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Telephone *	(202) 728-8104	Fax (202) 728-8264					
Signature							
Pursuant to the	ne requirements of the S	Securities Exchange Ac	ot of 1934,				
has duly caus	sed this filing to be signe	ed on its behalf by the u	undersigned th	-	/ authori: Title *)	zed.	
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By Patric	e M. Gliniecki						
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**Partial Amendment** 

#### SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 For complete Form 19b-4 instructions please refer to the EFFS website. The self-regulatory organization must provide all required information, presented in a Form 19b-4 Information \* clear and comprehensible manner, to enable the public to provide meaningful comment on the proposal and for the Commission to determine whether the proposal Remove is consistent with the Act and applicable rules and regulations under the Act. The Notice section of this Form 19b-4 must comply with the guidelines for publication Exhibit 1 - Notice of Proposed Rule Change \* in the Federal Register as well as any requirements for electronic filing as published by the Commission (if applicable). The Office of the Federal Register (OFR) offers guidance on Federal Register publication requirements in the Federal Register Add Remove View Document Drafting Handbook, October 1998 Revision. For example, all references to the federal securities laws must include the corresponding cite to the United States Code in a footnote. All references to SEC rules must include the corresponding cite to the Code of Federal Regulations in a footnote. All references to Securities Exchange Act Releases must include the release number, release date, Federal Register cite, Federal Register date, and corresponding file number (e.g., SR-[SRO] -xx-xx). A material failure to comply with these guidelines will result in the proposed rule change being deemed not properly filed. See also Rule 0-3 under the Act (17 CFR 240.0-3) The Notice section of this Form 19b-4 must comply with the guidelines for publication **Exhibit 1A- Notice of Proposed Rule** in the Federal Register as well as any requirements for electronic filing as published Change, Security-Based Swap Submission, by the Commission (if applicable). The Office of the Federal Register (OFR) offers or Advance Notice by Clearing Agencies \* guidance on Federal Register publication requirements in the Federal Register Document Drafting Handbook, October 1998 Revision. For example, all references to the federal securities laws must include the corresponding cite to the United States Code in a footnote. All references to SEC rules must include the corresponding cite to the Code of Federal Regulations in a footnote. All references to Securities Exchange Act Releases must include the release number, release date, Federal Register cite, Federal Register date, and corresponding file number (e.g., SR-[SRO] -xx-xx). A material failure to comply with these guidelines will result in the proposed rule change, security-based swap submission, or advance notice being deemed not properly filed. See also Rule 0-3 under the Act (17 CFR 240.0-3) Exhibit 2 - Notices, Written Comments, Copies of notices, written comments, transcripts, other communications. If such Transcripts, Other Communications documents cannot be filed electronically in accordance with Instruction F, they shall be filed in accordance with Instruction G. Remove View Add Exhibit Sent As Paper Document П Exhibit 3 - Form, Report, or Questionnaire Copies of any form, report, or questionnaire that the self-regulatory organization proposes to use to help implement or operate the proposed rule change, or that is Add Remove View referred to by the proposed rule change. Exhibit Sent As Paper Document ablaThe full text shall be marked, in any convenient manner, to indicate additions to and **Exhibit 4 - Marked Copies** deletions from the immediately preceding filing. The purpose of Exhibit 4 is to permit Add Remove View the staff to identify immediately the changes made from the text of the rule with which it has been working. **Exhibit 5 - Proposed Rule Text** The self-regulatory organization may choose to attach as Exhibit 5 proposed changes to rule text in place of providing it in Item I and which may otherwise be more easily readable if provided separately from Form 19b-4. Exhibit 5 shall be considered part Add Remove View of the proposed rule change.

If the self-regulatory organization is amending only part of the text of a lengthy

proposed rule change, it may, with the Commission's permission, file only those portions of the text of the proposed rule change in which changes are being made if the filing (i.e. partial amendment) is clearly understandable on its face. Such partial amendment shall be clearly identified and marked to show deletions and additions.

### 1. <u>Text of the Proposed Rule Change</u>

(a) Pursuant to the provisions of Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act" or "SEA"), <sup>1</sup> Financial Industry Regulatory Authority, Inc. ("FINRA") is filing with the Securities and Exchange Commission ("SEC" or "Commission") the content outline and selection specifications for the new Securities Trader qualification examination (Series 57). <sup>2</sup> FINRA is not proposing any textual changes to the By-Laws, Schedules to the By-Laws or Rules of FINRA.

The Series 57 content outline is attached. The Series 57 selection specifications have been submitted to the Commission under separate cover with a request for confidential treatment pursuant to SEA Rule 24b-2.<sup>3</sup>

- (b) Not applicable.
- (c) Not applicable.

# 2. Procedures of the Self-Regulatory Organization

At its meeting on September 19, 2014, the FINRA Board of Governors authorized the filing of the proposed rule change with the SEC. No other action by FINRA is necessary for the filing of the proposed rule change.

<sup>&</sup>lt;sup>1</sup> 15 U.S.C. 78s(b)(1).

FINRA also is establishing the Series 57 question bank. FINRA is submitting this filing for immediate effectiveness pursuant to Section 19(b)(3)(A) of the Act and Rule 19b-4(f)(6) thereunder, and is not filing the question bank. See Letter to Alden S. Adkins, Senior Vice President and General Counsel, NASD Regulation, from Belinda Blaine, Associate Director, Division of Market Regulation, SEC, dated July 24, 2000. The question bank is available for SEC review.

<sup>&</sup>lt;sup>3</sup> 17 CFR 240.24b-2.

As discussed further below, FINRA is filing the proposed rule change for immediate effectiveness. FINRA will announce the implementation date of the proposed rule change in a <u>Regulatory Notice</u>, but FINRA intends for the effective date to be January 4, 2016.

# 3. <u>Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change</u>

# (a) Purpose

Section 15A(g)(3) of the Act<sup>4</sup> authorizes FINRA to prescribe standards of training, experience, and competence for persons associated with FINRA members. In accordance with that provision, FINRA has developed examinations that are designed to establish that persons associated with FINRA members have attained specified levels of competence and knowledge, consistent with applicable registration requirements under FINRA rules.

The Commission recently approved a proposed rule change to amend NASD Rule 1032(f) (Limited Representative – Equity Trader) to replace the Equity Trader registration category and qualification examination (Series 55) with the Securities Trader registration category and qualification examination (Series 57). The rule provides that each associated person of a member who is included within the definition of "representative" in NASD Rule 1031 (Registration Requirements) is required to register with FINRA as a Securities Trader if, with respect to transactions in equity (including

<sup>&</sup>lt;sup>4</sup> 15 U.S.C. 78<u>o</u>-3(g)(3).

See Securities Exchange Act Release No. 75783 (August 28, 2015), 80 FR 53369 (September 3, 2015) (Order Approving File No. SR-FINRA-2015-017) ("Approval Order").

equity options), preferred or convertible debt securities effected otherwise than on a securities exchange, such person is engaged in proprietary trading, the execution of transactions on an agency basis or the direct supervision of such activities. In addition, NASD Rule 1032(f) provides that in order to register as a Securities Trader, an applicant must pass the Series 57 examination. The Series 57 examination will qualify an associated person to function as a Securities Trader. There is no prerequisite registration requirement for Securities Trader registration. An associated person registered as a Securities Trader will not be qualified to function in any other registered capacity, unless he or she is qualified and registered in that other registration category. For instance, a person registered as a Securities Trader will not be able to engage in any retail or institutional sales activities, unless he or she is qualified and registered in the appropriate registration category, such as a General Securities Representative.

In addition, the Commission approved amendments to NASD Rule 1022(a) (General Securities Principal) to establish a Securities Trader Principal registration category and require each associated person of a member who is included within the definition of "principal" in NASD Rule 1021 (Registration Requirements) with supervisory responsibility over the securities trading activities described in NASD Rule 1032(f), to qualify and register as a Securities Trader Principal.<sup>8</sup> To qualify for

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There is an exception from the Securities Trader registration requirement for any associated person of a member whose trading activities are conducted principally on behalf of an investment company that is registered with the SEC pursuant to the Investment Company Act of 1940 and that controls, is controlled by, or is under common control with the member.

<sup>&</sup>lt;sup>7</sup> <u>See NASD Rule 1032(f).</u>

See Approval Order, supra note 5.

registration as a Securities Trader Principal, an associated person must be registered as a Securities Trader and pass the General Securities Principal qualification examination (Series 24). An associated person registered as a Securities Trader Principal will not be eligible to register as a General Securities Principal unless the person passes the appropriate prerequisite examination for General Securities Principal registration, such as the Series 7 examination. In this regard, NASD Rule 1022(a) provides that a person qualified and registered as a Securities Trader Principal may only have supervisory responsibility over the activities specified in NASD Rule 1032(f), unless the person is separately qualified and registered in another appropriate principal registration category, such as the General Securities Principal registration category.

FINRA is expecting the national securities exchanges to file similar proposed rule changes to replace the Proprietary Trader qualification examination (Series 56) with the Series 57 examination in their respective registration rules relating to securities trading activities. Further, the Series 57 examination will replace the Series 56 examination for those exchange registration categories, such as the Proprietary Trader Principal registration category, where the Series 56 examination is currently an acceptable prerequisite.

FINRA developed the Series 57 examination in consultation with a committee of industry representatives and representatives of several exchanges. The examination is based on the current job functions of a Securities Trader and includes elements of the Series 55 and 56 examinations. The Series 57 content outline covers the laws, rules and regulations relevant to securities trading as well as the functions and associated tasks performed by a Securities Trader.

#### **Series 57 Content Outline**

The Series 57 content outline is divided into four major job functions that are performed by a Securities Trader. The following are the four major job functions, denoted Function 1 through 4, with the associated number of questions:

Function 1: Market Overview and Products, 22 questions;

Function 2: Engaging in Professional Conduct and Adhering to Regulatory Requirements, 12 questions;

Function 3: Trading Activities, 79 questions; and

Function 4: Maintaining Books and Records and Trade Reporting, 12 questions.

The number of questions assigned to each major job function reflects the key tasks performed by a Securities Trader.

Each function also includes specific tasks describing activities associated with performing that function. There are three tasks (1.1 - 1.3) associated with Function 1; two tasks (2.1 - 2.2) associated with Function 2; three tasks (3.1 - 3.3) associated with Function 3; and two tasks (4.1 - 4.2) associated with Function 4. By way of example, one such task, Task 4.2, relates to creating, retaining, and reporting required records of orders and transactions. Further, the content outline lists the knowledge required to perform each function and associated tasks (e.g., in connection with Task 4.2, large trader ID and related reporting and monitoring requirements and order execution/routing information). In addition, where applicable, the content outline lists the laws, rules and

See Exhibit 3a, Outline Pages 6 - 13.

See Exhibit 3a, Outline Page 13.

See Exhibit 3a, Outline Page 13.

regulations a candidate is expected to know to perform each function and associated tasks. These include applicable federal securities laws, as well as FINRA and other self-regulatory organization rules and regulations. FINRA conducted a job analysis study of Securities Traders, which included the use of a survey, in developing each function and associated tasks and the required knowledge set forth in the content outline. The functions and associated tasks reflect the day-to-day activities of a Securities Trader. The Series 57 selection specifications and question bank cover the topics in the content outline.

The content outline also includes sample questions<sup>13</sup> and reference materials.<sup>14</sup> In the preface, the content outline includes, among other things: (1) a table of contents; (2) details regarding the purpose of the examination; (3) eligibility requirements; (4) the application procedures; (5) information regarding the structure of the examination; (6) details regarding the development and maintenance of the content outline and examination; (7) information regarding the administration of the examination; (8) an explanation that the passing score is determined by FINRA based on a number of factors including industry trends, historical exam performance and evaluations of the content difficulty by a committee of industry professionals, using a standard setting procedure, and that a statistical adjustment process known as equating is used in scoring examinations; and (9) an explanation that each candidate will receive a score report at the end of the test session, which will indicate a pass or fail status and include a score profile

See Exhibit 3a, Outline Pages 14 - 36.

See Exhibit 3a, Outline Page 37.

See Exhibit 3a, Outline Page 38.

listing the candidate's performance on each major content area covered on the examination.<sup>15</sup>

The number of questions on the Series 57 examination will be 125 scored multiple-choice questions, <sup>16</sup> and candidates will have three hours and 45 minutes to complete the examination. The passing score will be 70 percent.

