SECURITIES AND EXCHANGE COMMISSION

17 CFR Part 249

Release No. 34-35224; File No. S7-2-95 RIN 3235-AG25

Form BD Amendments

AGENCY: Securities and Exchange Commission.

ACTION: Proposed amendments to Form

SUMMARY: The Securities and Exchange Commission is proposing amendments to Form BD, the uniform broker-dealer registration form under the Securities Exchange Act of 1934. The proposed amendments are to implement recommended changes to the Central Registration Depository System, a computerized filing and data processing system operated by the National Association of Securities Dealers, Inc. that maintains registration information regarding broker-dealers and their registered personnel. Specifically, the amendments are intended to facilitate retrieval of disciplinary information through the redesigned Central Registration Depository by eliciting more precise disclosure and reorganizing items into categories. The changes to the disclosure section of Form BD are consistent with changes to the analogous section in Form U-4, the uniform form for registration of associated persons of a broker-dealer. Other changes to Form BD are more technical in nature and are intended to clarify certain information requests. DATES: Comments should be submitted

on or before February 21, 1995.

ADDRESSES: Comments should be submitted in triplicate to Jonathan G. Katz, Secretary, Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549. All comment letters should refer to File No. S7-2-95. All comments received will be available for public inspection and copying in the Commission's Public Reference Room, 450 Fifth Street, N.W., Washington, D.C.

FOR FURTHER INFORMATION CONTACT: Belinda Blaine, Deputy Chief Counsel, or Terry R. Young, Attorney, (202) 942-0073, Office of Chief Counsel, Division of Market Regulation, Securities and Exchange Commission, 450 Fifth Street, N.W., Mail Stop 7–10, Washington, D.C. 20549.

SUPPLEMENTARY INFORMATION:

I. Introduction

The Securities and Exchange Commission ("Commission") is

proposing several amendments to Form BD ("Form"), the uniform application form for broker-dealer registration under the Securities Exchange Act of 1934 ("Exchange Act").2 The proposed amendments to Form BD respond to design updates to the Central Registration Depository ("CRD") system operated by the National Association of Securities Dealers, Inc. ("NASD"). The CRD is a customized electronic database that allows "one-stop" filing for brokerdealer registration among the various state and federal regulators and that maintains information relevant to a registrant's securities business.3 Applicants for broker-dealer registration file a single Form BD with the NASD, which enters the information into the CRD system and then electronically forwards the information to the Commission and appropriate states for review.

Currently, the CRD system is used primarily as a means to facilitate brokerdealer registration with the Commission, certain SROs, and all of the states. In order to keep pace with advancements in information imaging and transmission, the NASD recently has initiated a comprehensive plan to overhaul the CRD system. Under this plan, the CRD system will be expanded beyond its principal function of facilitating broker-dealer registration to enhance its regulatory use by the Commission, SROs, and state securities regulators. Among other things, the redesigned CRD system will allow

³ In Securities Exchange Act Release No. 31660 (Dec. 28, 1992), 58 FR 11 ("1992 Release"), the Commission, as part of its ongoing effort to reduce the costs associated with broker-dealer registration, joined the CRD system and adopted amendments to the broker-dealer registration process. The 1992 amendments required, among other things, that all broker-dealers, including government securities broker-dealers, applying for registration with the Commission on or after January 25, 1993, file Form BD with the CRD.

Direct participation in the CRD system has improved the efficiency of the registration process by creating a comprehensive, centralized database of all registrants, and by giving the Commission more immediate access to current data in broker dealer filings. In addition, the new system has resulted in cost savings to registrants, who no longer are required to make multiple filings with the Commission, certain self-regulatory organizations ("SROs"), and state regulators. See 1992 Release, at 58 FR 11

If the Commission adopts the amendments to Form BD, the Commission, at the same time, will adopt technical amendments to the registration rules to remove obsolete instructions. For example, Commission Rules 15b3-1 (17 CFR 240.15b3-1) and 15b6-1 (17 CFR 240.15b6-1) currently contain temporary filing instructions for the CRD that are obsolete and will be removed.

federal and state securities regulators to customize regulatory queries and reports. In addition, the redesigned CRD system ultimately is intended to enable broker-dealers and their associated persons to file Form BD and Form U-4 registration information with the NASD electronically by direct link with the CRD through a variety of methods, including computer-to-computer interface, network access, and standard dial-up access.4

To allow the NASD sufficient time to redesign the CRD to permit securities regulators to efficiently retrieve relevant information through searches by subject category, the Commission is proposing several amendments to Form BD. The proposed amendments are intended to elicit more precise information from applicants by asking more specific questions about an applicant's business. While the proposed amendments would increase the number of questions on the Form, the Form will be easier for applicants to complete because the specificity of the questions will lessen the need for descriptive textual information.

For instance, as discussed further below, the proposed amendments to the disclosure section, where most of the changes are proposed to be made, would provide the Commission, SROs, and state securities regulators with better information about a registrant's disciplinary history by: (1) grouping disciplinary information into related categories (e.g., criminal charges and convictions); and (2) customizing the accompanying Disclosure Reporting Pages ("DRPs") used to disclose details of the disciplinary history. The changes to the disciplinary section of the Form are consistent with changes to the analogous section in Form U-4, the uniform form for registration of associated persons of a broker-dealer, which have been approved by the North American Securities Administrators Association, Inc. ("NASAA") and will be considered by the NASD's Board of Governors.5

¹¹⁷ CFR 249.501.

² 15 U.S.C. §§ 78a et seq. Form BD was last amended in Securities Exchange Act Release No. 31398 (Nov. 4, 1992), 57 FR 53261. Form BD also is used by the NASD and all of the states.

⁴ According to the NASD, software will be developed to support off-line personal computer or firm system entry of application information. The new CRD system will include commentary screens that can be attached to specific items to provide information to applicants relating to the type or nature of the information being requested. Clarification of disclosure information also may be included with these commentary screens, including explanations of certain terms.

⁵ NASAA approved amendments to Form U-4 at the 1994 NASAA Spring Conference. After the NASD Board of Governors adopts proposed amendments to Form U-4, they will be filed with the Commission pursuant to Section 19(b)(2) of the Exchange Act (15 U.S.C. § 78s(b)(2)) and Rule 19b-4 thereunder (17 CFR 240.19b-4).

In addition, the Commission is proposing new items to Form BD to enhance the disclosure with respect to U.S. broker-dealers that have foreign owners, broker-dealers that are affiliated with U.S. or foreign banks, and broker-dealers that conduct securities activities on the premises of financial institutions. Finally, the Commission is proposing several technical amendments to Form BD.

The amendments proposed by the Commission are the culmination of discussions between the staff of the Commission, NASAA's Forms Revision Committee, the NASD, the New York Stock Exchange, and representatives of the securities industry. The proposed amendments are discussed below in the order of significance.

II. Proposed Amendments to Form BD

A. Disciplinary History

The principal changes to Form BD concern proposed amendments to current Item 7. This item requests information about the disciplinary history of the applicant and its control affiliates, including information relating to statutory disqualifications,6 other relevant history, and the applicant's financial soundness. Under the proposed amendments, Item 7 will be renumbered as Item 11. Consistent with proposed changes to Form U-4, new Item 11 will be reorganized to group related information under four broad disclosure categories: criminal, civil, regulatory, and financial. For example, in the criminal disclosure section, the proposed amendments group pending charges and final convictions, and separate the questions relating to felonies and misdemeanors in order to elicit more precise information from applicants and to facilitate the retrieval

of such information from the CRD.⁷ Moreover, in order to make the criminal history disclosure more comprehensive and complete, military court convictions, perjury, and conspiracy to commit certain misdemeanor offenses will be added to Items 11A and B. At the suggestion of NASAA, settlement agreements in investment-related civil actions brought against the applicant or control affiliate by a state or foreign financial regulatory authority will be added to Item 11H(1).

Currently, disclosure of bankruptcy proceedings has no time limitation. Because bankruptcy is not a basis for statutory disqualification under Sections 3(a)(39) and 15(b)(4) of the Exchange Act,8 the Commission is proposing to require disclosure of bankruptcy proceedings in Item 11I(1) only for those occurring in the past ten years. Finally, technical amendments, such as revising the instructions and renumbering several questions, are proposed.9

The Commission also is proposing amendments to the corresponding DRPs, which are required to be completed when an applicant answers in the affirmative one of the disciplinary questions. Currently, Form BD includes

one generic DRP for all disciplinary history questions. The proposed amendments would replace the single generic DRP with several customized DRPs to reflect more accurately the different classifications of disclosures that are required to be reported under proposed Item 11. For example, the proposed Regulatory DRP will contain specific sections that inquire into whether the applicant is or has been suspended or barred. If the applicant answers in the affirmative, the proposed DRP requires the applicant to specify the duration and capacity affected (e.g., general securities principal, financial and operations principal, or options trading) by the suspension or bar. Moreover, the proposed Regulatory DRP, as well as the proposed Criminal and Civil Judicial DRPs, group together, under the same part and on the same page, final and pending disciplinary actions.

