded at the close of business June 17, 2005. (NASD Case #C05050024)

Kevin Levant Teasley (CRD #2670648, Registered Principal, Great Falls, Montana) was barred from association with any NASD member in any capacity, and ordered to pay $150,000, plus interest, in restitution to a public customer. The sanctions were based on findings that Teasley misused customer funds totaling $250,000 by not investing the funds as intended. The findings also stated that Teasley failed to respond to NASD requests for information.

(NASD Case #C3B040031)

Teekachand Richard Tiwari (CRD #1995398, Registered Representative, West Harrison, New York) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $6,316, including disgorgement of commissions of $1,316, and suspended from association with any NASD member in any capacity. Without admitting or denying the allegations, Tiwari consented to the described sanction and to the entry of findings that he participated in private securities transactions without providing written notification to or obtaining written approval from his member firm. The findings also stated that Tiwari engaged in outside business activities without providing prompt written notice to his member firm. In addition, NASD
found that Tiwari failed to respond to NASD requests to appear for an on-the-record interview. (NASD Case #C10050031)

Jeffrey Steven Thomas (CRD #2744143, Registered Representative, Monroe, Ohio) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Thomas consented to the described sanctions and to the entry of findings that he withdrew $180,000 from the bank account of a trust account under the guise of using it to pay insurance premiums, diverted the check into two $90,000 cashier's checks, deposited one of the checks into his personal checking account without the approval and authority of the owner, and then converted $70,000 to his own personal use. The findings also stated that Thomas failed to respond to NASD requests to appear for an on-the-record interview. (NASD Case #C8A050040)

Maximiliano Miguel Toledo, II (CRD #1689814, Registered Representative, Miami, Florida) was barred from association with any NASD member in any capacity. The sanction was based on findings that Toledo falsified his member firm's records so that he could liquidate mutual fund shares in the accounts of public customers. In addition, Toledo failed to respond to NASD requests for information. (NASD Case #C07040091)

Douglas Eugene Totten, Jr. (CRD #1350178, Registered Principal, Bradenton, Florida) submitted a Letter of Acceptance, Waiver, and Consent in which he was barred from association with any NASD member in any capacity. Without admitting or denying the allegations, Totten consented to the described sanction and to the entry of findings that he made recommendations to public customers to purchase variable annuities that were unsuitable. (NASD Case #C07050033)

Daniel Patrick Walker (CRD #1404568, Registered Representative, Lanark, Illinois) submitted a Letter of Acceptance, Waiver, and Consent in which he was fined $5,000, suspended from association with any NASD member in any capacity for six months, and required to pay $30,353, plus interest, in disgorgement as partial restitution to public accounts of public customers. In addition, Toledo failed to respond to NASD requests for information. (NASD Case #C07050033)

Without admitting or denying the allegations, Walker consented to the described sanction and to the entry of findings that he participated in private securities transactions without providing prior written notification to and receiving prior written approval from his member firm.

Walker's suspension began June 6, 2005, and will conclude at the close of business December 5, 2005. (NASD Case #C04050019)

Nathaniel Elliott Webb (CRD #4653069, Associated Person, Los Angeles, California) was fined $5,000 and suspended from association with any NASD member in any capacity for 20 business days. The fine must be paid before Webb reassociates with any NASD member following the suspension or prior to any application or request for relief from any statutory disqualification. The sanctions were based on findings that Webb failed to disclose material information on his Form U4.

Webb's suspension began May 16, 2005, and concluded at the close of business June 13, 2005. (NASD Case #C02040042)

Paul Zdzieblowski (CRD #3029905, Registered Representative, Sterling Heights, Michigan) was fined $5,000 and suspended from association with any NASD member in any capacity for one year. The National Adjudicatory Council (NAC) imposed the sanctions following appeal of an Office of Hearing Officers decision. The sanctions were based on findings that Zdzieblowski willfully failed to disclose material information on his Form U4.

Zdzieblowski's suspension began July 5, 2005, and will conclude July 5, 2006. (NASD Case #C8A030062)

Complaints Filed

NASD issued the following complaints. Issuance of a disciplinary complaint represents the initiation of a formal proceeding by NASD in which findings as to the allegations in the complaint have not been made, and does not represent a decision as to any of the allegations contained in the complaint. Because these complaints are unadjudicated, you may wish to contact the respondents before drawing any conclusions regarding the allegations in the complaint.