# **Availability of Content Outline**

The Series 57 content outline is available on FINRA's website, at http://www.finra.org/industry/qualification-exams.

As noted above, FINRA is filing the proposed rule change for immediate effectiveness. FINRA proposes to implement the Series 57 examination on January 4, 2016. FINRA will announce the proposed rule change and the implementation date in a Regulatory Notice.

### (b) Statutory Basis

FINRA believes that the proposed rule change is consistent with the provisions of Section 15A(b)(6) of the Act,<sup>17</sup> which requires, among other things, that FINRA rules must be designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, and, in general, to protect investors and the public

See Exhibit 3a, Outline Pages 2 - 5.

Consistent with FINRA's practice of including "pretest" items on qualification examinations, which is designed to ensure that new examination items meet acceptable testing standards prior to use for scoring purposes, the examination includes 10 additional, unidentified pretest items that do not contribute towards the candidate's score. Therefore, the examination actually consists of 135 items, 125 of which are scored. The 10 pretest items are randomly distributed throughout the examination.

<sup>15</sup> U.S.C. 78<u>o</u>-3(b)(6).

interest, and Section 15A(g)(3) of the Act,<sup>18</sup> which authorizes FINRA to prescribe standards of training, experience, and competence for persons associated with FINRA members. FINRA believes that the proposed rule change furthers these purposes by establishing the qualification examination that individuals, including associated persons of FINRA members, must pass to register and function as Securities Traders and Securities Trader Principals. The examination is intended to safeguard the investing public by helping to ensure that individuals registering as Securities Traders, as well as those responsible for the supervision of securities trading activities, are competent to perform their job functions.

### 4. <u>Self-Regulatory Organization's Statement on Burden on Competition</u>

FINRA does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. The new examination aligns with the functions and associated tasks currently performed by associated persons engaged in securities trading and tests knowledge of the laws, rules, regulations and skills relevant to those functions and associated tasks.

# 5. <u>Self-Regulatory Organization's Statement on Comments on the Proposed</u> <u>Rule Change Received from Members, Participants, or Others</u>

Written comments were neither solicited nor received.

# **Extension of Time Period for Commission Action**

Not applicable.

# 7. Basis for Summary Effectiveness Pursuant to Section 19(b)(3) or for Accelerated Effectiveness Pursuant to Section 19(b)(2) or Section 19(b)(7)(D)

The proposed rule change is effective upon filing pursuant to Section 19(b)(3) of

<sup>&</sup>lt;sup>18</sup> 15 U.S.C. 78<u>o</u>-3(g)(3).

the Act<sup>19</sup> and paragraph (f)(6) of Rule 19b-4 thereunder,<sup>20</sup> in that the proposed rule change does not significantly affect the protection of investors or the public interest; does not impose any significant burden on competition; and does not become operative for 30 days after filing or such shorter time as the Commission may designate.

In accordance with SEA Rule 19b-4(f)(6),<sup>21</sup> FINRA submitted written notice of its intent to file the proposed rule change, along with a brief description and text of the proposed rule change, at least five business days prior to the date of filing, or such shorter time as the Commission may designate, as specified in SEA Rule 19b-4(f)(6)(iii).<sup>22</sup>

# 8. <u>Proposed Rule Change Based on Rules of Another Self-Regulatory Organization or of the Commission</u>

Not applicable.

# 9. Security-Based Swap Submissions Filed Pursuant to Section 3C of the Act Not applicable.

# 10. Advance Notices Filed Pursuant to Section 806(e) of the Payment, Clearing and Settlement Supervision Act

Not applicable.

## 11. Exhibits

Exhibit 1. Completed notice of proposed rule change for publication in the <u>Federal Register</u>.

Exhibit 3a. Content Outline for the Series 57 Examination.

<sup>&</sup>lt;sup>19</sup> 15 U.S.C. 78s(b)(3).

<sup>&</sup>lt;sup>20</sup> 17 CFR 240.19b-4(f)(6).

<sup>&</sup>lt;sup>21</sup> 17 CFR 240.19b-4(f)(6).

<sup>&</sup>lt;sup>22</sup> 17 CFR 240.19b-4(f)(6)(iii).

Exhibit 3b. Selection Specifications for the Series 57 Examination.

FINRA has requested confidential treatment for the Series 57 selection specifications, and thus the specifications are omitted from this filing. The Series 57 selection specifications have been filed separately with the Commission pursuant to SEA Rule

Exhibit 3c. Letter to Alden S. Adkins, Senior Vice President and General Counsel, NASD Regulation, Inc. from Belinda Blaine, Associate Director, Division of Market Regulation, SEC, dated July 24, 2000.

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24b-2.<sup>23</sup>

#### EXHIBIT 1

SECURITIES AND EXCHANGE COMMISSION (Release No. 34- ; File No. SR-FINRA-2015-042)

Self-Regulatory Organizations; Financial Industry Regulatory Authority, Inc.; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change Relating to the New Securities Trader Qualification Examination (Series 57)

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act" or "SEA")<sup>1</sup> and Rule 19b-4 thereunder,<sup>2</sup> notice is hereby given that on , Financial Industry Regulatory Authority, Inc. ("FINRA") filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by FINRA. FINRA has designated the proposed rule change as constituting a "non-controversial" rule change under paragraph (f)(6) of Rule 19b-4 under the Act,<sup>3</sup> which renders the proposal effective upon receipt of this filing by the Commission. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. <u>Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change</u>

FINRA is filing the content outline and selection specifications for the new Securities Trader qualification examination (Series 57).<sup>4</sup> FINRA is not proposing any textual changes to the By-Laws, Schedules to the By-Laws or Rules of FINRA.

<sup>&</sup>lt;sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>&</sup>lt;sup>2</sup> 17 CFR 240.19b-4.

<sup>&</sup>lt;sup>3</sup> 17 CFR 240.19b-4(f)(6).

FINRA also is establishing the Series 57 question bank. FINRA is submitting this filing for immediate effectiveness pursuant to Section 19(b)(3)(A) of the Act and Rule 19b-4(f)(6) thereunder, and is not filing the question bank. See Letter to

The Series 57 content outline is attached. The Series 57 selection specifications have been submitted to the Commission under separate cover with a request for confidential treatment pursuant to SEA Rule 24b-2.<sup>5</sup>

The text of the proposed rule change is available on FINRA's website at <a href="http://www.finra.org">http://www.finra.org</a>, at the principal office of FINRA and at the Commission's Public Reference Room.

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

In its filing with the Commission, FINRA included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. FINRA has prepared summaries, set forth in sections A, B, and C below, of the most significant aspects of such statements.

- A. <u>Self-Regulatory Organization's Statement of the Purpose of, and Statutory</u>
  Basis for, the Proposed Rule Change
- 1. Purpose

Section 15A(g)(3) of the Act<sup>6</sup> authorizes FINRA to prescribe standards of training, experience, and competence for persons associated with FINRA members. In accordance with that provision, FINRA has developed examinations that are designed to establish that persons associated with FINRA members have attained specified levels of

Alden S. Adkins, Senior Vice President and General Counsel, NASD Regulation, from Belinda Blaine, Associate Director, Division of Market Regulation, SEC, dated July 24, 2000. The question bank is available for SEC review.

<sup>&</sup>lt;sup>5</sup> 17 CFR 240.24b-2.

<sup>&</sup>lt;sup>6</sup> 15 U.S.C. 780-3(g)(3).

competence and knowledge, consistent with applicable registration requirements under FINRA rules.

The Commission recently approved a proposed rule change to amend NASD Rule 1032(f) (Limited Representative – Equity Trader) to replace the Equity Trader registration category and qualification examination (Series 55) with the Securities Trader registration category and qualification examination (Series 57).<sup>7</sup> The rule provides that each associated person of a member who is included within the definition of "representative" in NASD Rule 1031 (Registration Requirements) is required to register with FINRA as a Securities Trader if, with respect to transactions in equity (including equity options), preferred or convertible debt securities effected otherwise than on a securities exchange, such person is engaged in proprietary trading, the execution of transactions on an agency basis or the direct supervision of such activities.<sup>8</sup> In addition. NASD Rule 1032(f) provides that in order to register as a Securities Trader, an applicant must pass the Series 57 examination. The Series 57 examination will qualify an associated person to function as a Securities Trader. There is no prerequisite registration requirement for Securities Trader registration. An associated person registered as a Securities Trader will not be qualified to function in any other registered capacity, unless

See Securities Exchange Act Release No. 75783 (August 28, 2015), 80 FR 53369 (September 3, 2015) (Order Approving File No. SR-FINRA-2015-017) ("Approval Order").

There is an exception from the Securities Trader registration requirement for any associated person of a member whose trading activities are conducted principally on behalf of an investment company that is registered with the SEC pursuant to the Investment Company Act of 1940 and that controls, is controlled by, or is under common control with the member.

he or she is qualified and registered in that other registration category.<sup>9</sup> For instance, a person registered as a Securities Trader will not be able to engage in any retail or institutional sales activities, unless he or she is qualified and registered in the appropriate registration category, such as a General Securities Representative.

In addition, the Commission approved amendments to NASD Rule 1022(a) (General Securities Principal) to establish a Securities Trader Principal registration category and require each associated person of a member who is included within the definition of "principal" in NASD Rule 1021 (Registration Requirements) with supervisory responsibility over the securities trading activities described in NASD Rule 1032(f), to qualify and register as a Securities Trader Principal. <sup>10</sup> To qualify for registration as a Securities Trader Principal, an associated person must be registered as a Securities Trader and pass the General Securities Principal qualification examination (Series 24). An associated person registered as a Securities Trader Principal will not be eligible to register as a General Securities Principal unless the person passes the appropriate prerequisite examination for General Securities Principal registration, such as the Series 7 examination. In this regard, NASD Rule 1022(a) provides that a person qualified and registered as a Securities Trader Principal may only have supervisory responsibility over the activities specified in NASD Rule 1032(f), unless the person is separately qualified and registered in another appropriate principal registration category, such as the General Securities Principal registration category.

<sup>&</sup>lt;sup>9</sup> <u>See NASD Rule 1032(f).</u>

See Approval Order, supra note 7.

FINRA is expecting the national securities exchanges to file similar proposed rule changes to replace the Proprietary Trader qualification examination (Series 56) with the Series 57 examination in their respective registration rules relating to securities trading activities. Further, the Series 57 examination will replace the Series 56 examination for those exchange registration categories, such as the Proprietary Trader Principal registration category, where the Series 56 examination is currently an acceptable prerequisite.

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#### Series 57 Content Outline

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Function 2: Engaging in Professional Conduct and Adhering to Regulatory Requirements, 12 questions;

Function 3: Trading Activities, 79 questions; and

Function 4: Maintaining Books and Records and Trade Reporting, 12 questions.

The number of questions assigned to each major job function reflects the key tasks performed by a Securities Trader.

Each function also includes specific tasks describing activities associated with performing that function. There are three tasks (1.1 - 1.3) associated with Function 1; two tasks (2.1 - 2.2) associated with Function 2; three tasks (3.1 - 3.3) associated with Function 3; and two tasks (4.1 - 4.2) associated with Function 4.<sup>11</sup> By way of example, one such task, Task 4.2, relates to creating, retaining, and reporting required records of orders and transactions. <sup>12</sup> Further, the content outline lists the knowledge required to perform each function and associated tasks (e.g., in connection with Task 4.2, large trader ID and related reporting and monitoring requirements and order execution/routing information).<sup>13</sup> In addition, where applicable, the content outline lists the laws, rules and regulations a candidate is expected to know to perform each function and associated tasks. 14 These include applicable federal securities laws, as well as FINRA and other self-regulatory organization rules and regulations. FINRA conducted a job analysis study of Securities Traders, which included the use of a survey, in developing each function and associated tasks and the required knowledge set forth in the content outline. The functions and associated tasks reflect the day-to-day activities of a Securities Trader. The Series 57 selection specifications and question bank cover the topics in the content outline.

See Exhibit 3a, Outline Pages 6 - 13.

See Exhibit 3a, Outline Page 13.

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See Exhibit 3a, Outline Pages 14 - 36.

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The number of questions on the Series 57 examination will be 125 scored multiple-choice questions, <sup>18</sup> and candidates will have three hours and 45 minutes to

See Exhibit 3a, Outline Page 37.