Although these amendments may increase the number of DRPs to be provided, they should not increase the cost and burden of filing Form BD, unless an applicant has an extensive disciplinary history. As discussed above, federal and state securities regulators will have greater access to enhanced regulatory information maintained in the CRD system and will be able to sort and retrieve disciplinary information by category on a more timely and specialized, ad hoc basis. In addition, the proposed new DRPs are largely the same as those recently proposed to be added to Form U-4 by NASAA.

B. Bank Securities Activities

In recent years, banks have become increasingly active in selling securities to the public. 10 The Commission believes that most bank sales of securities are being conducted through registered broker-dealers that are subsidiaries or affiliates of banks. 11 The

Continued

⁶Sections 15(b)(4) and 15(b)(6) of the Exchange Act authorize the Commission to deny registration to a broker-dealer if the broker-dealer or an associated person of the broker-dealer has engaged in the activities listed in those sections. 15 U.S.C. §§ 78*o*(b)(4) and (b)(6).

Section 3(a)(39) of the Exchange Act crossreferences the activities enumerated in Section 15(b)(4) (B), (C), (D), (E), and (G). Section 3(a)(39) generally provides that a person is subject to a 'statutory disqualification" if, among other things, that person: has been expelled or suspended from membership in an SRO or barred or suspended from association with an SRO member; has had his or her registration or association denied or suspended by the Commission or other appropriate regulatory agency; has willfully violated the federal securities laws or aided, abetted, or counselled others to do so; is permanently or temporarily enjoined by a court from acting in any capacity within the securities industry; has willfully made or caused to be made a false or misleading statement of material fact in filings required by the SROs; or has been convicted of any felony within the past ten years 15 U.S.C. § 78c(a)(39).

⁷Current Item 7A(1) asks "in the past ten years, has the applicant or a control affiliate been convicted of or plead guilty or nolo contendere ("no contest") in a domestic or foreign court to: (1) a felony or misdemeanor involving: investment or an investment-related business; fraud, false statements, or omissions; wrongful taking of property; or bribery, forgery, counterfeiting, or extortion. Current Item 7G asks about pending proceedings. New Item 11A would ask "in the past ten years has the applicant or a control affiliate: (1) been convicted of or plead guilty or nolo contendere ("no contest") in a domestic, foreign or military court to any felony?; and (2) been charged with any felony?' New Item 11B would ask "in the past ten years, has the applicant or a control affiliate: (1) been convicted of or plead guilty or nolo contendere ("no contest") in a domestic, foreign or military court to a misdemeanor involving: investments or an investment-related business, or any fraud, false statements or omissions, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or a conspiracy to commit any of these offenses?; and (2) been charged with a misdemeanor specified in 11B(1)?'

⁸ See supra note 6.

⁹Under the amendments, current Items 7B (1) and (2) are proposed Items 11H1 (a) and (b), respectively. Also, current Item 7D(6) will be renumbered as proposed Item 11F. Item 7D(6) currently requests information about whether the applicant or control affiliate's authorization to act as an attorney or accountant has been revoked or suspended. New Item 11F will add federal contractor licenses to this question. In addition, information requested in current Item 7F, relating to whether a foreign government, court, regulatory agency, or exchange has ever entered an order against the applicant or control affiliate related to investments or fraud not previously reported in other Item 7 questions, has been incorporated into other questions in proposed Item 11. Finally, current Items 7H, 7I, and 7J are proposed as Items 11J, 11K, and 11I, respectively.

¹⁰ See Testimony of Arthur Levitt, Chairman, U.S. Securities and Exchange Commission, Concerning H.R. 3447 and Related Functional Regulation Issues, Before the Subcommittee on Telecommunications and Finance Committee on Energy and Commerce, U.S. House of Representatives, April 14, 1994.

¹¹ Presently, banks can structure their securities sales operations in a number of different ways. First, banks may engage directly in selling activities, outside the regulatory framework established for broker-dealers under the federal securities laws. Second, banks may conduct sales activities through subsidiaries or affiliates registered with the Commission. Finally, banks may enter into contractual arrangements with unaffiliated broker-dealers (i.e., "networking" or "kiosk" arrangements), whereby the registered broker-dealer sells securities and provides brokerage services to bank customers on (and off)

Commission, however, currently does not have the means to identify accurately broker-dealers affiliated with U.S. or foreign banks. Accordingly, in order to gather information that may be useful, for example, in evaluating the scope and nature of bank securities activities, and in conducting an effective inspection program of broker-dealers selling securities on behalf of banks, the amendments propose adding Item 10B. Proposed Item 10B will elicit information concerning all financial institutions or organizations, including bank holding companies, that control the applicant. Specifically, proposed Item 10B asks whether the applicant is controlled, directly or indirectly, by a bank holding company, national bank, state member bank of the Federal Reserve System, state non-member bank, savings bank or association, credit union, or foreign bank. If the applicant answers in the affirmative, the applicant will be required to complete Section II of proposed Schedule D,12 which requests general information about the financial institution, such as name, type (e.g., bank holding company), and business address.

If the proposed amendments to Form BD are adopted, the Commission proposes to delete these questions from Schedule I of Form X–17A–5, the FOCUS report. 13 Disclosure on Schedule I is required *only* at the end of each calendar year, and, unlike the redesigned CRD system, is incapable of being queried and sorted by special

category

In addition to identifying bank affiliated broker-dealers, the amendments propose adding Item 12Y(1), which is intended to elicit information concerning securities activities conducted on bank premises by third-party broker-dealers.14

the bank's premises in exchange for a percentage of the commissions earned.

Specifically, proposed Item 12Y(1) will require an applicant to indicate whether it is involved (or will be involved) in any networking, kiosk, or similar arrangement with a bank, savings bank or association, or credit union.

C. Broker-Dealer Arrangements

The Commission is proposing revisions to Item 8 in order to simplify and clarify the question. Item 8A currently asks, in pertinent part, "does applicant have any arrangements with any other person, firm or organization under which: (1) any of the accounts or records of applicant are kept or maintained by such person, firm or organization; or (2) the funds or securities of applicant or any of its customers are held or maintained by such other person, firm or organization." Under the proposed amendments, current Items 8A (1) and (2) will be revised and separated out as Items 8A, 8B, and 8C. Item 8A will continue to inquire about arrangements to maintain books and records. Items 8B and C will ask about arrangements to maintain the accounts, funds, or securities of the applicant, and the accounts, funds, or securities of customers of the applicant, respectively.15

While Item 8 contains a question that asks whether the applicant is an introducing broker-dealer, it currently does not contain the same question about clearing broker-dealers. Information about clearing brokerdealers is important for regulatory purposes, including identifying clearing broker-dealers that will be responsible for paying certain transaction fees pursuant to Section 31 of the Exchange Act. 16 Accordingly, new Item 6 will be added to ask "does applicant hold or maintain any funds or securities or provide clearing services for any other broker or dealer?" 17

D. Instructions

The Commission is proposing to add to the filing instructions of Form BD an "Explanation of Terms," containing definitions of the following words: charged, order, felony, misdemeanor, found, minor rule violation, and

enjoined.18 The definitions contained in this section are intended to assist applicants in responding to disciplinary-related questions, and are consistent with the definitions recently proposed to be added to Form U-4 by NASAA.

III. Proposed Amendments to the Schedules to Form BD

A. Schedules A, B, and C-Direct and Indirect Ownership Disclosure

The proposed changes revise Schedules A, B, and C to elicit more relevant and accurate information concerning an applicant and its control affiliates. Schedules A, B, and C currently require applicants to disclose the identity of their executive officers, directors, partners, and direct and indirect owners.¹⁹ In response to

¹⁸ The proposed definitions are set out below: Charged: Being accused of a crime in a formal complaint, information, or indictment (or equivalent formal charge).

Order: A written directive issued pursuant to statutory authority and procedures, including orders of denial, suspension, or revocation; does not include special stipulations, undertakings or agreements relating to payments, limitations on activity or other restrictions unless they are included in an order.

Felony: Includes a general court martial. For jurisdictions that do not differentiate between a felony or misdemeanor, a felony is an offense punishable by a sentence of at least one year imprisonment and/or a fine of at least \$1,000.

Misdemeanor: Includes a special court martial. For jurisdictions that do not differentiate between a felony or misdemeanor, a misdemeanor is an offense punishable by a sentence of less than one year imprisonment and/or a fine of less than \$1,000.