Majied Ad Alzid (CRD #4710052, Registered Representative, Flint, Michigan) was named as a respondent in an NASD complaint alleging that he made improper use of customer funds. The complaint alleges that a public customer withdrew $7,000 from her savings account at the request of Alzid, and then tendered the funds to the respondent who represented that he would invest the $7,000 on her behalf. Alzid instead opened a checking account and a brokerage account, designated himself as the sole authorized signatory on the accounts using his alias, deposited the customer's funds into the checking account, and used the funds for his personal benefit without the customer's authorization. The complaint also alleges that Alzid placed
trades without authorization by using another registered representative's number without that representative's knowledge or consent. The complaint further alleges that Alzid failed to respond to NASD requests for information. (NASD Case #C8A050041)

Austin Securities, Inc. (CRD #17094, Forest Hills, New York) and Brian Robert Mitchell (CRD #1191608, Registered Principal, Yorktown Heights, New York) were named as respondents in an NASD complaint alleging that, in connection with the offer, purchase, or sale of securities, and through the means and instrumentalities of interstate commerce, including the mails, the firm, acting through Mitchell, employed a device, scheme, or artifice to defraud; obtained money or property by means of an untrue statement of material fact or omission to state a material fact necessary to make the statement not misleading; and engaged in transactions, practices, or courses of business that operated as a fraud or deceit upon the purchaser. The complaint also alleges that the firm, acting through Mitchell, prepared and issued, or caused to be prepared and issued, false and fictitious account statements, confirmation statements, and Forms 1099 of the Internal Revenue Service to trustees of an account, which purported to represent the performance of the account and thus concealed misconduct and overstated the value of the account by several million dollars. (NASD Case #CLI050009)

Arthur Joseph Booze (CRD #2570386, Registered Representative, Chicago, Illinois) was named as a respondent in an NASD complaint alleging that Booze altered a mutual fund product switch form by using "white out" on signed letters to erase the surrender charge and writing a false figure over the white out then placing the altered product switch letters with the false figures in the customers' files. The complaint also alleges that Booze recommended securities transaction in the accounts of public customers without having a reasonable basis for believing that the transactions were suitable for customers based on their financial status and investment objectives, and without discussing the possibility of purchasing similar mutual funds within the existing fund family. (NASD Case #C8A050029)

Erik Joseph Matz (CRD #2715303, Registered Representative, Hicksville, New York) was named as a respondent in an NASD complaint alleging that, by use of any means or instrumentality of interstate commerce or of the mails, he intentionally or recklessly engaged in manipulative or deceptive devices or contrivances in connection with the purchase or sale of securities, and intentionally or recklessly effected transactions in, or induced the purchase or sale of securities by means of manipulative, deceptive, or other fraudulent devices or contrivances. (NASD Case #CLI050014)

Tonya Andrea Roberts (CRD #4174065, Registered Representative, Virginia Beach, Virginia) was named as a respondent in an NASD complaint alleging that she obtained credit cards through the use of a customer's personal information. The complaint alleges that she completed and signed credit card applications using a public customer's personal information she had access to, submitted and received credit cards, then charged $6,000 for her own personal use and benefit without the customer's knowledge, authorization, or consent. The complaint also alleges that Roberts failed to respond to NASD requests for information. (NASD Case #C8A050042)

James Arthur Swanke (CRD #2228901, Registered Representative, Apple Valley, Minnesota) and Colin Price Collea (CRD #1519299, Registered Representative, Littleton, Colorado) were named as respondents in an NASD complaint alleging that Swanke and Collea made material misstatement of facts in connection with their offers and sales of brokered callable certificates of deposit. (NASD Case #C05050026)

Individuals Suspended Pursuant to NASD Rule Series 9510 for Failure to Comply With an Arbitration Award or a Settlement Agreement

(The date the suspension began is listed after the entry. If the suspension has been lifted, the date follows the suspension date.)