See Exhibit 3a, Outline Page 38.

See Exhibit 3a, Outline Pages 2 - 5.

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complete the examination. The passing score will be 70 percent.

#### Availability of Content Outline

The Series 57 content outline is available on FINRA's website, at http://www.finra.org/industry/qualification-exams.

FINRA is filing the proposed rule change for immediate effectiveness. FINRA proposes to implement the Series 57 examination on January 4, 2016. FINRA will announce the proposed rule change and the implementation date in a Regulatory Notice.

#### 2. Statutory Basis

FINRA believes that the proposed rule change is consistent with the provisions of Section 15A(b)(6) of the Act, <sup>19</sup> which requires, among other things, that FINRA rules must be designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, and, in general, to protect investors and the public interest, and Section 15A(g)(3) of the Act, <sup>20</sup> which authorizes FINRA to prescribe standards of training, experience, and competence for persons associated with FINRA members. FINRA believes that the proposed rule change furthers these purposes by establishing the qualification examination that individuals, including associated persons of FINRA members, must pass to register and function as Securities Traders and Securities Trader Principals. The examination is intended to safeguard the investing public by helping to ensure that individuals registering as Securities Traders, as well as those responsible for the supervision of securities trading activities, are competent to perform their job functions.

<sup>&</sup>lt;sup>19</sup> 15 U.S.C. 78<u>o</u>-3(b)(6).

<sup>&</sup>lt;sup>20</sup> 15 U.S.C. 78<u>o</u>-3(g)(3).

# B. <u>Self-Regulatory Organization's Statement on Burden on Competition</u>

FINRA does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. The new examination aligns with the functions and associated tasks currently performed by associated persons engaged in securities trading and tests knowledge of the laws, rules, regulations and skills relevant to those functions and associated tasks.

C. <u>Self-Regulatory Organization's Statement on Comments on the Proposed</u> <u>Rule Change Received from Members, Participants, or Others</u>

Written comments were neither solicited nor received.

# III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Because the foregoing proposed rule change does not: (i) significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days from the date on which it was filed, or such shorter time as the Commission may designate, it has become effective pursuant to Section 19(b)(3)(A) of the Act<sup>21</sup> and Rule 19b-4(f)(6) thereunder.<sup>22</sup>

At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule should be approved or disapproved.

<sup>&</sup>lt;sup>21</sup> 15 U.S.C. 78s(b)(3)(A).

<sup>&</sup>lt;sup>22</sup> 17 CFR 240.19b-4(f)(6).

### IV. Solicitation of Comments

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

#### **Electronic Comments:**

- Use the Commission's Internet comment form (http://www.sec.gov/rules/sro.shtml); or
- Send an e-mail to <u>rule-comments@sec.gov</u>. Please include File Number
   SR-FINRA-2015-042 on the subject line.

## Paper Comments:

Send paper comments in triplicate to Robert W. Errett, Deputy Secretary,
 Securities and Exchange Commission, 100 F Street, NE, Washington, DC 20549-1090.

All submissions should refer to File Number SR-FINRA-2015-042. This file number should be included on the subject line if e-mail is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet website (<a href="http://www.sec.gov/rules/sro.shtml">http://www.sec.gov/rules/sro.shtml</a>). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for website viewing and printing in the Commission's Public Reference Room, 100 F Street,

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NE, Washington, DC 20549, on official business days between the hours of 10 a.m. and 3 p.m. Copies of such filing also will be available for inspection and copying at the principal office of FINRA. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-FINRA-2015-042 and should be submitted on or before [insert date 21 days from publication in the Federal Register].

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.  $^{23}$ 

Robert W. Errett Deputy Secretary

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# Securities Trader Qualification Examination (Series 57)

**Content Outline** 

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#### INTRODUCTION

The Series 57 exam is the Securities Trader Qualification Examination. The exam is developed and maintained by the Financial Industry Regulatory Authority (FINRA). This content outline provides a comprehensive guide to the topics covered on the Series 57 exam. The outline is intended to familiarize exam candidates with the range of subjects covered on the exam, as well as the depth of knowledge required. Sample items are also included to acquaint candidates with the types of multiple-choice items used on the exam. It is recommended that candidates refer to the content outline as part of their preparation to take the exam. Candidates are responsible for planning their course of study in preparation for the exam.

#### PURPOSE OF THE EXAM

The Series 57 exam is designed to assess the competency of entry-level Securities Traders. It is intended to safeguard the investing public by helping to ensure that Securities Traders are competent to perform their jobs. Given this purpose, the Series 57 exam seeks to measure the degree to which each candidate possesses the knowledge, skills and abilities needed to perform the critical functions of a Securities Trader. For more information about the permissible activities of a Securities Trader under FINRA rules, please see NASD Rule 1032(f), which is viewable in the FINRA Rule Manual through the following link: www.finra.org.

### **ELIGIBILITY REQUIREMENTS**

The candidate must be associated with and sponsored by a FINRA member firm or other applicable self-regulatory organization (SRO) member firm to be eligible to take the Series 57 exam. There is no prerequisite requirement for this exam. For more information on eligibility requirements, please see NASD Rule 1032(f), which is viewable in the FINRA Rule Manual through the following link: www.finra.org, or other applicable SRO rules.

## APPLICATION PROCEDURES

The FINRA member firm or other applicable SRO member firm that sponsors the applicant must file a Uniform Application for Securities Industry Registration or Transfer (Form U4) in the Central Registration Depository (CRD®) and request the Securities Trader position on the Form U4.

#### STRUCTURE OF THE EXAM

The exam consists of 125 multiple-choice items, which are distributed among the four major content areas listed in the table below.

**Job Functions and Number of Items by Job Function** 

	Number of Items	
Function 1	Market Overview and Products	22
Function 2	Engaging in Professional Conduct and Adhering to Regulatory Requirements	12
Function 3	Trading Activities	79
Function 4	Maintaining Books and Records and Trade Reporting	12
	Total	125

#### DEVELOPMENT AND MAINTENANCE OF THE CONTENT OUTLINE AND EXAM

The Series 57 content outline was developed based on the results of a job analysis study of Securities Traders. The job analysis process included collecting data about the job functions, tasks and required knowledge of Securities Traders from a wide variety of firms using numerous data collection techniques.

Under the guidance of FINRA staff, a committee of industry representatives (Committee) writes, reviews and validates all exam items to ensure and sustain the job relevance of the exam. Exam items are subject to multiple reviews prior to inclusion on the exam, and each item links directly to a component of the content outline. Items vary in difficulty and complexity. Each item has only one correct or best answer.

The bank of items changes frequently as a result of amendments to, or the introduction of, government and SRO rules and regulations, changes in industry practice, and the introduction of new products. Exam items and their statistical performance are analyzed routinely by FINRA staff and the Committee to ensure relevance to the functions of Securities Traders. Candidates are responsible for keeping abreast of changes made to the applicable rules and regulations as the exam is updated when new rules are introduced and when the rules are amended.

Candidates should read and answer all items as they apply to exchange-listed standardized options unless an item specifically asks about conventional over-the-counter (OTC) options. Also, unless an item is specifically worded to the contrary, all items involving calculations exclude commissions and other transactions cost considerations.

#### ADMINISTRATION OF THE EXAM

The exam is administered via computer. A tutorial on how to take the exam via computer is provided prior to the exam. Each candidate's exam includes 10 additional, unidentified pretest items that do not contribute toward the candidate's score. The 10 items are randomly distributed throughout the exam. Therefore, each candidate's exam consists of a total of 135 items (125 scored and 10 unscored). There is no penalty for guessing. Therefore, candidates should attempt to answer all items. Candidates will be allowed 3 hours and 45 minutes to complete the exam.

The test administrator will provide white boards/dry erase markers and basic electronic calculators to candidates, who must return these materials to the test center administrator at the end of the testing session. Some exam items may involve calculations. Only calculators provided by the test center administrators are allowed for use during the exam.

Candidates are not permitted to bring any reference material to their testing session. Severe penalties are imposed on candidates who cheat or attempt to cheat on FINRA-administered exams.

#### **HOW THE EXAM IS SCORED**

Following a well-established process known as standard setting, FINRA determines the passing score for the examination based on a number of factors including industry trends, historical exam performance and evaluations of the content difficulty by a committee of industry professionals with the designated registration. For the Series 57 exam, the passing score is 70%. This passing score reflects the competency needed to hold the designated registration.

#### **EQUATING OF TEST SCORES**

All candidate test scores have been placed on a common scale using a statistical adjustment process known as equating. Equating scores to a common scale accounts for the slight variations in difficulty that may exist among the different sets of exam items that candidates receive. This allows for a fair comparison of scores and ensures that every candidate is held to the same passing standard regardless of which set of exam items he or she received.

# **CANDIDATES' EXAM RESULTS**

On the day of the exam, candidates will receive a report of their exam results both on screen and in paper format at the end of their exam session. The score report will indicate pass/fail status and a score profile indicating performance based on each major content area covered on the exam. It is recommended that candidates who fail the exam review the information provided on the score report, as they may want to focus on the areas on which they performed poorly when preparing to retake the exam. For security reasons, the exam and individual items are not available for review after taking the exam.

#### **SERIES 57 CONTENT OUTLINE**

#### **FUNCTION 1 – Market Overview and Products**

#### 1.1 Understanding the Structure of the Marketplace

- Regulatory and self-regulatory organizations (SROs)
  - Definition of an SRO
  - Regulatory framework
  - Jurisdiction
- Types of markets (e.g., physical, electronic)
- Types of broker-dealers
- Business and economic cycles
- Role of Federal Reserve
  - The structure of the Federal Reserve
  - Monetary vs. fiscal policy
  - Open market activities and impact on economy
  - o Different rates (e.g., interest rate, discount rate, federal funds rate)
- Depositories and clearing facilities
- Priority of debtors' claims in bankruptcies
- Securities Investor Protection Corporation (SIPC) vs. Federal Deposit Insurance Corporation (FDIC)
- Blue Sky
- Offerings:
  - The role of investment banker
  - Public securities offering
  - Private securities offering
  - Initial public offering (IPO)
  - Secondary offering
  - Syndicates
  - Types of tombstones
  - Shelf registration
  - Prospectus delivery requirements

#### 1.2 Understanding Types of Products

- Equities
  - Control and restricted securities (SEC Rule 144)
  - o IPOs
  - Penny stocks
- Debt/fixed income
- Options
  - Basic option contracts (e.g., call, put, long, short)
- Derivatives
- Money market instruments
- Alternative investments (e.g., hedge funds, structured products)
- Limited partnerships
- Real estate investment trusts (REITs)

- Exchange traded products [e.g., exchange-traded funds (ETF), exchange-traded notes (ETN)]
- Depositary receipts and shares [e.g., American Depositary Receipt (ADR,) American Depositary Shares (ADS), Global Depositary Receipt (GDR), Global Depositary Shares (GDS)]
- Investment company securities (e.g., mutual funds, variable annuities)
- 529 college savings plans
- Investment risks (e.g., interest rate, liquidity, market)

### 1.3 Understanding Corporate Actions

- Dividends
- Stock splits and reverse stock splits
- Making adjustments for securities subject to corporate actions
- Processing customer instructions and special situations related to corporate actions
- Delivery of notices
- Corporate action deadlines
- Proxies and proxy voting

# **FUNCTION 2 – Engaging in Professional Conduct and Adhering to Regulatory Requirements**

# 2.1 Adhering to Regulatory Requirements

- FINRA registration requirements
- SRO and state registration requirements
- Failing to register an associated person
- Reporting of certain events and information
  - Form U4 and U5 disclosures
  - FINRA Rule 4530 reporting
  - o Criminal records, bankruptcies, judgments and liens
  - Outside business activities
  - Private securities transactions
  - Personal Securities Transactions
  - Dollar/value limits for gifts and gratuities and noncash compensation
  - Business entertainment
- Consequences of filing misleading information or omitting information
- Continuing education requirement (e.g., firm element, regulatory element)
- Customer complaints
- Appropriate use of social media and electronic communications

#### 2.2 Avoiding Prohibited Activities

- Restrictions for associated persons purchasing IPOs
- Use of manipulative, deceptive or other fraudulent devices
- Improper use of customers' securities or funds and prohibitions against guarantees and sharing in customer accounts
- Prohibition against paying commissions to unregistered persons
- Falsifying or withholding documents
- Prohibited activities related to maintenance of books and records (e.g., falsifying records, improper maintenance/retention of records)