Found: Includes adverse final actions, including consent decrees in which the respondent has neither admitted nor denied the findings, but does not include agreements, deficiency letters examination reports, memoranda of understanding, letters or caution, admonishments, and similar informal resolutions of matters. This term is discussed in Securities Exchange Act Release No. 22468 (Sept. 26, 1985), 50 FR 41867

Minor Rule Violation: A violation of a selfregulatory organization rule that has been designated as "minor" pursuant to a plan approved by the U.S Securities and Exchange Commission. A rule violation may be designated as "minor" under a plan if the sanction imposed consists of a fine of \$2,500 or less, and if the sanctioned person does not contest the fine. This term is discussed in Securities Exchange Act Release No. 30958 (July 27, 1992), 57 FR 34028.

Enjoined: Includes being subject to a mandatory injunction, prohibitory injunction, preliminary injunction, or a temporary restraining order.

In addition, the proposed amendments move current definitions, such as control affiliate. investment or investment-related, foreign financial regulatory authority, and proceeding to the section containing the proposed "Explanation of Terms.

¹⁹ Schedule A currently requires disclosure of all five percent owners. Schedule B requires disclosure of all twenty-five percent owners of direct owners, their twenty-five percent owners, and each successive twenty-five percent owner of a twentyfive percent owner, continuing up the chain of ownership until a reporting company is reached. Similar provisions apply to limited partners that

¹² See discussion infra part III.B.1.

¹³ In Securities Exchange Act Release No. 31398 (Nov. 4, 1992), 57 FR 53261, the Commission adopted an amendment to Schedule I of Form X-17A-5 (the "FOCUS" report) to require registered broker-dealers to disclose their affiliations, if any, with U.S. banks. Broker-dealers already were required to disclose their affiliations with foreign

¹⁴ See supra note 11. Revised Item 12Y(2) also would ask whether the applicant has entered into a networking arrangement with an insurance company or agency. Insurance companies increasingly are selling securities without registering as broker-dealers under Section 15(a) of the Exchange Act through networking arrangements. New Item 12Y(2) is proposed to assist the Commission, SROs, and state securities regulators in conducting an effective examination program to ensure that broker-dealers involved in networking arrangements with an insurance company or agency are complying with the federal securities laws, including certain conditions set

forth in staff no-action letters. See, e.g., Letters regarding: FIMCO Securities Group, Inc. (July 16, 1993); Delta First Financial (Sept. 21, 1992); and The Wolper Ross Corporation (Oct. 16, 1991).

¹⁵ These items also have been reorganized because accounts generally are associated with funds and securities, rather than with records.

^{16 15} U.S.C. § 78ee.

¹⁷ Because a clearing broker-dealer may provide such services for multiple broker-dealers, details of clearing arrangements would not be required to be provided by the clearing broker-dealer on Schedule

heightened interest in national treatment of foreign international markets, including foreign ownership of U.S. broker-dealers, ²⁰ the Commission is proposing to collect on Schedules A, B, and C information concerning foreign ownership of U.S. broker-dealers.

In some instances, because of their complex organizational structures, U.S. applicants may not know or may not be able to obtain detailed information regarding remote foreign owners. Accordingly, rather than require applicants to provide on Schedule D detailed information concerning their foreign owners, which may be unavailable to the applicant, the Commission is proposing to require only that the applicant check a box on Schedules A and B to indicate if an owner is a domestic entity, an entity incorporated or domiciled in a foreign country, or an individual.

B. Other Schedules

1. Schedule D—Miscellaneous Disclosure

The proposed amendments restructure the contents and increase the specificity of the information required to be reported on Schedule D, which currently requires disclosure of details relating to Items 1C(2), 5, 7, 8, 9, 10, 12Z, and 13B. Descriptions of events resulting in an affirmative answer to these Form items currently are set forth in free form, non-structured text in Schedule D.21 In order to organize this information into a format useful for electronic filing and retrieving Schedule D will be revised to add separate sections for each Form item that requires applicants to disclose details of an event or occurrence. For example, an applicant providing an affirmative answer to Items 7 and 8, relating to introducing and clearing arrangements, will be required to complete Section IV of proposed Schedule D. Section IV will require the

have contributed twenty-five percent or more of a partnership's capital. Schedule C is used to amend Schedules A and B.

applicant to include the clearing or custodial entity's name, business address, CRD number (if applicable), and the effective and termination date of the arrangement.

2. Schedule E—Branch Office Disclosure

The proposed amendments would add two new items to Schedule E, which requires applicants to disclose information regarding all business locations apart from the applicant's main office, including the location and name of the supervisor of each branch office, and any closing or opening of an office. The Commission is proposing amendments to Schedule E that are designed to elicit information concerning branch offices and other business locations that are considered by the broker-dealer to be franchised 22 or that employ a significant number of independent contractors engaging in securities activities.23 The use of franchised branch offices or large numbers of independent contractors raises concerns that such offices may not be properly supervised and may be operating outside the scope of federal and state securities laws.²⁴ By

Section 3(a)(18) of the Exchange Act defines "associated person of a broker or dealer" in relevant part to mean "any person directly or indirectly controlling, controlled by, or under common control with such broker or dealer." Thus, under a franchised branch office arrangement, where the branch manager and registered representatives are not subject to the supervisory control of the registered broker-dealer, they are not associated persons of such broker-dealer, and accordingly the franchised branch office would be required to register separately as a broker-dealer. See Roth v. Securities and Exchange Commission, 22 F.3d 1108

identifying and monitoring so-called franchised branch offices through disclosure in Schedule E, the Commission and the SROs' examination and enforcement functions will be enhanced.

Accordingly, the proposed amendment to Item 10 in Schedule E will ask if a business location will operate pursuant to a written agreement or contract (other than an insurance agency agreement) 25 with the main office, and the location: (a) assumes liability for its own expenses or has its expenses paid by a party other than the applicant; (b) has primary responsibility for decisions relating to the employment and remuneration of its registered representatives; (c) deems 5% or more of its total registered representatives to be "independent contractors" for tax purposes; or (d) engages in separate market making and/or underwriting activities.

In addition, the amendments to Schedule E propose revisions to Item 5, which will require an applicant to provide the name of the financial institution if the branch office or other business location occupies or shares space within a bank, savings bank or association, or credit union.

IV. Other Proposed Amendments

In addition to the substantive amendments to Form BD discussed above, the Commission is proposing several technical amendments to the Form. Item 1 will be revised to expressly inform applicants that branch offices and other business locations from which an applicant may be conducting business must be reported on Schedule E. Also, current Items 12 and 13, concerning government securities activities, will become a subset of SEC registration under Item 2.26 In addition, the proposed

²⁰ For example, the Treasury Department, with the assistance of the Commission, prepares, on a periodic basis, a study for Congress entitled the National Treatment Study: Report to Congress on Foreign Government Treatment of U.S. Commercial Banking and Securities Organizations (Nov. 30, 1990) ("National Treatment Study"). This report is required to include information about foreign ownership of U.S. broker-dealers.

In recent years, a growing number of brokerdealers with foreign owners have applied for registration in the United States. In 1990, foreign persons had equity interests of 25 percent or more in approximately 130 registered broker-dealers. See National Treatment Study at 86.

²¹ For example, details regarding a succession reported under Item 5 must be disclosed on Schedule D.

²² Typically, in a franchise arrangement, the registered broker-dealer allows the franchised office to use its broker-dealer registration and its name to conduct a securities business in return for a percentage of the commissions and fees generated from the securities transactions executed by the franchised office. The registered broker-dealer generally is not responsible under the agreement for paying any of the operating expenses of the franchised office, including licensing fees for registered representatives.

²³The designation of registered representatives as independent contractors has no effect on a brokerdealer's responsibilities under the federal securities laws, including Section 15(b) of the Exchange Act [15 U.S.C. § 78o(b)]. See, e.g., Letter regarding Titan Capital Corporation (Sept. 30, 1988); and Hollinger v. Titan Capital Corp., 914 F.2d 1564, 1572–76 (9th Cir. 1990), cert. denied, 111 S.Ct. 1621 (1991).

²⁴ Section 15(a) of the Exchange Act provides that it is unlawful for a broker or dealer that is a person other than a natural person to use the means of interstate commerce to effect transactions in securities, unless such broker or dealer is registered in accordance with Section 15(b) of the Exchange Act, or unless an exemption applies. The registration requirements of Section 15(a)(1) of the Exchange Act apply only to brokerage firms or natural persons not associated with a brokerage firm. Natural persons associated with a brokerdealer are not required to register separately as broker-dealers.