Mannino, Stefano Anthony
Brooklyn, New York
(May 25, 2005)

Minton, Wallace Bradley
Louisville, Kentucky
(May 31, 2005)

Sullivan, William Joseph
Waterbury, Connecticut
(May 2, 2005)

Woodworth, Charles Hamlin
Mahwah, New Jersey
(June 1, 2005)

Woo, Carmen Kayee
Clayton, California
(June 1, 2005)
Firm Suspended Pursuant to NASD Rule Series 9510 for Failure to Comply with an Arbitration Award or a Settlement Agreement
(The date the suspension began is listed after the entry. If the suspension has been lifted, the date follows the suspension date.)

HD Brous & Co., Inc.
Great Neck, New York
(May 5, 2005 to June 20, 2005)

Individuals Suspended Pursuant to NASD Rule 9552 for Failure to Provide Information Requested under NASD Rule 8210.
(The date the suspension began is listed after the entry. If the suspension has been lifted, the date follows the suspension date.)

Fernandez, Fernando
Boca Raton, Florida
(May 18, 2005)

Getty, Keith Merle
Mechanicsburg, Pennsylvania
(June 8, 2005)

Kendall III, Allyn Riese
San Diego, California
(June 6, 2005)

Moussavi, Ahmad
Los Angeles, California
(May 23, 2005)

Rodriguez, Mario
Bayonne, New Jersey
(May 10, 2005)

Steadman, Timothy Leroy
Modesto, California
(May 11, 2005)

Tizabi, Jacques
Los Angeles, California
(May 23, 2005)

Vesely, Kenneth Scott
North Woodmere, New York
(June 14, 2005)

Individuals Barred Pursuant to NASD Rule 9552 for Failure to Provide Information Requested under NASD Rule 8210.

Carroll, Kim Sang
Lake Forrest, California
(May 18, 2005)

Herrera, Rene U.
El Paso, Texas
(May 10, 2005)

Huynh, Phuong Lan Thi
San Deigo, California
(June 8, 2005)

Lazariw, Rosemary
Tampa, Florida
(May 16, 2005)

Pound, Lester Ray
The Woodlands, Texas
(May 23, 2005)

Siddons, Daniel Richard
West Chester, Pennsylvania
(May 16, 2005)

Stellmach, Justin Lee
Yardley, Pennsylvania
(May 24, 2005)

Sylvester, Cassian Oliver
New York, New York
(May 18, 2005)

NASD Fines 20 Firms $1.65 Million for Municipal Trade Reporting Violations

Majority of Individual Fines Exceed Previous Record for MSRB Trade Reporting Violations

NASD censured and fined 20 securities firms a total of $1.65 million for late and/or inaccurate reporting of tens of thousands of municipal securities transactions to the Municipal Securities Rulemaking Board (MSRB). NASD is responsible for enforcing MSRB rules.

Prior to January 31, 2005, MSRB rules required all dealers to report municipal trades to the MSRB by midnight of the day of the trade for public dissemination the following day. As of January 31, MSRB rules require that those transactions be reported within 15 minutes of trade execution. The MSRB now disseminates trade data about all reported municipal securities transactions almost immediately after the trades are reported.
The enforcement actions announced today focus on misconduct that occurred from January 2003 through October 2004. During that period, 19 of the 20 firms failed to timely report at least five percent of their customer trades in municipal securities. Additionally, from January 2003 through May 2004, seven firms failed to timely report at least 12 percent of their inter-dealer municipal securities trades. NASD found that each firm failed to monitor its trade reporting to ensure compliance with MSRB reporting rules.

The majority of individual fines in this instance are the most severe NASD has ever imposed for municipal securities trade reporting violations, underscoring the fact that prompt, accurate transaction reporting is critical to the functioning of the municipal securities market. Prompt, accurate reporting also provides the primary audit trail for regulators to conduct surveillance for potentially manipulative practices and to detect sales practice violations and other violations of the federal securities laws and MSRB rules. NASD and the MSRB have repeatedly advised dealers of their responsibility to report transactions accurately and timely.

"Accurate and timely trade reporting ensures that dealers and investors alike obtain an accurate picture of market activity and prices—facilitating a dealer's ability to price municipal securities accurately and an investor's ability to make informed investment decisions," said Mary Schapiro, NASD Vice Chairman. "Municipal dealers, retail and institutional investors, and other market participants rely upon the integrity of trade data published by MSRB when making investment and trading decisions."