# **FUNCTION 3 – Trading Activities**

# 3.1 Understanding General Trading Practices

- 3.1.1 Achieving Market Making Status
  - Qualified block positioner
  - Registration as a market maker
  - Market participant identifiers (MPIDs)
  - Net capital requirements
  - Floor Brokers

### 3.1.2 Understanding Order Types

- Market
- Limit
- Stop
- Stop limit
- Contingent/Stipulation [e.g., Day, good-til-cancelled (GTC), immediate-or-cancel (IOC), fill-or-kill (FOK), all-or-none (AON)]
- Market not held
- Market-on-open (MOO), market-on-close (MOC)
- Reserve
- Bid-ask
- Long and short
- Buy and sell
- Naked and covered
- Bearish and bullish

#### 3.1.3 Market Access

- DMA/sponsored access
- Credit and capital limits
- Pre-trade risk controls

#### 3.1.4 Identifying and Handling Clearly Erroneous Transactions

# 3.1.5 Display, Execution, and Trading Systems

- Order entry parameters
- Trading rotations
- Alternative Display Facility (ADF)
- Regulation Alternative Trading System (ATS)

# 3.1.6 Identifying and Avoiding Prohibited Activities

- Insider trading
- Trading ahead of research reports
- Coordination/intimidation

- Painting the tape
- Pre-arranged trading
- Wash sales
- Spoofing
- Pump and dump
- Gaming

#### 3.1.7 Clearance and Settlement

- Same day vs. regular way settlement
- Standard settlement time frames for various products

#### 3.1.8 Disseminating Quotes and Trade Advertisements

- Quotation and trading halts
- Halt and imbalance crosses
- Trade volume advertising
- Publishing indications of interest
- Volatility trading pauses (VTPs)
- Offers at stated prices

## 3.2 Trading Specific Products

#### 3.2.1 IPOs, Secondary Offerings and Safe Harbors

- Permitted and prohibited trading activities related to IPOs and secondary offerings
- Penalty bids
- Stabilizing bids
- Passive market making
- Required notifications related to IPOs and secondary offerings
- Trading within safe harbors

# 3.2.2 Non-listed and Penny Stocks

- Penny stocks
- Form 211
- Disclosure requirements
- Over-the-counter (OTC) quoting and trading
- OTC Bulletin Board (OTCBB)

## 3.2.3 Options Trading

- Options orders and types
  - Spread
  - Straddle
  - Combination
  - Index options (e.g., VIX)
- Exercise and assignment
  - Tender of exercise notices
  - Assignment of exercise limits

#### Position and exercise limits

### 3.2.4 Handling and Executing Short Sales

- Regulation SHO
- Locates and borrows
- Price test
- Close-out requirements
- Order marking
- Exemptions

## 3.3 Handling Customer Orders

### 3.3.1 Meeting Obligations to Customers Regarding Orders

- Market hours vs. pre- and post-market trading
- Best execution vs. due diligence
- Adjustment of orders
- Fair prices and commissions
- Net transactions
- Order marking

## 3.3.2 Identifying and Avoiding Prohibited Activities

- Front running
- Trading ahead of customer orders
- Use of manipulative or deceptive devices
- Prohibited transactions of investment advisers

#### 3.3.3 Regulation NMS

- Order protection
- Display of customer limit orders

#### 3.3.4 Managing Various Account Activities

- Account holder types and characteristics [e.g., individual, joint, corporate, trust, custodial, retirement IRA, 403b)]
- Account types (e.g., cash, margin)
  - Account approvals
  - Required disclosures
  - o Margin, hypothecation and re-hypothecation
  - Margin-eligible/ineligible securities
  - Federal and FINRA margin requirements and margin calls (Regulation T)

#### 3.3.5 Account Statements and Confirmations

- Types of information that appear on an account statement
- Time frame for providing account statements
- Types of information that appear on a confirmation
- Confirmation delivery requirements, including electronic confirmations

- Non-trade confirmations/third party activity notices
- Updating customer account records

# 3.3.6 Customer accounts and compliance considerations

- Anti-money laundering (AML) compliance
  - o Structuring, layering and other money laundering activities
- Customer identification program (CIP) requirements
- "Know Your Customer" (KYC) obligations
- Office of Foreign Asset Control (OFAC) and the Specially Designated Nationals and Blocked Persons (SDNs) list
- Financial Crimes Enforcement Network (FinCEN)
- Suspicious activity reports (SARs)

# **FUNCTION 4 – Maintaining Books and Records and Trade Reporting**

# 4.1 Reporting Trades to the Designated Reporting Facility

- Distinctions among reporting facilities
- Trade reporting requirements (*e.g.*, modifiers, timing, trade acceptance)

# 4.2 Creating, Retaining and Reporting Required Records of Orders and Transactions

- Large Trader ID and related reporting and monitoring requirements
- Order execution/routing information
- Order Audit Trail System (OATS)
- Consolidated Options Audit Trail System (COATS)
- OATS reporting obligations, including timing and required fields
- Books and records and pre-time stamping
- ATS Transparency

## **RULES AND REGULATIONS REFERENCES**

This section provides a list of laws, rules and regulations that are associated with the functions described in the content outline. The list is provided to serve as a resource for some general concepts that will be tested on the exam, although not every function and associated task listed in the content outline has an associated law, rule or regulation.

The listing of laws, rules and regulations is intended to serve as a reference tool to aid candidates in studying to take the exam. The test questions will not require candidates to identify specific laws, rules or regulations. Instead, the candidate should know the definition, general characteristics and concepts associated with a particular law, rule or regulation. For example, an exam question will NOT ask the candidate to identify the specific FINRA rule number associated with trading halts (FINRA Rule 6120).

New laws, rules and regulations, as applicable, will be added to this reference list when associated definitions and general concepts are added to the content outline and examination. Similarly, laws, rules and regulations will be removed from this reference list at the time the associated definitions and general concepts are removed from the content outline and exam.

#### **FUNCTION 1 – Market Overview and Products**

## 1.1 Understanding the Structure of the Marketplace

**BOX Rules** 

Rule 2020 — Participant Eligibility and Registration

Rule 2040 — Restrictions

**CBOE** Rules

Rule 6.70 — Floor Broker Defined

Rule 6.71 — Registration of Floor Brokers

Rule 6.73 — Responsibilities of Floor Brokers

Rule 7.3 — Designation of Order Book Officials

Rule 7.12 — Par Official

**CHX Rules** 

Article 17 — Institutional Brokers

Rule 1 — Registration and Appointment

Rule 2 — Registration Procedures

Rule 3 — Responsibilities

Nasdag OMX PHLX Rules

Rule 155 — General Responsibility of Floor Brokers

Rule 1060 — Floor Broker Defined

Rule 1061 — Registration of Floor Brokers

Rule 1063 — Responsibilities of Floor Brokers

NYSE MKT (NYSE Amex Options)

Rule 930NY — Floor Broker Defined

Rule 931NY — Registration of Floor Brokers

Rule 933NY — Responsibilities of Floor Brokers

NYSE Arca Rules

Rule 6.43 — Options Floor Broker Defined

Rule 6.44 — Registration of Floor Brokers

Rule 6.46 — Responsibilities of Floor Brokers

Securities Act of 1933

Section 6 — Registration of Securities and Signing of Registration Statement

Securities Act of 1933 Rules and Regulations

Regulation C — Registration

Regulation D — Rules Governing the Limited Offer and Sale of Securities Without Registration Under

the Securities Act of 1933

## 1.2 Understanding Types of Products

Investment Company Act of 1940

Section 2 — General Definitions

Section 3 — Definition of Investment Company

Section 4 — Classification of Investment Companies

Section 5 — Sub-Classification of Management Companies

Section 6 — Exemptions

Section 8 — Registration of Investment Companies

## FUNCTION 2 – Engaging in Professional Conduct and Adhering to Regulatory Requirements

# 2.1 Adhering to Regulatory Requirements

#### FINRA Rules

Rule 1250 — Continuing Education Requirement

Rule 2310(c) — Direct Participation Programs

Rule 2320(g)(4) — Variable Contracts of an Insurance Company

Rule 3110(e) — Responsibility of Member to Investigate Applicants for Registration

Rule 3220 — Influencing or Rewarding Employees of Others

Rule 3270 — Outside Business Activities of Registered Persons

Rule 3280 — Private Securities Transactions of an Associated Person

Rule 4513 — Records of Written Customer Complaints

Rule 4530 — Reporting Requirements

Rule 5110(h) — Corporate Financing Rule – Underwriting Terms and Arrangements

#### NASD Rules

Rule 1030 Series — Registration of Representatives

Rule 2830(I)(5) — Investment Company Securities

Rule 3050 — Transactions for or by Associated Persons

Securities Exchange Act of 1934 Rules

Rule 17f-2 — Finger-Printing of Security Industry Personnel

## 2.2 Avoiding Prohibited Activities

#### FINRA Rules

Rule 2010 — Standards of Commercial Honor and Principles of Trade

Rule 2040 — Payments to Unregistered Persons

Rule 2150 — Improper Use of Customers' Securities or Funds; Prohibition Against Guarantees and

Rule Sharing in Accounts

Rule 3240 — Borrowing From or Lending to Customers

Rule 6130 — Transactions Related to Initial Public Offerings

# 3.1.1 Achieving Market Making Status

#### **BZX Rules**

Rule 11.5 — Registration of Market Makers

Rule 11.6 — Obligations of Market Maker Authorized Traders

Rule 11.7 — Registration of Market Makers in a Security

Rule 11.8 — Obligations of Market Makers

Rule 22.2 — Options Market Maker Registration

Rule 22.3 — Continuing Options Market Maker Registration

Rule 22.4 — Good Standing for Market Makers

Rule 22.5 — Obligations of Market Makers

Rule 22.6 — Market Maker Quotations

Rule 22.7 — Securities Accounts and Orders of Market Makers

Rule 22.10 — Limitations on Dealings

#### **BYX Rules**

Rule 11.5 — Registration of Market Makers

Rule 11.6 — Obligations of Market Maker Authorized Traders

Rule 11.7 — Registration of Market Makers in a Security

Rule 11.8 — Obligations of Market Makers

#### **BOX Rules**

Rule 100(a)(30) — Definition of a Market Maker

Rule 8000 — Market Maker Registration

Rule 8010 — Qualifications Requirements for Market Maker Registration

Rule 8020 — Good Standing for Market Makers

Rule 8030 — Appointment of Market Makers

Rule 8040 — Obligations of Market Makers

Rule 8050 — Market Maker Quotations

Rule 8060 — Securities Accounts and Orders of Market Makers

Rule 8090 — Limitations on Dealings

Rule 8100 — Standard Market Maker Protection Mechanism

Rule 8110 — Advanced Market Maker Protection Mechanism

## **CBOE** Rules

Rule 8.1 — Market-Maker Defined

Rule 8.2 — Registration of Market-Makers

Rule 8.7 — Obligations of Market-Makers

Rule 8.13 — Preferred Marker-Maker Program

Rule 8.14 — Index Hybrid Trading System Classes Market-Maker Participants

Rule 8.15 — Lead Market-Makers and Supplemental Market-Makers in Hybrid 3.0 Classes