⁽D.C. Cir. 1994), Fed.Sec. L. Rep. ¶98,206, cert. denied, 115 S.Ct. 575 (1994) (upholding the Commission's interpretation of Section 15(a) of the Exchange Act that the exclusion from registration for associated persons of a broker-dealer only applies to the extent associated persons act within the scope of their employment with a registered broker-dealer and are subject to supervisory control of such broker-dealer).

²⁵ Proposed Item 12Y(2) relates to securities activities of broker-dealers that have networking arrangements with an insurance company or agency. *See supra* note 14. The Commission requests comment on whether insurance agency agreements should be required to be disclosed in proposed Item 10 of Schedule E.

²⁶Proposed changes to Item 2 also remove the instruction "if any registration, license, or membership listed is of a restricted nature, explain fully on Schedule D." The redesigned CRD system will allow the Commission, SROs, and states to enter directly in the CRD system any restrictions placed on an applicant's securities business.

amendments renumber Item 3 as Items 3A and 3B. Proposed Item 3A adds limited liability companies as a choice of legal form of organization the applicant may select. The proposed changes move successor identification and effective date of succession information currently in Item 5 to Schedule D. Finally, the amendments propose clarifying changes to Item 6B, which requests disclosures of control persons of the applicant.²⁷

V. Request for Comment

The Commission is soliciting comment on whether the changes to Form BD described above will provide more meaningful information to the Commission and other securities regulators without increasing the regulatory burden on broker-dealers. The Commission further requests comment on each of the changes to the Form. In particular, the Commission request comment on whether the disclosure of bankruptcy proceedings should be limited to ten years or some other period of time, and whether proposed Item 10B (relating to bank affiliations) covers the universe of bankaffiliated broker-dealers. The Commission also requests comment on the definition of franchise office in Schedule E. Electronic filing of Form U-4 currently is in the planning stages and the Commission expects that, upon completion of the redesign, the CRD system also will have the capability of accepting electronic filing of Form BD. Thus, the system, when implemented, contemplates full electronic filing of Form U-4 and Form BD. As noted above, the NASD will ensure that all broker-dealers will have full access to electronic filing facilities.28 The Commission therefore requests comment on the feasibility of electronic filing of Form BD, and in particular, whether electronic filing should be mandatory.

VI. Effective Date

The Commission anticipates that the proposed amendments to Form BD will not become effective until the redesigned CRD system is fully operational. The NASD, which will convert existing information to a new format conforming to the redesigned CRD system, currently anticipates that the initial phase of the redesigned CRD system will become operational in early

1996. Details on how to file revised Form BD, if adopted, will be determined when the CRD redesign is closer to completion.

VII. Effects on Competition and Regulatory Flexibility Act Considerations

Sections 23(a)(2) of the Exchange Act 29 requires the Commission, in adopting rules under the Exchange Act, to consider the anticompetitive effects of such rules, if any, and to balance any anticompetitive impact against the regulatory benefits gained in terms of furthering the purpose of the Exchange Act. The Commission is preliminarily of the view that the proposed amendments to Form BD would not result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Exchange Act. The Commission requests comment, however, on any competitive burdens that might result from adoption of the form revisions described in this release.

In addition, the Commission has prepared an Initial Regulatory Flexibility Analysis ("IRFA"), pursuant to the requirements of the Regulatory Flexibility Act,30 regarding the proposed revisions to Form BD. The IRFA indicates that the proposed revisions are intended to respond to design updates to the CRD system by expanding it to serve as an information resource allowing securities regulators to run reports and retrieve information through searches by subject category, and by enabling registrants to file Form BD electronically with the CRD system. Thus, adoption of the proposed revisions to Form BD not only will provide benefits to securities regulators in the retrieval of information, but also will ease the burden of registration by future registrants. The IRFA also indicates that the proposed revisions to Form BD will decrease the cost and lessen the time required to register for small broker-dealers that do not have an extensive disciplinary history.

In addition, the IRFA indicates the proposed revisions ultimately could impose an additional one-time reporting requirement on broker-dealers. The burden of this one-time reporting requirement, however, will fall only on those broker-dealers that have an extensive disciplinary history. Finally, because the proposed amendments generally are intended to lessen the

burden of registration, the IRFA further indicates that small broker-dealers will be affected in the same manner as other registrants. Thus, exempting small broker-dealers from Form BD disclosures will be unwarranted.

A copy of the IRFA may be obtained from Terry R. Young, Attorney, Office of Chief Counsel, Division of Market Regulation, Securities and Exchange Commission, 450 Fifth Street, N.W., Mail Stop 7–10, Washington, D.C. 20549, (202) 942–0073.

VIII. Statutory Basis

15 U.S.C. §§ 780, 78q, 78w.

List of Subjects in 17 CFR Part 249

Reporting and recordkeeping requirements, Securities, Broker-Dealers.

For the reasons set out in the preamble, the commission is proposing to amend Title 17, Chapter II, Part 249 of the Code of Federal Regulations as follows:

PART 249—FORMS, SECURITIES EXCHANGE ACT OF 1934

1. The authority citation for Part 249 continues to read in part as follows:

Authority: 15 U.S.C. 78a, et seq., unless otherwise noted;

2. By revising Form BD (referenced in § 249.501) to read as set forth below:

Note: Form BD does not and the revision will not appear in the Code of Federal Regulations. The proposed revised Form BD is attached as Appendix I to this document.

3. By amending Schedule I to Form X–17A–5 (referenced in § 249.617) by removing Specific Instructions 19a, b & c and Question 19, redesignating Questions 20 through 24 as Questions 19 through 23, and revising newly designated Question 19 to read as follows:

Form X-17A-5

* * * * *

Schedule I

* * * * *

19. Respondent is an affiliate or subsidiary of a foreign broker-dealer.

By the Commission.
Dated: January 12, 1995.
Margaret H. McFarland,
Deputy Secretary.
BILLING CODE 8010-01-P

²⁷The amendments propose to renumber current Item 6B as Item 9B and make explicit that disclosure of financing through public offerings, credit obtained in the ordinary course of business, or a satisfactory subordination agreement, as

defined under Rule 15c3-1 of the Exchange Act [17 CFR 240.15c3-1], is unnecessary.

²⁸ The NASD will provide access to electronic filing through terminals and other means. *See supra* note 4 and accompanying text.

²⁹ 15 U.S.C. § 78w(a)(2).

^{30 5} U.S.C. § 603 (1990).

19

* (Paper filings only)

Appendix I

- Updating -- By law, the applicant must update the Form BD information by submitting amendments whenever the information on file becomes inaccurate or incomplete for any reason. Complete all amended pages im full and, except for Schedule C, circle the number of the item being changed.
- Contact Employee The individual fisted on page 1 as the contact employee must be authorized to receive att compliance information, communications, and mailings and be responsible for disseminating it within the applicant's organization.
- 3. Formet
 - o Attach an Execution Page (Page 1) with original manual signatures to the initial Form 80 filing and each amendment to the form. Amendments to Schedules C, D and the DRPs wiso must be accompanied by an Execution Page (Page 1). Schedules A & B are amended by filing Schedule C.
 - o Type all information.
 - o. Give the name of the broker-dealer and date on each page.
 - o Use only the current version of Form 80 and its Schedules or a reproduction of them.
- 4. Schedules A, B and C -- File Schedules A and B only with initial applications for registration. Use Schedules C to update Schedules A and B. Individuals not required to file a Form U-6 (Individual registration) with the Control Registration Depository (CRD) who are listed on Schedules A,B, or C must attach page 2 of Form U-6. The applicant broker-deader must be listed in Form U-6 12cm 20A or 20B. Signatures are not required.
- Schedule D -- Schedule D provides additional space for explaining answers to Item 1.C.(2); and "yes" answers to Items
 5, 7, 8, 9, 10, 17, and 13 to Form 80, but not for continuing Schedules A, 8 or C. To continue Schedules A, 8 er C, use copies of the Schedule being continued
- 6. Disclosure Emparting Page (DEP) -- All information relating to an event reportable under Item 11 must be provided on the appropriate DEP (ED). Applicant may summit a partially completed DEP (ED) (as specified in the DEP) only if the applicant or control affiliate for whom the DEP (ED) is being filed has submitted a fully completed DEP (ED) (in connection with a sorm U-4 filing) relating to the occurrence of the same event to the Central Registration Depository (CED) system of the NASD. In such cases, this fully completed DEP (ED) or DEP (U-4) must be attached to the applicant's DEP (ED).
- Schedule E -- Branch offices or other business locations must be reported on Schedule E. Schedule E amendments may be submitted without an execution page.
- 8. Government Securities Activities
 - A. Broker-deafers registered or applicants applying for registration under Section 156b) or 150 of the Exchange Act that conduct (or intend to conduct) a government securities business in addition to other broker-deafer activities (if any) must file a ribtice on Form 80 by answering "yes" to Item 2.8.
 - 8. Section 15C of the Securities Exchange Act of 1934 requires sole government securities broker-dealers to register with the SEC. To do so, use Form 8D and ensuer "yes" to Item 2.C. if conducting only a government securities business.
 - C. Broker-dealers registered under Section 15(b) or 158 of the Exchange Act that cease to conduct a government securities business must file notice when ceasing their activities in government securities. To do so, file an amendment to Form 80 and answer "yes" to Item 2.0.
 - Note: Broker-dealers registered under Section 150 may register under Section 15(8) by filing an amendment to Form 80 and answering "yes" to Itams 2.A and 2.D. By doing so, applicant expressly consents to withdrawal of applicant's registration under 150 of the Exchange Act.
- 9. Federal Information Law and Requirements -- The Securities Exchange Act of 1934, Sections 15, 150, 17(a) and 23(a), authorize the SEC to collect the information on this form from applicants for registration as a broker or dealer (and persons associated with applicants). The information for used for regulatory purposes, including deciding whether to grant registration. The SEC maintains files of the information on this form and makes it publicity available. Only the Social Security Number information, which aids in identifying the applicant, is voluntary.
- * Instructions for electronic fillings will be incorporated as soon as the CRD system is fully redesigned.