Prior to these actions, the largest fine ever imposed by NASD for municipal trade reporting violations was $25,000. In today's actions, NASD censured and fined the following firms:

<table>
<thead>
<tr>
<th>Firm Name</th>
<th>Fine</th>
<th>City, State</th>
</tr>
</thead>
<tbody>
<tr>
<td>Piper Jaffray &amp; Co.</td>
<td>$280,000</td>
<td>Minneapolis, MN</td>
</tr>
<tr>
<td>ABN AMRO Incorporated</td>
<td>$220,000</td>
<td>Chicago, IL</td>
</tr>
<tr>
<td>J.P. Morgan Securities, Inc.</td>
<td>$160,000</td>
<td>New York, NY</td>
</tr>
<tr>
<td>Goldman, Sachs &amp; Co.</td>
<td>$140,000</td>
<td>New York, NY</td>
</tr>
<tr>
<td>Stephens, Inc.</td>
<td>$110,000</td>
<td>Little Rock, AR</td>
</tr>
<tr>
<td>Stone &amp; Youngberg, LLC</td>
<td>$110,000</td>
<td>San Francisco, CA</td>
</tr>
<tr>
<td>Banc of America Investment Services, Inc.</td>
<td>$90,000</td>
<td>Charlotte, NC</td>
</tr>
<tr>
<td>Raymond James &amp; Associates, Inc.</td>
<td>$90,000</td>
<td>St. Petersburg, FL</td>
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<tr>
<td>Brinker Capital Securities, Inc.</td>
<td>$60,000</td>
<td>King of Prussia, PA</td>
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<tr>
<td>Chase Investment Services Corp.</td>
<td>$60,000</td>
<td>Chicago, IL</td>
</tr>
<tr>
<td>Citigroup Global Markets Inc.</td>
<td>$60,000</td>
<td>New York, NY</td>
</tr>
<tr>
<td>CIBC World Markets Corp.</td>
<td>$40,000</td>
<td>New York, NY</td>
</tr>
<tr>
<td>Emmet &amp; Co., Inc.</td>
<td>$40,000</td>
<td>Far Hills, NJ</td>
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<tr>
<td>Loop Capital Markets, LLC</td>
<td>$40,000</td>
<td>Chicago, IL</td>
</tr>
<tr>
<td>Popular Securities, Inc.</td>
<td>$40,000</td>
<td>Hato Rey, PR</td>
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<tr>
<td>BOSC, Inc.</td>
<td>$30,000</td>
<td>Tulsa, OK</td>
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<tr>
<td>Pershing LLC</td>
<td>$30,000</td>
<td>Jersey City, NJ</td>
</tr>
<tr>
<td>Prager, Sealy &amp; Co., LLC</td>
<td>$30,000</td>
<td>San Francisco, CA</td>
</tr>
<tr>
<td>Tejas Securities Group, Inc.</td>
<td>$10,000</td>
<td>Austin, TX</td>
</tr>
<tr>
<td>UBS International Inc.</td>
<td>$10,000</td>
<td>New York, NY</td>
</tr>
</tbody>
</table>
In settling with NASD, the firms neither admitted nor denied the allegations, but consented to the entry of NASD’s findings. NASD is continuing its investigation of apparent municipal trade reporting deficiencies at other firms.

NASD recently launched Smart Bond Investing, an online learning center that provides a wealth of information about bonds and bond investing, along with easy access to real-time corporate and municipal bond prices and the day’s most active corporate bonds. In addition to covering the basics of bond maturity, yield, and pricing, Smart Bond Investing offers sections on dealing with risk; how bonds are bought and sold; an overview of the corporate, municipal, and government bond markets; and a look at the various types of individual bonds and bond mutual funds.

Special features of Smart Bond Investing include a Risk Report Card and Snapshot for corporate, municipal, government, and other types of bonds, an interactive Accrued Interest Calculator, and helpful tips and resources that include a Bond and Bond Fund Comparison table and a Top 10 List of things to consider before investing in bonds or bond funds.