Rule 8.15A — Lead Market-Makers in Hybrid Classes

Rule 8.80 — Designated Primary Market-Makers – DPM Defined

Rule 8.81 — DPM Designees

Rule 8.83 — Approval to Act as DPM

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Rule 8.85 — DPM Obligations
C2 Rules
    Rule 8.1 — Initial Market Maker Registration
   Rule 8.13 — Preferred Market Maker Program
CHX Rules
    Article 16 — Market Makers
    Rule 1 — Registration and Appointment
   Rule 2 — Initial Registration Procedures
    Rule 3 — Approval by the Exchange
    Rule 5 — Identification of Securities Traded as a Market Maker
    Rule 8 — Responsibilities
    Rule 9 — Limitation on Dealings
    Rule 10 — Reporting of Position Information
EDGA and EDGX Rules
   Rule 11.17 — Registration of Market Makers
    Rule 11.18 — Obligations of Market Maker Authorized Traders
    Rule 11.19 — Registration of Market Makers in a Security
    Rule 11.20— Obligations of Market Makers
FINRA Rules
    Rule 5250 — Payments for Market Making
    Rule 6271 — Registration as an ADF Market Maker or ADF ECN
    Rule 6275 — Withdrawal of Quotations
    Rule 6480 — Multiple MPIDs for Quoting and Trading in OTC Equity Securities
MIAX Rules
    Rule 600 — Registration of Market Makers
    Rule 601 — Registered Option Traders
    Rule 602 — Appointment of Market Makers
   Rule 603 — Obligations of Market Makers
    Rule 604 — Market Maker Quotations
Nasdaq OMX PHLX Rules
    Rule 1014 — Obligations and Restrictions Applicable to Specialists and Registered Options Traders
Nasdaq Stock Market Rules
   Rule 4612 — Registration as a Nasdag Market Maker
    Rule 4613 — Market Maker Obligations
    Rule 4620 — Voluntary Termination of Registration
Nasdaq OMX BX Rules
   Rule 4612 — Registration as an Equities Market Maker
    Rule 4613 — Market Maker Obligations
Nasdag Options Market Rules
    Chapter VII, Section 2 — Market Maker Registration
    Chapter VII, Section 3 — Continuing Market Maker Registration
    Chapter VII, Section 4 — Good Standing for Market Makers
   Chapter VII, Section 5 — Obligations of Market Makers
   Chapter VII, Section 6 — Market Maker Quotations
    Chapter VII, Section 7 — Securities Accounts and Orders of Market Makers
Nasdag OMX BX Options Rules
   Chapter VII, Section 2 — Market Maker Registration
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Chapter VII, Section 3 — Continuing Market Maker Registration
    Chapter VII, Section 4 — Good Standing of Market Makers
    Chapter VII, Section 5 — Obligations of Market Makers
    Chapter VII, Section 6 — Market Maker Quotations
   Chapter VII, Section 7 — Securities Accounts and Orders of Market Makers
NYSE MKT Rules (NYSE Amex Options)
    Rule 920NY — Market Makers
    Rule 921NY— Registration of Market Makers
    Rule 925NY— Obligations of Market Makers
    Rule 927NY — Specialists
    Rule 927.4NY — E-Specialists
NYSE Arca Rules
    Rule 6.32 — Market Maker Defined (Options)
   Rule 6.33 — Registration of Market Makers (Options)
    Rule 6.37 — Obligations of Market Makers (Options)
    Rule 6.82 — Lead Market Makers (Options)
    Rule 7.20 — Registration of Market Makers (Equities)
    Rule 7.23 — Obligations of Market Makers (Equities)
Securities Exchange Act of 1934
    Section 3(a)(38) — Definition of a Market Maker
Securities Exchange Act of 1934 Rules
    Rule 3b-8 —Definitions of "Qualified OTC Market Maker," "Qualified Third Market Maker" and "Qualified
    Block Positioner"
FUNCTION 3 – Trading Activities
3.1.2 Understanding Order Types
BZX Rules
    Rule 11.9 — Orders and Modifiers
    Rule 11.12 — Priority of Orders
    Rule 11.13 — Order Execution and Routing
    Rule 21.1 — Definitions
    Rule 21.8 — Order Display and Book Processing
    Rule 21.9 — Order Routing
    Rule 21.10 — Anonymity
BYX Rules
    Rule 11.9 — Orders and Modifiers
    Rule 11.12 — Priority of Orders
    Rule 11.13 — Order Execution and Routing
BOX Rules
    Rule 100(a)(44) — Definition of an Order
    Rule 7110 — Order Entry
    Rule 7240 — Complex Orders
    Rule 7270 — Block Orders
CBOE Rules
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Rule 6.53 — Certain Types of Orders Defined