EXPLANATION OF TERMS

1. GENERAL

- o Applicant -- The broker-dealer applying on or amending this form.
- o Control -- The power, directly or indirectly, to direct the management or policies of a company, whether through ownership of securities, by contract, or otherwise. Any person that (i) is a director, general partner or officer exercising executive responsibility (or having similar status or functions); (ii) directly or indirectly has the right to vote 25% or more of a class of a voting security or has the power to sell or direct the sale of 25% or more of a class of voting securities; or (iii) in the case of a partnership, has the right to receive upon dissolution, or has contributed, 25% or more of the capital, is presumed to control that company. (This definition is used solely for the purpose of Form BD.)
- o Jurisdiction -- A state, the District of Columbia, the Commonwealth of Puerto Rico, or any subdivision or non-federal government regulatory body thereof.
- o Person -- An individual, partnership, corporation, trust, or other organization.
- o Self-regulatory organization -- Any national securities or commodities exchange or registered securities association, or registered clearing agency.

2. FOR PURPOSES OF ITEM 11 AND THE CORRESPONDING DISCLOSURE REPORTING PAGE (DRP)

- o Control affiliate -- A person named in Items 1.A., 9. or in Schedules A, B or C as control persons or any other individual or organization that directly or indirectly controls, is under common control with, or is controlled by, the applicant, including any current employee except one performing only clerical, administrative, support or similar functions, or who, regardless of title, perform no executive duties or have no senior policy making authority.
- Investment or investment-related -- Pertaining to securities, commodities, banking, insurance, or real estate (including, but not limited to, acting as or being associated with a broker-dealer, issuer, municipal securities dealer, government securities broker or dealer, investment company, investment adviser, futures sponsor, bank, or savings and loan association).
- Involved -- Doing an act or aiding, abetting, counseling, commanding, inducing, conspiring with or failing reasonably to supervise another in doing an act.
- o Foreign financial regulatory authority -- Includes (1) a foreign securities authority; (2) other governmental body or foreign equivalent of a self-regulatory organization empowered by a foreign government to administer or enforce its laws relating to the regulation of investment or investment-related activities; and (3) a membership organization, a function of which is to regulate the participation of its members in the activities listed above.
- o Proceeding -- Includes a formal administrative or civil action initiated by a governmental agency, self-regulatory organization or foreign financial regulatory authority, a felony criminal indictment or information (or equivalent formal charge), or a misdemeanor criminal information (or equivalent formal charge). Does not include other civil litigation, investigations, or arrests or similar charges effected in the absence of a formal criminal indictment or information (or equivalent formal charge).
- o Charged -- Being accused of a crime in a formal complaint, information, or indictment (or equivalent formal charge).
- o Order -- A written directive issued pursuant to statutory authority and procedures, including orders of denial, suspension, or revocation; does not include special stipulations, undertakings or agreements relating to payments, limitations on activity or other restrictions unless they are included in an order.
- o Felony -- Includes a general court martial. For jurisdictions that do not differentiate between a felony or misdemeanor, a felony is an offense punishable by a sentence of at least one year imprisonment and/or a fine of at least \$1,000.
- o Misdemeanor -- Includes a special court martial. For jurisdictions that do not differentiate between a felony or misdemeanor, a misdemeanor is an offense punishable by a sentence of less than one year imprisonment and/or a fine of less than \$1,000.
- Found -- Includes adverse final actions, including consent decrees in which the respondent has neither admitted nor denied the findings, but does not include agreements, deficiency letters, examination reports, memoranda of understanding, letters of caution, admonishments, and similar informal resolutions of matters.
- o Minor Rule Violation -- A violation of a self-regulatory organization rule that has been designated as "minor" pursuant to a plan approved by the U.S. Securities and Exchange Commission. A rule violation may be designated as "minor" under a plan if the sanction imposed consists of a fine of \$2,500 or less, and if the sanctioned person does not contest the fine. (Check with the appropriate self-regulatory organization to determine if a particular rule violation has been designated as "minor" for these purposes).
- o Enjoined -- Includes being subject to a mandatory injunction, prohibitory injunction, preliminary injunction, or a temporary restraining order.

FOF	RM BD	UNIFORM APPLICATION FOR BROKER-DEALER REGISTRATION	OFFICIAL USE	OFFICIAL USE ONLY
(Execu	AGE 1 ution Page) V. 11/94)	Date: SEC File No.: 8 Firm CRD No.:		
WARI	and	ure to keep this form current and to file accurate supplementary information on a timely basis, or the failur records or otherwise to comply with the provisions of law applying to the conduct of business as a broke eral securities laws and the laws of the jurisdictions and may result in disciplinary, administrative, injunctive of INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACTS MAY CONSTITUTE CRIMIN	r-dealer would violate the or criminal action.	
		APPLICATION AMENDMENT		
		rincipal business address, mailing address, if different, and telephone number of applicant: of applicant (if sole proprietor, state last, first and middle name):		
В.	IRS Empl.	Ident. No.:		
C.	(1) Name	under which broker-dealer business primarily is conducted, if different from Item 1A.		
D.	If this filing the; ap	Schedule D Page 1 any other name by which the firm conducts business and where it is used. makes a name change on behalf of the applicant, enter the previous name and specify whether pplicant name (1A) or business name (1C):	the name change is of	
E.		address: (Do not use a P.O. Box)		
		(Number and Street) (City) (Static Journtry) ces or other business locations must be reported on Schedule E. dress, if different:	(Zip+4/Postal Code)	
G.	Business 1	elephone Number:		
	(Area Code)	(Telephone Number)		
H.	Contact Er			
	(Name and Title	(Area Code) (Telephone Nu	ntser)	1
For the the ur irrevoc attorned application of those of communer attorned and or any by the emplo.	e purposes adersigned ably appoir apy for the again ant arising case State(s), apetent juris a resident in oplicant com self-regular. Securities yee at the modersigned.	of complying with the laws of the State(s) designated in Item 2 relating to either the offer or sale of se and applicant hereby certify that the applicant is in compliance with applicable state surety bor it the administrator of each of those State(s) or such other person designated by law, and the su- policant in said State(s) upon whom may be served any notice, process, or pleading in any action or out of or in connection with the offer or sale of securities or commodities, or out of the violation or aller and the applicant hereby consents that any such action or proceeding against the applicant may be of diction and proper venue within said State(s) by service of process upon said appointee with the sal said State(s) and had lawfulty been served with process in said State(s). sents that service of any civil action brought by or notice of any proceeding before the Securities and lory organization in connection with the applicant's broker-deeler activities, or of any application for investor Protection Corporation, may be given by registered or certified mail or confirmed telegram to lain address, or mailing address if different, given in Items 1E and 1F.	iding requirements and coessors in such office, proceeding against the ged violation of the laws commenced in any court me effect as if applicant I Exchange Commission a protective decree filed to the applicant's contact lith the authority of, said	
and ot repres	her informa	dersigned and applicant represent that the information and statements contained herein, including e tion filed herewith, all of which are made a part hereof, are current, true and complete. The undersign he extent any information previously submitted is not amended such information is currently accurate	ed and applicant further	
Date		Name of Applicant		
	gnature and T	· innimite		
Subsc	ribed and	sworn before me this day of,by	Notary Public	
My Co	mmission	expires County of State of		
		This page must always be completed in full with original, menual signature and notariza To amend, circle items being amended. Affix notary stamp or seal where applicable.	tion.	
		DO NOT WRITE BELOW THIS LINE - FOR OFFICIAL USE ONLY		1