In February 2005, NASD launched full implementation of TRACE, which makes data on virtually all corporate bond transactions publicly available within 30 minutes. On July 1, that data became publicly available within 15 minutes. TRACE data is available free of charge at www.nasdbondinfo.com.

NASD Charges Gunnallen Broker with Threatening Public Company

Broker Attempted to Extort Inside Information with Threat to Drive Down Stock Price

NASD charged Shawn Aaron, a stockbroker with Gunnallen Financial, Inc., in Tampa, Fl, with attempting to extort and intimidate Optelecom-NKF, Inc. (OPTC), a NASDAQ SmallCap company. NASD charged that Aaron threatened to drive down the price of the company's stock from about $13 to $6 per share unless it provided him with confidential business information.

According to NASD’s complaint, Aaron purchased Optelecom-NKF shares for his own account in early April 2004. On his recommendation, about 50 of his customers also bought the stock. Together, Aaron and his customers owned more than 134,000 shares by mid-April 2004. At the time, the company had about 3.15 million total shares issued and outstanding.

NASD charged that later that month, Aaron contacted a representative of Optelecom-NKF and falsely stated that he personally owned or controlled 300,000 shares, or 10 percent of the company's stock. Aaron then threatened to drive down the price of the stock to $6 by dumping the shares on the open market unless he were given inside information about the company. Aaron told the company representative that he wanted to work with him to take the company’s stock to the next level. To bolster his threat, Aaron falsely stated that he had at times owned substantial shares of other companies’ stock, including some in the same general business as Optelecom-NKF, and was instrumental in driving up their stock prices. The company refused to cooperate with Aaron.

NASD said in its complaint that Aaron's misconduct was part of a scheme to defraud Optelecom-NKF by the use of false pretenses and representations, violating NASD rules that obligate brokers to observe high standards of commercial honor and just and equitable principles of trade.

Optelecom-NKF is a Maryland-based company that designs and manufactures communications products that transport data, video, and audio over the Internet and fiber optic cables.

Under NASD rules, a firm or individual named in a complaint can file a response and request a hearing before an NASD disciplinary panel. Possible remedies include a fine, censure, suspension, or bar from the securities industry, disgorgement of gains associated with the violations, and payment of restitution.

NASD Charges Pennsylvania’s Scott W. Ryan, Ryan & Company with Impermissible Short Selling Scheme for Hedge Fund Clients

Ryan Previously Barred, Firm Expelled for Failure to Cooperate with NASD Probe

NASD charged Scott W. Ryan of Bryn Mawr, PA, and Ryan & Company, LP (RYCO) of West Conshohocken, PA, with engaging in a long-term, widespread scheme of impermissible short selling activity on behalf of three hedge fund clients.

Ryan was barred from the securities industry and an NASD Hearing Panel expelled RYCO in June 2004 for failing to provide all of the information requested in association with the investigation that led to the charges. That hearing panel decision has been appealed to NASD’s NAC. Ryan’s bar and RYCO’s expulsion are stayed pending the outcome of that appeal.

NASD has now charged Ryan and his firm with carrying out a scheme to create and maintain short positions in OTC equity securities on behalf of three RYCO client hedge funds. The hedge funds were unable to sell the stocks short themselves because they could not satisfy NASD’s affirmative determination requirements. To circumvent the restrictions that prohibited the hedge funds from selling short, RYCO would register as a market maker in the security, and then, under the guise of its market maker status, sell the stock short at the
behest of the hedge funds. In each instance, RYCO sold the stock short without making and annotating an affirmative determination that the firm could borrow the security or otherwise provide for delivery of the security by settlement date. As a result of their illicit conduct, RYCO reaped substantial profits.

NASD further charged RYCO with failing to correctly report short sale transactions. Ryan and RYCO also face charges of failing to report option positions and of supervisory failures.

Ryan’s registration with NASD and RYCO’s registration as a broker-dealer were both voluntarily terminated on April 30, 2004.

Under NASD rules, a firm or individual named in a complaint can file a response and request a hearing before an NASD disciplinary panel. Possible remedies include a fine, censure, suspension, or bar from the securities industry, and disgorgement of gains associated with the violations.