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C2 Rules
   Rule 6.10 — Order Types Defined
CHX Rules
   Article 1 — Rule 2 — Order Types, Modifiers, and Related Terms
EDGA and EDGX Rules
   Rule 11.8 — Order Types
   Rule 11.10 — Order Execution
   Rule 11.11 — Routing to Away Trading Center
ISE Rules
   Rule 715 — Types of Orders
   Rule 722 — Complex Orders
MIAX Rules
   Rule 100 — Definitions
   Rule 513 — Submission of Orders and Clearance of Transactions
   Rule 514 — Priority of Quotes and Orders
   Rule 515 — Execution of Orders and Quotes
   Rule 516 — Order Types Defined
   Rule 517 — Quote Types Defined
Nasdag OMX PHLX Rules
   Rule 1066 — Certain Types of Floor-Based (Non-PHLX XL) Orders Defined
   Rule 1080 — PHLX XL and PHLX II
   Rule 3301A (PSX) — Order Types
   Rule 3301B (PSX) — Order Attributes
Nasdag Stock Market Rules
   Rule 4702 — Order Types
   Rule 4703 — Order Attributes
Nasdaq OMX BX Rules
   Rule 4702 — Order Types
   Rule 4703 — Order Attributes
Nasdag Options Market Rules
   Chapter VI — Section 1 — Definitions
Nasdaq OMX BX Options Rules
   Chapter VI — Section 1 — Definitions
NSX Rules
   Rule 11.11 — Orders and Modifiers
   Rule 11.14 — Priority of Orders
   Rule 11.15 — Order Execution
NYSE MKT Rules
   Rule 900.3NY — Orders Defined
NYSE Arca Rules
   Rule 6.62 — Certain Types of Orders Defined
   Rule 7.31 — Orders and Modifiers
```

## 3.1.3 Market Access

Securities Exchange Act of 1934 Rules

Rule 15c3-5 — Risk Management Controls for Brokers or Dealers With Market Access

## 3.1.4 Identifying and Handling Clearly Erroneous Transactions

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BZX Rules
    Rule 11.17 — Clearly Erroneous Executions
   Rule 20.6 — Nullification and Adjustment of Option Transactions Including Obvious Errors
BYX Rules
   Rule 11.17 — Clearly Erroneous Executions
BOX Rules
    Rule 7180 — Transaction Price Binding
    Rule 7170 — Nullification and Adjustment of Options Transactions including Obvious Errors
    Rule 7180 — Transaction Price Binding
CBOE Rules
    Rule 6.25 — Nullification and Adjustment of Options Transactions Including Obvious Errors
    Rule 6.52 — Price Binding Despite Erroneous Report
    Rule 6.60 — Unmatched Trade Reports
    Rule 6.61 — Reconciliation and Resolution of Unmatched Trades
CHX Rules
   Article 20 — Rule 9 — Cancellations or Adjustment of Bona Fide Error Trades
    Article 20 — Rule 10 — Handling of Clearly Erroneous Transactions
C2 Rules
   Rule 6.15 — Nullification and Adjustment of Options Transactions Including Obvious Errors
    Rule 6.16 — Price Binding Despite Erroneous Report
EDGA and EDGX Rules
    Rule 11.15 — Clearly Erroneous Executions
FINRA Rule 11890 Series — Clearly Erroneous Transactions
ISE Rules
    Rule 719 — Transaction Price Binding
MIAX Rules
    Rule 521 — Nullification and Adjustment of Options Transactions Including Obvious Errors
    Rule 522 — Price Binding Despite Erroneous Report
Nasdaq OMX PHLX Rules
    Rule 128 — Price of Execution Binding
    Rule 1092 — Nullification and Adjustment of Options Transactions Including Obvious Errors
    Rule 3312 (PSX) — Clearly Erroneous Transactions
Nasdag Stock Market Rules
    Rule 11890 — Clearly Erroneous Transactions
Nasdaq OMX BX Rules
   Rule 11890 — Clearly Erroneous Transactions
Nasdaq Q Options Market Rules
   Chapter V — Section 6 — Nullification and Adjustment of Options Transactions Including Obvious
    Errors
    Chapter VI — Section 13 — Transaction Price Binding
Nasdag OMX BX Options Rules
    Chapter V — Section 6 — Nullification and Adjustment of Options Transactions Including Obvious
    Errors
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Chapter VI — Section 13 — Transaction Price Binding

#### **NSX Rules**

Rule 11.19 — Clearly Erroneous Executions

NYSE MKT Rules

Rule 958NY — Price Binding Despite Erroneous Report

Rule 970 — Comparison of Option Transactions Excluded from Clearance

NYSE Arca Rules

Rule 6.21 — Resolution of Un-Compared Trades

Rule 6.70 — Price Binding Despite Erroneous Report

## 3.1.5 Display, Execution, and Trading Systems

#### **BZX Rules**

Rule 2.11 — BATS Trading, Inc. as Outbound Router

Rule 2.12 — BATS Trading, Inc. as Inbound Router

Rule 11.8 — Obligations of Market Makers

Rule 11.9 — Orders and Modifiers

Rule 11.11 — Price Variations

Rule 11.12 — Priority of Orders

Rule 11.13 — Order Execution and Routing

Rule 11.15 — Clearance and Settlement; Anonymity

Rule 11.20 — Locking or Crossing Quotations in NMS Stocks

Rule 11.23 — Auctions

Rule 11.24 — Opening Process for Non-BATS Listed Securities

Rule 20.4 — Resumption of Trading After a Halt

Rule 21.3 — Units of Trading

Rule 21.4 — Meaning of Premium Quotes and Orders

Rule 21.5 — Minimum Increments

Rule 21.6 — Entry of Orders

Rule 21.7 — Market Opening Procedures

Rule 21.8 — Order Display and Book Processing

Rule 21.9 — Order Routing

Rule 21.10 — Anonymity

Rule 22.5 — Obligations of Market Makers

Rule 27.2 — Order Protection

#### **BYX Rules**

Rule 2.11 — BATS Trading, Inc. as Outbound Router

Rule 2.12 — BATS Trading, Inc. as Inbound Router

Rule 11.8 — Obligations of Market Makers

Rule 11.9 — Orders and Modifiers

Rule 11.11 — Price Variations

Rule 11.12 — Priority of Orders

Rule 11.13 — Order Execution and Routing

Rule 11.15 — Clearance and Settlement: Anonymity

Rule 11.20 — Locking or Crossing Quotations in NMS Stocks

#### **BOX Rules**

Rule 8100 — Standard Market Maker Protection Mechanism

Rule 15010 — Order Protection

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Rule 15020 — Locked and Crossed Markets
CBOE Rules
    Rule 6.24 — Required Order Information
    Rule 6.45 — Priority of Bids and Offers – Allocation of Trades
    Rule 6.45A — Priority and Allocation of Equity Option Trades on the CBOE Hybrid System
    Rule 6.45B — Priority and Allocation of Trades in Index Options and Options on ETFs on the CBOE
    Hybrid System
    Rule 6.74 — Crossing Orders
   Rule 6.74A — Automated Improvement Mechanism (AIM)
    Rule 6.74B — Solicitation Auction Mechanism
    Rule 6.9 — Solicited Transactions
    Rule 8.15 — Lead Market-Makers and Supplemental Market-Makers in Hybrid 3.0 Classes
    Rule 8.87 — Participation Entitlements of DPMs and E-DPM
   Rule 8.85 — DPM Obligations
C2 Rules
    Rule 6.2 — Unit of Trading
    Rule 6.3 — Meaning of Premium Bids and Offers
    Rule 6.4 — Minimum Increments for Bids and Offers
    Rule 6.10 — Order Types Defined
    Rule 6.11 — Openings (And Sometimes Closings)
    Rule 6.40 — Contract Made on Acceptance of Bid or Offer
    Rule 8.5 — Obligations of Market-Makers
   Rule 8.6 — Market-Maker Firm Quotes
CHX Rules
   Article 1 — Rule 2 — Order Types, Modifiers, and Related Terms
    Article 16 — Rule 8 — Responsibilities
   Article 20 — Rule 3 — Firm Orders
    Article 20 — Rule 4 — Eligible Orders
   Article 20 — Rule 5 — Prevention of Trade Throughs
    Article 20 — Rule 6 — Locked and Crossed Markets
EDGA and EDGX Rules
    Rule 2.11 — BATS Trading, Inc. as Outbound Router
    Rule 2.12 — BATS Trading, Inc. as Inbound Router
    Rule 11.8 — Order Types
   Rule 11.9 — Priority of Orders
    Rule 11.10 — Order Execution
    Rule 11.13 — Clearance and Settlement: Anonymity
FINRA Alternative Display Facility (ADF) Rule 6200 Series
    Rule 6210 — General
    Rule 6220 — Definitions
    Rule 6230 — Use of Alternative Display Facility Data Systems
    Rule 6240 — Prohibition from Locking or Crossing Quotations in NMS Stocks
    Rule 6250 — Quote and Order Access Requirements
    Rule 6260 — Review of Direct or Indirect Access Complaints
    Rule 6270 Series — Quoting and Trading in ADF-Eligible Securities
   Rule 6273 — Normal Business Hours
ISE Rules
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Rule 701 — Trading Rotations
   Rule 711 — Acceptance of Quotes and Orders
   Rule 712(a) — Order Identification
   Rule 713 — Priority of Quotes and Orders
   Rule 717 — Limitations on Orders
   Rule 803 — Obligations of Market Makers
   Rule 803(c) — Primary Market Makers
   Rule 1901 — Order Protection
   Rule 1902 — Locked and Crossed Markets
MIAX Rules
   Rule 501 — Day and Hours of Business
   Rule 503 — Openings on the Exchange
   Rule 504 — Trading Halts
   Rule 515 — Execution of Orders and Quotes
   Rule 529 — Order Routing to Other Exchanges
   Rule 1400 — Definitions
   Rule 1401 — Order Protection
   Rule 1402 — Locked and Crossed Markets
Nasdaq OMX PHLX Rules
   Rule 1014 — Obligations and Restrictions Applicable to Specialists and Registered Options Traders
   Rule 1017 — Openings in Options
   Rule 1047 — Trading Rotations, Halts and Suspensions
   Rule 1080 — PHLX XL and PHLX XL II
   Rule 1082 — Firm Quotations
   Rule 1083 — Order Protection; Locked and Crossed Markets
   Rule 3213 (PSX) — Market Making Obligations
   Rule 3301A — Order Types
   Rule 3301B — Order Attributes
   Rule 3302 (PSX) — Opening Process
   Rule 3306 (PSX) — Entry and Display of Quotes and Orders
   Rule 3310 (PSX) — Anonymity
Nasdaq Stock Market Rules
   Rule 4613 — Market Maker Obligations
   Rule 4702 — Order Types
   Rule 4703 — Order Attributes
   Rule 4752 — Opening Process
   Rule 4753 — Nasdag Halt Cross
   Rule 4754 — Nasdag Closing Cross
   Rule 4756 — Entry and Display of Quotes and Orders
   Rule 4757 — Book Processing
   Rule 4758 — Order Routing
   Rule 4760 — Anonymity
Nasdaq OMX BX Rules
   Rule 4702 — Order Types
   Rule 4703 — Order Attributes
   Rule 4752 — Opening Process; Opening and Closing Price
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Rule 4756 — Entry and Display of Quotes and Orders

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Rule 4760 — Anonymity
Nasdag Options Market Rules
   Chapter VI — Section 7 — Entry and Display of Orders
   Chapter VI — Section 8 — Nasdaq Opening and Halt Cross
   Chapter VI — Section 11 — Order Routing
   Chapter VI — Section 12 — Anonymity
   Chapter VII — Section 5 — Obligations of Market Makers
   Chapter XII — Options Order Protection and Locked and Crossed Markets Rules
Nasdag OMX BX Options Rules
   Chapter VI — Section 7 — Entry and Display of Orders
   Chapter VI — Section 8 — BX Opening and Halt Cross
   Chapter VI — Section 11 — Order Routing
   Chapter VII — Section 5 — Obligations of Market Makers
   Chapter XII — Options Order Protection and Locked and Crossed Market Rules
NSX Rules
   Rule 12.10 — Best Execution
   Rule 12.11 — Trading Suspensions
NYSE Arca Rules
   Rule 6.62 — Certain Types of Orders Defined
   Rule 6.64 — OX Opening Process
   Rule 6.67 — Order Format and System Entry Requirements
   Rule 6.76 — Order Ranking and Display
   Rule 6.76A — Order Execution — OX
   Rule 6.94 — Order Protection
   Rule 6.95 — Locked and Crossed Markets
   Rule 7.35 — Auctions (Equities)
   Rule 7.36 — Order Ranking and Display
NYSE MKT Rules
   Rule 900.3NY — Orders Defined
   Rule 935NY— Order Exposure Requirements
   Rule 952NY — Opening Process
   Rule 955NY — Order Format and System Entry Requirements
   Rule 964NY — Display, Priority and Order Allocation - Trading Systems
   Rule 991NY — Order Protection
   Rule 992NY — Locked and Crossed Markets
SEC Market Regulations
   Regulation ATS
       Rule 300 — Definitions
       Rule 301 — Requirements for Alternative Trading Systems
       Rule 302 — Recordkeeping Requirements for Alternative Trading Systems
       Rule 303 — Record Preservation Requirements for Alternative Trading Systems
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## 3.1.6 Identifying and Avoiding Prohibited Activities

#### FINRA Rules

Rule 5230 — Payments Involving Publications that Influence the Market Price of a Security Rule 5280 — Trading Ahead of Research Reports

Rule 5240 — Anti-Intimidation/Coordination

Rule 5290 — Order Entry and Execution Practices

Rule 2020 — Use of Manipulative, Deceptive or Other Fraudulent Devices

Securities Exchange Act of 1934

Section 9 – Prohibition Against Manipulation of Security Prices

Section 15(g) — Registration and Regulation of Brokers and Dealers (policies and procedures to be developed by broker-dealers to prevent misuse of material, non-public information)

Securities Exchange Act of 1934 Rules

Rule 10b-5 — Employment of Manipulative and Deceptive Devices

Rule 10b5-2 — Duties of Trust or Confidence in Misappropriation Insider Trading Cases

#### 3.1.7 Clearance and Settlement

#### **BZX Rules**

Rule 11.15 — Clearance and Settlement; Anonymity

Rule 13.1 — Comparison and Settlement Requirements

Rule 13.2 — Failure to Deliver and Failure to Receive

Rule 23.3 — Delivery and Payment

#### **BYX Rules**

Rule 11.15 — Clearance and Settlement; Anonymity

Rule 13.1 — Comparison and Settlement Requirements

Rule 13.2 — Failure to Deliver and Failure to Receive

#### **BOX Rules**

Rule 7200 — Submission for Clearance

**CBOE** Rules

Rule 6.50 — Submission for Clearance

CHX Rules

Article 21 — Clearance and Settlement

**EDGA and EDGX Rules** 

Rule 11.13 — Clearance and Settlement; Anonymity

Rule 13.1 — Comparison and Settlement Requirements

FINRA Rules

Rules 6274/6350A/6350B — Clearance and Settlement

Uniform Practice Codes

Rule 11130 — When, As and If Issued/Distributed Contracts

Rule 11140 — Transactions in Securities "Ex-Dividend," "Ex-Rights" or "Ex-Warrants"

Rule 11320 — Dates of Delivery

#### ISE Rules

Rule 1102 — Delivery and Payment

#### MIAX Rules

Rule 513 — Submission of Orders and Clearance of Transactions

Rule 606 — Trade Reporting and Comparison

Rule 702 — Delivery and Payment

Rule 804 — Automated Submission of Trade Data

#### Nasdag OMX PHLX Rules

Rule 1044 — Delivery and Payment

Rule 3218 (PSX) — Clearance and Settlement

Nasdag Stock Market Rules

Rule 4618 — Clearance and Settlement

Rule 11300 Series — Delivery of Securities

Nasdaq OMX BX Rules

Rule 4618 — Clearance and Settlement

Nasdaq Options Market Rules

Chapter VIII — Section 3 — Delivery and Payment

Nasdaq OMX BX Options Rules

Chapter VIII — Section 3 — Delivery and Payment

**NSX Rules** 

Rule 11.17 — Clearance and Settlement

Rule 13.1 — Comparison and Settlement Requirements

Rule 13.2 — Failure to Deliver and Failure to Receive

NYSE MKT Rule

Rule 765 — Assignment by Member Organizations

Rule 774 — Signature Guarantee

Rule 775 — Legal Assignments

Rule 776 — Book-Entry Settlement of Transactions

Rule 831 — Buyer Entitled to Dividend

Rule 882 — Due-Bills on Failures to Deliver

Rule 982 — Delivery and Payment

**NYSE Arca Rules** 

Rule 6.26 — Delivery and Payment

Securities Exchange Act of 1934 Rules

Rule 15c6-1 — Settlement Cycle

#### 3.1.8 Disseminating Quotes and Trade Advertisements

#### **BZX Rules**

Rule 11.18 — Trading Halts Due to Extraordinary Market Volatility

Rule 20.3 — Trading Halts

Rule 20.4 — Resumption of Trading After a Halt

Rule 20.5 — Unusual Market Conditions

**BYX Rules** 

Rule 11.18 — Trading Halts Due to Extraordinary Market Volatility

**BOX Rules** 

Rule 6080(c) — Instituting Halts and Suspensions

Rule 7060 — Acceptances of Quotes and Orders

Rule 7080 — Trading Halts

Rule 7090 — Trading Halts Due to Extraordinary Market Volatility

**CBOE** Rules

Rule 6.3 —Trading Halts

Rule 6.3B — Market-Wide Trading Halts Due to Extraordinary Market Volatility

Rule 6.3C — Individual Stock Trading Pause Due to Extraordinary Market Volatility

Rule 6.6 — Unusual Market Conditions

Rule 24.7 — Trading Halts, Suspensions, or Primary Market Closure

C2 Rules

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Rule 6.32 — Trading Halts
    Rule 6.33 — Authority to Take Action Under Emergency Conditions
CHX Rules
    Article 1, Rule 2 — Order Types, Modifiers, and Related Terms
    Article 16, Rule 8 — Responsibilities
    Article 20, Rule 2 — Trading Halts Due to Extraordinary Market Volatility
    Article 20, Rule 2A — Limit Up-Limit Down Plan and Trading Pauses in Individual Securities Due to
   Extraordinary Market Volatility
    Article 20, Rule 4 — Eligible Orders
    Article 20, Rule 8 — Operation of the Matching Engine
    Article 20, Rule 10 — Handling of Clearly Erroneous Transactions
EDGA and EDGX Rules
    Rule 11.16 — Trading Halts Due to Extraordinary Market Volatility
FINRA Rules
    Rule 5210 — Publication of Transactions and Quotations
   Rule 5220 — Offers at Stated Prices
    Rule 5260 — Prohibition on Transactions, Publication of Quotations, or Publication of Indications of
    Interest During Trading Halts
    Rule 6120 — Trading Halts
    Rule 6121 — Trading Halts Due to Extraordinary Market Volatility
    Rule 6190 — Compliance with Regulation NMS Plan to Address Extraordinary Market Volatility
    Rule 6272 (ADF) — Character of Quotations
    Rules 6277/6360A/6360B — Suspension and Termination of Quotations by FINRA Action
    Rule 6440 — Trading and Quotation Halt in OTC Equity Securities
ISE Rules
    Rule 702 — Trading Halts
    Rule 703 — Trading Halts Due to Extraordinary Market Volatility
    Rule 703A — Trading During Limit Up-Limit Down States in Underlying Securities
MIAX Rules
    Rule 504 — Trading Halts
    Rule 523 — Authority to Act Under Emergency Conditions
    Rule 530 — Limit Up-Limit Down
Nasdag OMX PHLX Rules
    Rule 133 — Trading Halts Due to Extraordinary Market Volatility
    Rule 136 — Trading Halts in Certain Exchange Traded Funds
    Rule 1047 — Trading Rotations, Halts and Suspensions
    Rule 1047A (Index Options) — Trading Rotations, Halts or Re-Openings
   Rule 1080 — PHLX XL and PHLX II
    Rule 3100 (PSX) — Limit Up-Limit Down Plan and Trading Halts on PSX
Nasdaq Stock Market Rules
   Rule 4120 — Limit Up-Limit Down Plan and Trading Halts
    Rule 4121 — Trading Halts Due to Extraordinary Market Volatility
    Rule 4753 — Nasdaq Halt Cross
Nasdaq OMX BX Rules
    Rule 4120 — Limit Up-Limit Down Plan and Trading Halts
    Rule 4121 — Trading Halts Due to Extraordinary Market Volatility
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Nasdaq Options Market Rules

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Chapter V — Section 3 — Trading Halts
    Chapter V — Section 4 — Resumption of Trading After a Halt
   Chapter V — Section 5 — Unusual Market Conditions
Nasdaq OMX BX Options Rules
    Chapter V — Section 3 — Trading Halts
    Chapter V — Section 4 — Resumption of Trading After a Halt
    Chapter V — Section 5 — Unusual Market Conditions
NSX Rules
   Rule 11.20 — Trading Halts and Pauses
NYSE MKT Rules
    Rule 953NY — Trading Halts and Suspensions
    Rule 953.1NY — Limit-Up and Limit-Down During Extraordinary Market Volatility
NYSE Arca Rules
    Rule 6.65 — Trading Halts and Suspensions
   Rule 7.11 — Limit Up and Limit Down Plan and Trading Pauses in Individual Securities Due to
   Extraordinary Market Volatility
SEC Market Regulations
    Regulation NMS
       Rule 602 — Dissemination of Quotations in NMS Securities
       Rule 610 — Access to Quotations
3.2.1 IPOs, Secondary Offerings and Safe Harbors
FINRA Rules
    Rule 5131 — New Issue Allocations and Distributions
    Rule 5190(e) — Notice of Penalty Bids and Syndicate Covering Transactions in OTC Equity Securities
    Rule 6130 — Transactions Related to Initial Public Offerings
    Rule 6435 — Withdrawal of Quotations in an OTC Equity Security in Compliance with SEC Regulation
    M
Nasdag Stock Market Rules
    Rule 4614 — Stabilizing Bids
   Rule 4624 — Penalty Bids and Syndicate Covering Transactions
Nasdag OMX BX Rules
    Rule 4614 — Stabilizing Bids
    Rule 4619 — Withdrawal of Quotations
    Rule 4624 — Penalty Bids and Syndicate Covering Transactions
Securities Exchange Act of 1934
    Section 5 — Transactions on Unregistered Exchanges
Securities Exchange Act of 1934 Rules
    Rule 10b5-1 — Trading "On The Basis Of" Material Non-Public Information in Insider Trading Cases
    Rule 10b-18 — Purchases of Certain Equity Securities By the Issuer and Others
SEC Market Regulations
    Regulation M
       Rule 101 — Activities By Distribution Participants
       Rule 102 — Activities By Issuers and Selling Security Holders During a Distribution
       Rule 103 — Nasdag Passive Market Making
```