FORM BO Applicant Name:	OFFICIAL USE	USE ON
PAGE 2: Date: Firm CRD No.:		
2. In licate by checking the appropriate box(es) each governmental authority, organization, or jurisdiction in which the applicant is registered or registering as a broker-dealer.	:	
SECURITIES AND EXCHANGE COMMISSION		
Livin, have checked the SEC box, please answer Items 2.A through 2.D below.	YES NO	1
2.A Is applicant registered or registering as a broker-dealer under Section 15(b) or Section 15B of the Se Exchange Act of 1934?	curities	
2.B Is applicant registered or registering as a broker-dealer under Section 15(b) or Section 15B of the Sec		
Exchange Act of 1934 and also acting or intending to act as a government securities broker or dealer 2.C I; applicant registered or registering solely as a government securities broker or dealer under Section		
the Securities Exchange Act of 1934? (Do not answer "Yes" to 2.C if applicant answered "Yes" to Item 2.A or Item 2.B)		
2.D Is applicant ceasing its activities as a government securities broker or dealer? (if applicant answers "Yes" to Item 2.A and 2.D, applicant expressly consents to the withdrawal of a	nplicant's	-
registration as a government securities broker or dealer under Section 15C of the Securities Exchang 1934. See "Instructions".)	e Act of	
ASE BSE CROSE CHOX CSE NASS NYSE PALX PSE OTHER capacity. Alabama Michigan Wildelman	Tema	
Alaska Didate Minnestra (1) Nagin Didate	Utah Vermont	
	Virginia	
Aftaness California Colorado Connecticut Restaution	Weshington West Virginia	
Connecticut Remarks New Harmania	Weconein Wyoming	
District of Columbia		
Georgia New York		
3. A. Indicate legal status of applicant:		1
Corporation Sole Proprietorehip Other (specify)		
Indicate data and place applicant destinative last status (i.e., state or country where incorporated, when agreement was filed, or where applicant with was formed):) partnership	
State/Country of formation: Applicant's Secal ye	er ends:	
(Schedule A and, if applicable, Schedule 8 must be completed as part of all initial applications. Amendms must be provided on Schedule C.)	nts to these schedules	
4. If applicant is a sole proprietor, state full residence address and Social Security Number.		1
Social Security Number:		
	(Sp.s/Poiss Code)	4
5. Is applicant at the time of this fifting automobile to this biggroups of a currently registered broker-dealer? Do not report previous successful already automobile provided BD. (If "Yes", complete appropriate figure on \$25,000 ft.		
6. Does applicant hold or maintain any funds or ascurilles or provide clearing services for any other broker or de	paler? 🗀 🗆]
7. Does applicant refer or introduce customers to any other broker or dealer? (If "Yes", complete appropriate fights on Schedule (L)]
Does applicant have any arrangement with any other person, firm, or organization under which: A. any books or records of applicant are kept or maintained by such other person, firm or organization?]
B. accounts, funds, or securities of the applicant are held or maintained by such other person, firm, or organ	ization?]
C. accounts, funds, or securities of customers of the applicant are held or maintained by such other person, organization?	firm or]
For purposes of 8.B. and 8.C., do not include a bank or satisfactory control location as defined in paragra 15c3-3 under the Securities Exchange Act of 1934, (17 CFR 240.15c3-3.)	ph (c) of Rule	
1555 - Green no stoliton francis in a 1854 (17 PLI SAT 1962-2")		

-UKI	M BD	Applicant Name:	OFFICIA	L USI	<u>-</u>
	3E 3 11/94)	Date: Firm CRD No.:			
				YES	NO
Door	any ners	con not named in Item 1 or Schoolules A. D. as O. dissetting the			
		son not named in Item 1 or Schedules A, B, or C, directly or indirectly:			
		management or policies of the applicant through agreement or otherwise?			
D m a.	Do not ans nade purs and others	extially finance the business of applicant?	of securities iers, banks,	ليا	
(1	If "Yes" to	any part of Item 9, complete appropriate items on Schedule D.)			
, A. D	irectly or artnership	indirectly, does applicant control, is applicant controlled by, or is applicant under common control o, corporation, or other organization that is engaged in the securities or investment advisory busin	with, any ness?		
B. D	irectly or ederal Re	indirectly, is applicant controlled by any bank holding company, national bank, state member bani serve System, state non-member bank, savings bank or association, credit union, or foreign bank	k of the		
D	o not ans	wer "yes" :ɔ 10C if you have previously reported a foreign organization under Item 10A or Item 10	0B.		
(1	If "Yes" to	any part of Item 10, complete appropriate items on Schedule D.)			
1. Use "Exp	the approplanation	opriate DRP for providing details to "yes" answers to the questions in Item 11. Refer to "Instruction of Terms" for definitions.	ns" and		
1. Use "Exp	the approplanation	opriate DRP for providing details to "yes" answers to the questions in Item 11. Refer to "Instruction of Terms" for definitions. It ten years has the applicant or a control affiliate:			
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1. Use "Exp A, I (B. I (C. I (in the approblemation of the pass (1) been misde common (2) been (1) been (2) been (2) been (2) found (3) found authorisis (3) found authorisis (4) found (4) found (5) found (5)	opriate DRP for providing details to "yes" answers to the questions in Item 11. Refer to "Instruction of Terms" for definitions. It ten years has the applicant or a control affiliate: convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign or military countered with any felony? It ten years has the applicant or a control affiliate: convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign or military countereanor involving: investments or an investment-related business, or any fraud, false statements sions, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or a conspiration any of these offenses? charged with a misdemeanor specified in 11B(1)? S. Securities and Exchange Commission or the Commodity Futures Trading Commission ever: If the applicant or a control affiliate to have made a false statement or omission?	rt to any rt to a s or cy to ss?	00 00 00	

1	0	RN	N	BD	Applicant Name:	OFFICIA	L USE		OFFICIAL USE ONLY
-	•		3E 4	:	Date: Firm CRD No.:				
_	(R	EV.	11/94	1)	Filli CAD No				
							YES	NO	
	D	. 1	las	any o	ther federal regulatory agency, any state regulatory agency, or foreign financial regulatory autho	rity:			
		([1)		ound the applicant or a control affiliate to have made a false statement or omission or been dish, or unethical?				
		(2)	ever	ound the applicant or a control affiliate to have been involved in a violation of investment-related tutes?	regulations			
		((3)	ever	ound the applicant or a control affiliate to have been a cause of an investment-related business rization to do business denied, suspended, revoked, or restricted?	having its			
URE		(-	4)		past ten years, entered an order against the applicant or a control affiliate in connection with an ment-related activity?				
REGULATORY ACTION DISCLOSURE		(5)		denied, suspended, or revoked the applicant's or a control affiliate's registration or license or oth prevented it from associating with an investment-related business or restricted its activities?				
Ş	Ε	. +	las	any s	elf-regulatory organization or commodities exchange ever:				
Ş		(1)	found	the applicant or a control affiliate to have made a false statement or omission?				
ATOR		(2)		the applicant or a control affiliate to have been involved in a violation of its rules (other than a violation of its rules (other than a violation of its rules) and Exchange Communication of the U.S. Securities and Exchange Communication of the				
REGU		((3)		the applicant or a control affiliate to have been the cause of an investment-related business have rization to do business denied, suspended, revoked, or restricted?				
		((4)	discip	lined the applicant or a control affiliate by expelling or suspending it from membership, barring or an applicant or a control affiliate by expelling or suspending it from membership, barring or suspending its activities?)r			
	F				oplicant's or a control affiliate's authorization to act as an attorney, accountant, or federal contracted or suspended?				
	G	i. I:	s th	e app part c	licant or a control affiliate now the subject of any regulatory proceeding that could result in a "yes f 11C, D, or E?	s" answer to			
	н	l. ((1)	Has a	iny domestic or foreign court:				
OSURE		·		(a) i	n the past ten years, enjoined the applicant or a control affiliate in connection with any investment	nt-related			
DISC				(b) e	over found that the applicant or a control affiliate was involved in a violation of investment-related agulations?	d statutes or			
AIL JUDICIAL DISCLOSURE				(c) e	over dismissed, pursuant to a settlement agreement, an investment-related civil action brought a applicant or control affiliate by a state or foreign financial regulatory authority?	gainst the			
CM.		((2)	Is the	applicant or a control affiliate now the subject of any civil proceeding that could result in a "yes" art of 11H(1)?	answer to			
-	-						一	_	4
7	1.				t ten years has the applicant or a control affiliate of the applicant ever been a securities firm or a a securities firm that:	ı control			
OSC		((1)	has t	een the subject of a bankruptcy petition?				4
FINANCIAL DISCLOSURE		((2)	has h Act?	ad a trustee appointed or a direct payment procedure initiated under the Securities Investor Pro	tection			
ANCIA	J	. 1	Has	a bo	nding company ever denied, paid out on, or revoked a bond for the applicant?				
F	K	i. I	Doe	s the	applicant have any unsatisfied judgments or liens against it?				1