Rule 104 — Stabilizing and Other Activities in Connection With an Offering

Rule 105 — Short Sales in Connection With a Public Offering

Securities Act of 1933 Rules and Regulations

Regulation D — Rules Governing the Limited Offer and Sale of Securities Without Registration Under the Securities Act of 1933

Rule 144 — Persons Deemed Not to Be Engaged in a Distribution and Therefore Not Underwriters

Rule 144A — Private Resales of Securities to Institutions

Rule 145 — Reclassification of Securities, Mergers, Consolidations and Acquisitions of Assets

## 3.2.2. Non-Listed and Penny Stocks

#### FINRA Rules

Rule 6140 — Other Trading Practices

Rule 6400 Series — Quoting and Trading in OTC Equity Securities

Rule 6410 — General

Rule 6420 — Definitions

Rule 6432 — Compliance with the Information Requirements of SEA Rule 15c2-11

Rule 6433 — Minimum Quotation Size Requirements for OTC Equity Securities

Rule 6434 — Minimum Pricing Increment for OTC Equity Securities

Rule 6437 — Prohibition from Locking or Crossing Quotations in OTC Equity Securities

Rule 6438 — Displaying Priced Quotations in Multiple Quotation Mediums

Rule 6460 — Display of Customer Limit Orders

Rule 6500 Series — OTC Bulletin Board Service

Rule 6510 — Applicability

Rule 6520 — Operation of the Service

Rule 6530 — OTCBB-Eligible Securities

Rule 6540 — Requirements Applicable to Market Makers

Securities Exchange Act of 1934

Section 3(a)(51) — Definition of Penny Stock

Securities Exchange Act of 1934 Rules

Rule 15c2-11 — Initiation or Resumption of Quotations Without Specified Information

Rule 15g-1 — Exemptions for Certain Transactions

Rule 15g-3 — Broker or Dealer Disclosure of Quotations and Other Information Relating to the Penny Stock Market

Rule 15g-4 — Disclosure of Compensation to Brokers or Dealers

Rule 15g-5 — Disclosure of Compensation to Associated Persons in Connection With Penny Stock

Transactions

Rule 15g-8 — Sales of Escrowed Securities of Blank Check Companies

## 3.2.3 Options Trading

#### **BZX Rules**

Chapter XVI — General Provisions — BATS Options

Chapter XIX — Securities Traded on BATS Options

Chapter XXIX — Index Rules

Rule 23.1 — Exercise of Options Contracts

Rule 23.2 — Allocation of Exercise Notices

Rule 23.3 — Delivery and Payment

# **BOX Rules** Rule 6010 — Definitions Rule 6060 — Exemption from Position Limits Rule 6070 — Exercise Limits Rule 9010 — Allocation of Exercise Notices Rule 9020 — Delivery and Payment CBOE Rules Rule 4.11 — Position Limits Rule 4.12 — Exercise Limits Rule 4.13 — Reports Related to Position Limits Rule 6.53 — Certain Types of Orders Defined Rule 11.1 — Exercise of Option Contracts Rule 11.2 — Allocation of Exercise Notices Rule 11.3 — Delivery and Payment Rule 24.4 — Position Limits for Broad-Based Index Options Rule 24.4A — Position Limits for Industry Index Options Rule 24.4B — Position Limits for Options on Micro Narrow-Based Indexes as Defined Under Rule 24.2(d) Rule 24.4C — Position Limits for Individual Stock or ETF Volatility Index Options Rule 24.5 — Exercise Limits Rule 24A.7 — Position Limits and Reporting Requirements Rule 24A.8 — Exercise Limits Rule 24B.7 — Position Limits and Reporting Requirements Rule 24B.8 — Exercise Limits ISE Rules Chapter 1 — Definitions Chapter 20 — Index Rules Chapter 22 — Rate-Modified Foreign Currency Options Rules Rule 503 — Withdrawal of Approval of Underlying Securities Rule 504 — Series of Options Contracts Open for Trading Rule 1100 — Exercise of Option Contracts Rule 1101 — Allocation of Exercise Notices Rule 1102 — Delivery and Payment MIAX Rules Rule 100 — Definitions Rule 402 — Criteria for Underlying Securities Rule 403 — Withdrawal of Approval of Underlying Securities Rule 404 — Series of Option Contracts Open for Trading Rule 700 — Exercise of Option Contracts Rule 701 — Allocation of Exercise Notices Rule 702 — Delivery and Payment Nasdag OMX BX Rules Rule 2840 — Trading in Index Warrants, Currency Index Warrants and Currency Warrants Rule 2850 — Position Limits Rule 2851 — Exercise Limits Rule 2852 — Reporting Requirements

Nasdaq OMX BX Options Rules

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Chapter I — Section 1 — Definitions
    Chapter IV — Securities Traded on BX Options
    Chapter VIII — Section 1 — Exercise of Option Contracts
    Chapter VIII — Section 2 — Allocation of Exercise Notices
    Chapter VIII — Section 3 — Delivery and Payment
   Chapter XIV — Index Rules
Nasdag OMX PHLX Rules
    Rule 1000 — Applicability, Definitions and References
    Rule 1000A — Applicability and Definitions
    Rule 1010 — Withdrawal of Approval of Underlying Securities of Options
    Rule 1012.05(a) — Series of Options Open for Trading
    Rule 1042 — Exercise of Equity Option Contracts
    Rule 1042A — Exercise of Option Contracts
    Rule 1043 — Allocation of Exercise Notices
    Rule 1044 — Delivery and Payment
Nasdaq Options Market Rules
    Chapter I — Section 1 — Definitions
    Chapter IV — Securities Traded on Nasdag Options Market
    Chapter VIII — Section 1 — Exercise of Option Contracts
    Chapter VIII — Section 2 — Allocation of Exercise Notices
   Chapter VIII — Section 3 — Delivery and Payment
   Chapter XIV — Index Rules
Nasdag Stock Market Rules
   Rule 2840 Series —Trading in Index Warrants, Currency Index Warrants and Currency Warrants
    Rule 2850 — Position Limits
   Rule 2851 — Exercise Limits
   Rule 2852 — Reporting Requirements
NSX Rules
    Rule 12.9 — Options
NYSE Arca Options Rules
    Rule 5, Section 3 — Stock Index Options
    Rule 5.75 — Series of Foreign Currency Options Open for Trading
    Rule 6.1 — Rules Principally Applicable to Trading of Option Contracts
   Rule 6.4 — Series of Options Open for Trading
NYSE Mkt Rules
    Rule 900NY — Rules Principally Applicable to Trading of Options Contracts
   Section 11 — Stock Index Options
    Rule 903 — Series of Options Open for Trading
   Rule 980 — Exercise of Options Contracts
    Rule 981 — Allocation of Exercise Notices
    Rule 982 — Delivery and Payment
NYSE Arca Rules
   Rule 5.24 — Exercise of Options Contracts
   Rule 6.25 — Allocation of Exercise Assignment Notices
    Rule 6.26 — Delivery and Payment
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# 3.2.4 Handling and Executing Short Sales

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FINRA Rules 6182 and 6624 — Trade Reporting of Short Sales
SEC Market Regulations
   Regulation SHO
       Rule 200 — Definition of "Short Sale" and Marking Requirements
       Rule 201 — Circuit Breaker
       Rule 203 — Borrowing and Delivery Requirements
       Rule 204 — Close-Out Requirement
3.3.1 Meeting Obligations to Customers Regarding Orders
BZX Rules
    Rule 11.1 — Hours of Trading and Trading Days
    Rule 19.7 — Adjustments
    Rule 20.6 — Nullification and Adjustment of Options Transactions Including Obvious Errors
    Rule 21.2 — Days and Hours of Business
    Rule 29.10 — Trading Sessions
BYX Rules
   Rule 11.1 — Hours of Trading and Trading Days
BOX Rules
    Rule 5060 — Adjustments
    Rule 6080 — Trading Sessions – Days and Hours of Business
    Rule 7130 — Execution and Price/Time Priority
CBOE Rules
    Rule 5.7 — Adjustments
    Rule 6.1 — Days and Hours of Business
    Rule 6.25 — Nullification and Adjustment of Options Transactions Including Obvious Errors
    Rule 6.52 — Price Binding Despite Erroneous Report
C2 Rules
    Rule 6.1 — Days and Hours of Business
    Rule 6.15 — Nullification and Adjustment of Options Transactions Including Obvious Errors
    Rule 6.16 — Price Binding Despite Erroneous Report
CHX Rules
   Article 20, Rule 1 — Trading Sessions
ISE Rules
    Rule 505 — Adjustments
    Rule 700 — Days and Hours of Business
EDGA and EDGX Rules
   Rule 11.1— Hours of Trading and Trading Days
FINRA Rules
    Rule 2010 — Standards of Commercial Honor and Principles of Trade
   Rule 2121 — Fair Prices and Commissions
    Rule 2124 — Net Transactions with Customers
   Rule 2265 — Extended Hours Trading Risk Disclosure
    Rule 5310 — Best Execution and Interpositioning
    Rule 5330 — Adjustment of Orders
    Rule 5350 — Stop Orders
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Rule 6140 — Other Trading Practices MIAX Rules Rule 405 — Adjustments Rule 501 — Day and Hours of Business Rule 521 — Nullification and Adjustment of Options Transactions Including Obvious Errors Nasdaq Options Market Rules Chapter IV — Section 7 — Adjustments Chapter V — Section 6 — Nullification and Adjustment of Options Transactions Including Obvious Errors Chapter XIV — Section 10 — Trading Sessions Nasdaq OMX BX Rules Rule 3220 — Adjustment of Open Orders Rule 4617 — Normal Business Hours Nasdaq OMX BX Options Rules Chapter IV — Section 7 — Adjustments Chapter V — Section 6 — Nullification and Adjustment of Options Transactions Including Obvious **Errors** Chapter XIV — Section 10 — Trading Sessions Nasdag OMX PHLX Rules Rule 101 — Hours of Business Rule 1092 — Nullification and Adjustment of Options Transactions Including Obvious Errors Rule 3217 (PSX) — Normal Business Hours Nasdag Stock Market Rules Rule 4617 — Normal Business Hours Rule 4761 — Corporate Actions Related to a Dividend, Payment or Distribution **NSX Rules** Rule 11.1 — Hours of Trading NYSE Arca Rules Rule 6.4(b) and (c) — Adjustments NYSE MKT Rules Rule 901NY — Trading Sessions Rule 903(d) and (f) — Adjustments NYSE Arca Rules Rule 5.20 — Trading Sessions Rule 5.79 — Trading Sessions Rule 6.12 — Open Orders on "Ex-Date" Rule 7.1 — Trading Sessions Rule 7.34 — Trading Sessions 3.3.2 Identifying and Avoiding Prohibited Activities **CHX Rules** Article 9 — General Trading Rules