FOF	RM BD	Applicant Name:	OFFICIA	L USE	OFFICIAL USE ONLY
. •		Applicant Name:			
	V. 11/94)	Date: Firm CRD No.:	-		
		business engaged in (or to be engaged in, if not yet active) by applicant. Do not check any cate	gory that		
		r is expected to account for) less than 1% of annual revenue from the securities or investment ac		i	
bus	siness.				
A.	Exchange	member engaged in exchange commission business other than floor activities		EMC	
В.	Exchange	member engaged in floor activities		EMF	
C.	Broker or d	ealer making inter-dealer markets in corporate securities over-the-counter.			
D.	Broker or d	ealer retailing corporate equity securities over-the-counter		☐ BDR	
E.	Broker or d	ealer selling corporate debt securities			
F.	Underwrite	r or selling group participant (corporate securities other than mutual funds)		USG	
G.	Mutual fund	d underwriter or sponsor		☐ MFU	
Н.	Mutual fund	d retailer		☐ MFR	
I.	1. U.S. go	vernment securities dealer.		☐ GSD	İ
	2. U.S. go	vernment securities broker.		☐ GSB	
J.	Municipal s	ecurities dealer		☐ MSD	
K.	Municipal s	ecurities broker		☐ MSB	
L.	Broker or d	ealer selling variable life insurance or annuities		□ VLA	
М.	Solicitor of	time deposits in a financial institution		☐ SSL	
N.		syndicator		RES	1
		ealer selling oil and gas interests		☐ ogi	
		Il broker or dealer or option writer		□ РСВ	
Q.	Broker or o	lealer selling securities of only one issuer or associate issuers (other than mutual funds)	-	BIA	ŀ
		lealer selling securities of non-profit organizations (e.g., churches, hospitals)		☐ NPB	İ
		advisory services		☐ MD	
T.	1. Broker	or dealer selling tax shelters or limited partnerships in primary distributions		TAP	
		or dealer selling tax shelters or limited partnerships in the secondary market		☐ TAS	
U.		nge member arranging for transactions in listed securities by exchange member		☐ NEX	
		curities for own account		TRA	
	_	cements of securities.		PLA	1
		dealer selling interests in mortgages or other receivables.		☐ MRI	
		dealer involved in a networking, kiosk or similar arrangement with a:			
		avings bank or association, or credit union.	-	☐ BNA	
	2. insurar	nce company or agency		☐ INA	
Z.		e details on Schedule D)		□отн	ı
				YES NO	\exists
10 4	Door on-	cont effect transactions in commodity futures commodities as commodity antique as a bushes for	r othere or	TES NO	<u> </u>
13. A.	as a deale	cant effect transactions in commodity futures, commodities or commodity options as a broker for its own account?]
В.	Does appl	icant engage in any other non-securities business? (If "yes", describe each other business briefly	y on		,
	Schedule	D.)		$ \sqcup \vdash$	4

CRIMINAL DISCLOSURE REPORTING PAGE (BD)

						INST						
a	This Disclosure Reporting affirmative responses to It	Page (DRP tems 11A or	BD) is	s an] INI BD;	TIAL	OR	AM	MENDED res	ponse useo	d to rep	port details for
	Check of item(s) being respond 11A In the past ten years ha	ded to: as the applicant o	ora com	trol affiliate								
	(1) been convicted of a					test") in	a don	estic. fore	ian, or military cou	urt to any felon	v?	
	(2) been charged with					•					•	
	11B In the past ten years ha											
	 (1) been convicted or pinvestments or an iforgery, counterfeit 	investment-relat∈	ad busin	ess, or any	/ fraud	false s	tatem	ents or on	n or military court t sissions, wrongful	o a misdemea taking of prope	nor invol erty, bribe	ving: ery, perjury,
	(2) been charged with	a mi sdemeanor :	specifie	d in 11B(1)	?							
1	If the control affiliate is an in this event on an appropriate answers for appropriate item update its CRD records. If m	DRP (U-4). If ns on this DRF	the co 7. The	ontrol affil completic	iate is	not a	n ind RP de	ividual re	egistered throug	sh the CRD	provide	complete I
6	Multiple counts of the same actions, including separate of charges arising out of the same	ases arising o me ev e nt. On	out of t e ever	th e s ame nt m a y re	even sult ir	t, mus 1 m or e	t be r than	eported one affi	on separate DF rmative answer	RPs. Use thing to the above	s DRP e items	to report all
:	Applicable court documents sentencing documents) m	ust be provid	nal co led to	mplaint, the CRD	infor if no	matio t prev	n or ious	indictmo	ent as well as itted.	judgment o	f convi	ction or
	PART I											
	AME OF APPLICANT								APPLICA	NT CRD NUME	BER	
ρ	PART II								-			
N	arme of Control Affiliate:			control affiliat				Cont	rol Affiliate's Title or	Relationship:	CRD	Number (if any):
_			bu	siness?		Yes		No L			<u></u>	
	Formal charge(s) were broug ourt: (Name of Federal, Military, Sta											
_	Out. (Haile or Federal, minusy, Sia	ae or roraigh cou	uri)	Loca	TO NOD	Court: (City or	County an	d State or Country)	Docket /	Case Nu	moer:
2. (Charge Detail Disclosure: (Cor	ntinue on additi	onal Cr	riminal Dis	closur	e Rerv	rtina	Page RD	if more than thre	e chemes ari	ee out o	f the seme event.)
င္ပ	Formal Charge(s) Description:	1	Number	Charge 1	уре	Plea	ung		Are Charge(s)	Charge C)eto	Product Type
9			of Counts	(check one		 	ane on		Currently Pending	S (MM/DDV	YYYY)	(If charge is investment-related)
*		1		Medemouner	Felony	Guilty		Note		l l		
┪						1 1	Not Gulley	Contendere				
1.							civility .	Commence		lo lo		
\dashv							Galley .	Consission		ka ka		
2.							Chilley					
2.							Childry	Contactor		lo		ুণ্ড
3.									Yes P	ko .		
2. 3.	Is action currently on appeal?	Yes		No						io io	01	
2. 3.					5 FQ	IS FAC	I If	Yes, date	Yes P	do la la la la la la la la la la la la la	1	/ ***
3.	IF FINAL OR ON APPE	AL, COMPLET	EITE	MS 4 AND			If	Yes, date	Yes Yes No Person No Perso	io MM	E ONLY	TEM 5
2. 3. 3.	IF FINAL OR ON APPE	AL, COMPLET e: (Continue of Disposition Date	n anot	MS 4 AND her Crim	inal D	Durati	If the Charles R	Yes, date	Yes Yes Proposed was filed AAT IS PENDING Page 80 if mo	io	/ E ONLY e charg	C YYYY / HHERAE
2. 3. 3.	IF FINAL OR ON APPE	AL, COMPLET Continue o	n anot	MS 4 AND	inal D	Durati	If the Charles R	Yes, date	Yes Yes Proposed was filed AAT IS PENDING Page 80 if mo	io io io io io io io io io io io io io i	e charg	0 / YYYY (1865.)
2. 3. 3.	IF FINAL OR ON APPE Disposition Detail Disclosure Disposition Type: (Conviction, Acquited, Dismosal, Deterred Adjudgation, Pre-Trial	AL, COMPLET e: (Continue of Disposition Date	n anot	MS 4 AND her Crim seition Deta ence / Pens	inal D	Durati	If the Charles R	Yes, date	Yes Yes Proposed was filed AAT IS PENDING Page 80 if mo	io io io io io io io io io io io io io i	e charg	C YYYY / HHERAE
2. 3. 3. 1. [Ch 9 #	IF FINAL OR ON APPE Disposition Detail Disclosure Disposition Type: (Conviction, Acquited, Dismosal, Deterred Adjudgation, Pre-Trial	AL, COMPLET e: (Continue of Disposition Date	n anot	MS 4 AND her Crim seition Deta ence / Pens	inal D	Durati	If the Charles R	Yes, date	Yes Yes Proposed was filed AAT IS PENDING Page 80 if mo	io io io io io io io io io io io io io i	e charg	C YYYY / HHERAE
3. 3.	IF FINAL OR ON APPE Disposition Detail Disclosure Disposition Type: (Conviction, Acquited, Dismosal, Deterred Adjudgation, Pre-Trial	AL, COMPLET e: (Continue of Disposition Date	n anot	MS 4 AND her Crim seition Deta ence / Pens	inal D	Durati	If the Charles R	Yes, date	Yes Yes Proposed was filed AAT IS PENDING Page 80 if mo	io io io io io io io io io io io io io i	e charg	C YYYY / HHERAE
2. 3. 3. 4. (Che 9 1. 2. 3.	Disposition Detail Disclosure Disposition Type: (Conviction, Acquitet, Dismissel, Deferred Adjudication, Pre-Trial Intervention, etc.)	AL, GOMPLES e: (Continue of Disposition Date (MM/DD/YYY))	n anotice Disposerities (if app	MS 4 AND ther Crimi seition Deta ence / Pena plicable)	inal D	Durati (fi sen probet	If Circle River Ri	Yes, date ARGETI eporting suspension	Yes Yes A Papeal was filed A T IS PENDITO Page BD if mo Start Date: (AMA/DDYYYY)	GOMPLET re than three Persety/Fine (if applicable	/ E ONLY e charg Amount	Date Peix (MM/DD/YYY)
4. [C P P P P P P P P P	IF FINAL OR ON APPE Disposition Detail Disclosure Disposition Type: (Conviction, Acquited, Clemissel, Deferred Adjudication, Pro-Tital Intervention, etc.)	AL, GOMPLES e: (Continue of Disposition Date (MM/DD/YYY))	n anotice Disposerities (if app	MS 4 AND ther Crimi seition Deta ence / Pena plicable)	inal D	Durati (fi sen probet	If Circle River Ri	Yes, date ARGETI eporting suspension	Yes Yes A Papeal was filed A T IS PENDITO Page BD if mo Start Date: (AMA/DDYYYY)	GOMPLET re than three Persety/Fine (if applicable	/ E ONLY e charg Amount	Date Peix (MM/DD/YYY)