CHX Rules
Article 9 — General Trading Rules
FINRA Rules
Rule 2020 — Use of Manipulative, Deceptive or Other Fraudulent Devices
Rule 5270 — Front Running of Block Transactions
Rule 5320 — Prohibition Against Trading Ahead of Customer Orders

Investment Advisers Act of 1940

Section 206 — Prohibited Transactions by Investment Advisers

## 3.3.3 Regulation NMS

**SEC Market Regulations** 

Regulation NMS — Regulation of the National Market System

Rule 600 — NMS Security Designation and Definitions

Rule 604 — Display of Customer Limit Orders

Rule 611 — Order Protection Rule

Rule 612 — Minimum Price Increments

#### 3.3.5 Account Statements and Confirmations

FINRA Rule 2232 — Customer Confirmations

NASD Rule 2340 — Customer Account Statements

## 3.3.6 Customer Accounts and Compliance Considerations

FINRA Rules

2090 — Know Your Customer

3310 — Anti-Money Laundering Compliance Program

# FUNCTION 4 – Maintaining Books and Records and Trade Reporting

# 4.1 Reporting Trades to the Designated Reporting Facility

**BZX Rules** 

Rule 11.14 — Trade Execution and Reporting

Rule 21.3 — Units of Trading

**BYX Rules** 

Rule 11.14 — Trade Execution and Reporting

**BOX Rules** 

Rule 7120 — Audit Trail

C2 Rules

Rule 6.38 — Reporting of Trade Information

**CHX Rules** 

Article 21 — Rule 1 — Trade Reporting With a Qualified Clearing Agency

Article 21 — Rule 6 — Submission of Clearing Information for Transaction Executed Off-Exchange

EDGA and EDGX Rules

Rule 11.12 — Trade Execution and Reporting

FINRA Rules

Rule 6110 — Trading Otherwise than on an Exchange

Rule 6160 — Multiple MPIDs for Trade Reporting Facility Participants

Rule 6170 — Primary and Additional MPIDs for Alternative Display Facility Participants

Rule 6181 — Timely Transaction Reporting

Rule 6183 — Exemption from Trade Reporting Obligation for Certain Alternative Trading Systems

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Rule 6280 and 7100 Series — Transaction Reporting/Alternative Display Facility
       Rule 6281 — Reporting Transactions in ADF-Eligible Securities
       Rule 6282 — Transactions Reported by Members to the Alternative Display Facility (ADF)
       Rule 7110 — Definitions
       Rule 7120 — Trade Reporting Participation Requirements
       Rule 7130 — Trade Report Input
       Rule 7140 — Trade Report Processing
       Rule 7150 — Obligation to Honor Trades
       Rule 7160 — Audit Trail Requirements
   Rule 6300A/7200A Series and 6300B/7200B Series — FINRA/Nasdaq Trade Reporting Facility and
    FINRA/NYSE Trade Reporting Facility
       Rule 6310A/6300B — General
       Rule 6320A/6320B — Definitions
       Rule 6380A/6380B — Transaction Reporting
       Rule 7210A/7210B — Definitions
       Rule 7220A/7220B — Trade Reporting Participation Requirements
       Rule 7230A/7230B — Trade Report Input
       Rule 7240A/7240B — Trade Report Processing
       Rule 7250A/7250B — Obligation to Honor Trades
       Rule 7260A/7260B — Audit Trail Requirements
       Rule 7270A/7270B — Violation of Reporting Rules
    Rule 6550 — Transaction Reporting (OTCBB)
   Rule 6600 Series — OTC Reporting Facility
       Rule 6610 — General
       Rule 6621 — Definitions
       Rule 6622 — Transaction Reporting
       Rule 6623 — Timely Transaction Reporting
       Rule 6625 — Exemption from Trade Reporting Obligation for Certain Alternative Trading Systems
   Rule 7300 Series — OTC Reporting Facility
       Rule 7310 — Definitions
       Rule 7320 — Trade Reporting Participation Requirements
       Rule 7330 — Trade Report Input
       Rule 7340 — Trade Report Processing
       Rule 7350 — Obligation to Honor Trades
       Rule 7360 — Audit Trail Requirements
       Rule 7370 — Violation of Reporting Rules
MIAX Rules
    Rule 513 — Submission of Orders and Clearance of Transactions
    Rule 524 — Reporting of Matched Trades to Clearing Corporation
4.2 Creating, Retaining, and Reporting Required Records of Orders and Transactions
BZX Rules
    Rule 11.14 — Trade Execution and Reporting
BYX Rules
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Rule 11.14 — Trade Execution and Reporting

**BOX Rules** 

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Rule 7020 — Days and Hours of Business
    Rule 10000 — Maintenance, Retention and Furnishing of Books, Records and Other Information
CBOE Rules
   Rule 4.13 — Reports Related to Position Limits
   Rule 6.1 — Days and Hours of Business
    Rule 6.51 — Reporting Duties
    Rule 6.58 — Submission of Trade Information to the Exchange
    Rule 15.1 — Maintenance, Retention and Furnishing of Books, Records and Other Information
C2 Rules
   Rule 6.1 — Days and Hours of Business
Rule 6.38 — Reporting of Trade Information CHX Rules
   Article 11, Rule 3 — Records of Orders and Executions
    Article 11, Rule 4 — Participant Communications
EDGA and EDGX Rules
   Rule 11.12 — Trade Execution and Reporting
FINRA Rules
   Rule 4511 — Books and Records Requirements; General Requirements
    Rule 4552 — Alternative Trading Systems — Trading Information for Securities Executed Within the
       Alternative Trading System
   Rule 5340 — Pre-Time Stamping
    Rule 7400 Series — Order Audit Trail System (OATS)
       Rule 7410 — Definitions
       Rule 7420 — Applicability
       Rule 7430 — Synchronization of Member Business Clocks
       Rule 7440 — Recording of Order Information
       Rule 7450 — Order Data Transmission Requirements
       Rule 7460 — Violation of Order Audit Trail System Rule
NSX Rules
    Rule 11.16 — Trade Execution and Reporting
NYSE MKT Rules
    Rule 957NY — Reporting Duties
NYSE Arca Rules
    Rule 6.69 — Reporting Duties
Securities Exchange Act of 1934 Rules
    13h-1 — Large Trader Reporting
    17a-3 — Records to Be Made By Certain Exchange Members, Brokers and Dealers
SEC Market Regulations
   Regulation NMS
       Rule 605 — Disclosure of Order Execution Information
       Rule 606 — Disclosure of Order Routing Information
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## **SAMPLE ITEMS**

The following sample items are included to provide an introduction to the basic formats of multiple-choice items used on the exam. The sample items do not reflect the difficulty level of actual exam items. Candidates who familiarize themselves with these formats may be able to improve their test-taking skills so their performance on the exam will better reflect their knowledge of the areas tested. An asterisk indicates the correct answer to each sample item.

**Closed-Stem:** The stem (the part that poses the question) is a complete sentence and thus concludes with a question mark. The options (answer choices) may be complete or incomplete sentences.

**Example:** Which of the following transactions is considered manipulative or deceptive?

- (A) Circulating a quotation that is not bona fide\*
- (B) Refusing to accept limit orders from all customers
- (C) Appending "bid wanted" to a quote in a thinly traded security
- (D) Updating a market maker quote to reflect new customer orders

**Open-Stem (Sentence Completion):** The stem is an incomplete statement, and the options represent conclusions to the sentence.

**Example:** A put is considered out-of-the-money when the market price of the underlying security is:

- (A) equal to or higher than the strike price.\*
- (B) lower than the strike price.
- (C) lower than the strike price less the premium.
- (D) higher than the strike price less the premium.

**Except or Not:** "Except" or "not" is used when the task is to select the response option that is an exception to the principle or rule stated in the stem. In such cases, the stem may be open or closed.

**Example:** Which of the following does **not** settle T+3?

- (A) NYSE securities
- (B) Exchange-traded funds (ETFs)
- (C) Options\*
- (D) OTC Bulletin Board (OTCBB) securities

#### REFERENCES

Listed below are government and SRO websites that provide information about rules and regulations and other information candidates may find useful in preparing for the exam. In addition to information about rules, the SRO may publish glossaries of terms, explanations of securities products, and compliance procedures. Candidates are encouraged to refer to the SRO websites for information memos or regulatory notices concerning amendments to rules and the announcement of new rules that may relate to the exam. Candidates can purchase copies of federal securities laws and SEC rules and regulations through the network of federal government printing offices. However, some of this information may be available on the SRO and pertinent federal government (*e.g.*, the SEC) websites. It is recommended that candidates refer to the content outline as part of their preparation to take the exam. Candidates are responsible for planning their course of study in preparation for the exam. FINRA produces only the content outline and is not involved with, nor does it endorse, any particular course of study.

BATS Exchange www.batstrading.com

BOX Options Exchange www.boxexchange.com

Chicago Board Options Exchange www.cboe.com

CHX Chicago Exchange www.chx.com

Financial Industry Regulatory Authority (FINRA) www.finra.org

International Securities Exchange www.ise.com

Miami / MIAX Options www.miaxoptions.com

National Stock Exchange www.nsx.com

NYSE www.nyse.com

Nasdaq Stock Market www.nasdaq.com

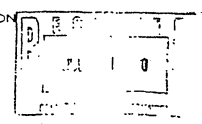
Options Clearing Corporation www.theocc.com
The Options Industry Council www.888options.com

Securities and Exchange Commission
Office of Investor Education and Advocacy
www.sec.gov

Securities Industry/Regulatory Council on Continuing Education www.cecouncil.com



# UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549



July 24, 2000

Mr. Alden S. Adkins
Senior Vice President & General Counsel
NASD Regulation, Inc.
1735 K Street, N. W.
Washington, D.C. 20006-1500

Re: Procedure for Filings Relating to Qualification Examinations

Dear Mr Adkins:

I am writing to inform you of a change in the filing requirements for proposed rule changes involving qualification examinations for associated persons. In the past, the Division required the SROs to file question banks for new examinations for Commission approval pursuant to Section 19(b)(2) of the Exchange Act. The Division also required SROs to file questions being added to the question bank for Commission approval.

The Division has decided that it is no longer necessary for SROs to file new exam question banks for Commission approval under Section 19(b)(2). In the future, any new examinations should be filed as non-controversial rule changes for immediate effectiveness pursuant to Section 19(b)(3)(A) of the Exchange Act and Rule 19b-4(f)(6) thereunder. As you know, Rule 19b-4(f)(6) requires the SRO to give notice to the Commission of its intent to file a proposed rule change five days before doing so. During the five days prior to filing, the Division will determine if the proposed rule change is appropriately filed as non-controversial. To assist us in our analysis, please include a complete description of the examination in your rule filing. For example, the proposed rule change should address who will be required to take the exam, what information the exam will cover, the time allowed for each section, the weight assigned to each topic, the effective date of the exam requirement, and any other information that would be helpful to us in determining whether the proposal should become effective on filing. Also, pursuant to Rule 19b-4(f)(6), the rule change should be designated as effecting a change that does not significantly effect the protection of investors or the public interest, does not impose any significant burden on competition and, by its terms, does not become operative for 30 days after the date of the filing.

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Filings to modify an existing examination should be submitted as "constituting a stated policy, practice, or interpretation with respect to the meaning, administration or enforcement of an existing rule..." pursuant to Section 19(b)(3)(A) of the Exchange Act.

Our goal in changing these procedures is to expedite the effectiveness of proposed rule changes involving examination requirements for persons associated with SRO members. Please contact Kathy England, Assistant Director, at 202-942-0154, or Karl Varner, Special Counsel, at 202-942-7125, if you have any questions.

Sincerely,

Belinda Blaine Associate Director