REGULATORY ACTION DISCLOSURE REPORTING PAGE (BD)

	GENERAL INSTRUCTIONS	
This Disclosure Reporting Page (DRP	BD) is an INITIAL OR AMENDE	D response used to report details for
affirmative responses to Item 11C, 11	D, 11E, 11F or 11G of Form BD;	
Check & ite n(s) be n y responded to: 11C Hasti e L S. Securits and Exchange Commission or	the Commercial Statement Transfer Commission	
 (*) Our Gift (a) Exhibitant or a control affiliate to be 	e made a false statement or omission?	
U 6 Out of the Leonal Cant or a control affiliate to ha	re been involved in a violation of its regulations or statutes? re been a cause of an investment-related business having its authorization	n to do business denied, suspended, revoked, or restricted?
→ (+) sitesied to come administrate applicate or a c	ontrol affiliate in connection with investment-related activity? Int or a control affiliate, or ordered the applicant or a control affiliate to cea	
TILL HAS BY CHEFTECHES FEITHQUISTON SQUENCY, any state req	JBIOTY 2090CV, Or foreign financial regulatory authority:	
☐ (2) ver tout of the applicant of a control affiliate:	o have made a false statement or omission or been dishonest, untair, or to o have been involved in a violation of investment-related regulations or sta	ntutes?.
	o have been a cause of an investment-related business having its authori If the applicant or a control affiliate in connection with an investment-relati	Predictions on the day of the inner the boundary of the contract of the contra
(5 ever denies; suspended, or revoked the applier restricted its activities?	cant's or a control affiliate's registration or license or otherwise, by order,	prevented it from associating with an investment-related business
11E Has any s-di-regulatory organization or commodities ex	change ever:	
(1) I sund the applicant or a control affiliate to ha	e made a false statement or omission?. In been involved in a violation of its rules (other than a violation designate)	d a "minor rule violation" under a plan approved by the U.S.
U (3) Found the applicant or a control affiliate to have	9 been the cause of an investment related business houses in a shortest	Charletteen to besisses between their to be at an
 chings. 	y expelling or suspending it from membership, barring or suspending its a	association with other members, or otherwise restricting its
11F Has the applicant's on a control affiliate's authorizat 11G I to the applicant or a control affiliate now the author	ion to act as an attorney, accountant, or federal contractor ever been revo of any regulatory proceeding that could result in a "yes" answer to any p	ked or suspended? .
	the CRD, complete only Part I. The control affiliate must sub	
remove the control annuale of its congenion to uposite its	CRD records. If more than one control affiliate, complete a siver within each of the above items. Use only one DRP to rep	aparate DRP for each.
rise to actions by more than one regulator, provide deta	als to each action on a separate DRP.	OIL OCIONO TORMOS TO UTO CONTRO STORE. II ALI STORE STORE
PART I		
NAME OF APPLICANT		APPLICANT CRD NUMBER
NAME OF CONTROL AFFILIATE (if applicable)		CONTROL AFFILIATE CRD NUMBER
PART II		
	oreign financial regulatory authority, SAO or commodities ex	witeros etc.) / 2 Remiletory Action Type:
• • • • • • • • • • • • • • • • • • • •		2. regulatory restor type:
3. Date Initiated: MM DD YYYY	4. Docket / Case Number: 5. Employin	g Firm when events occurred:
6. Product Type(s):		
7. Describe the allegations related to this requisitory an	tion: (Use reverse side of this sheet for additional comments	4
	TO SELECTION OF THE SHEET FOR SUCKIONS CONTINUES.	n riscessary.)
8. Is regulatory action currently: (check one) 9. If	on appeal, regulatory action appealed to: (SEC, SRO, 10.1	f on appeal, date filed: MM DO YYYY
Pending - On Appeal - Finel	S. Court of Appeals, etc.)	/ / /
IF FINAL OR ON APPEAL, COMPLETE ALL I	EMS BELOW. FOR PENDING ACTIONS, COMPLE	ETE ITEM 19 ONLY
11. How was the matter resolved? (Settlement, Consent,	ptc.) 12. Resolution MM DD YYYY 13. Sanctions: (Suspension, Censure, Bar, Requalification, etc.)
is suspension/bar of a fixed	duration? Suspension/Bar Start Date: Suspension/Bar	Suspension/Bar capacity affected: (General Securities
14. If Suspended Yes	No MM DD YYYY Duration:	Principal, Financial & Operations Principal, Options Tracting, etc.)
(If No, provide details in Item		
15. If requisification by exam/ retraining was a condition	ning If Yes, length of time given to requality/retrain: (If No, provide details in Item 19)	Type of Exam required for requalification: Has condition been satisfied?
of the senction: Yes	L No I	☐ Yes ☐ No
16. If disposition resulted in a fine,	Penalty/Fine: S	Date Paid: / /
penalty, restitution, disgorgement or monetary compensation:	Restitution: \$	Date Paid: / /
(Fill in amount on appropriate line)	Disgorgement: \$	Date Paid: / /
	Other: \$	Date Paid:
 Was the control affiliate named in Part I required to pay any part of the monetary items disclosed in 167 	Penalty/Fine: \$	Date Paid: / /
	Restitution: \$	Date Paid: / /
Yes No	Disgorgement: \$	Date Paid:
(If "yes", fill in amount on appropriate line)	Other: \$	Date Paid: / /
18. Was payment of all or any part of a monetary awar	d, penalty or fine weived? Yes No	If yes, provide details of Walver in 19 below.
19. Provide summary of distally related to the a	ction status; and (or) disposition and moltode relevan	tiferens, sendet i millend paters i i sila elvethe rade
s titles a heet for additional comments. The	PS Tary 1	
lev. 10/19/94		-

CIVIL JUDICIAL ACTION DISCLOSURE REPORTING PAGE (BD)

	GENERAL INSTRUCTION	VS	
This Disclosure Reporting Page (DRP affirmative responses to <i>Item 11H</i> of Fe	BD) is an INITIAL OR I	AMENDED response used to report details f	for
(b) ever found that the application (c) ever dismissed, pursuant to a state or foreign financial	ined the applicant or a control affiliate in o ant or a control affiliate was involved in a v to a settlement agreement, an investment regulatory authority?	connection with any investment-related activity? violation of investment-related statutes or regulations? t-related civil action brought against you by	
		ling that could result in a "yes" answer to any part of 11H?	- 1
event on an appropriate DRP (U-4). If the comprehence of the comprehen	ontrol affiliate is not an individual reg pletion of this DRP does not relieve to pmplete a separate DRP for each.	Part I. The control affiliate must submit details for t pistered through the CRD, provide complete answer the control affiliate of its obligation to update its CR	rs i
One event may result in more than one affir same event. Unrelated civil judicial actions	mative answer to the above items. Umust be reported on separate DRPs.	Use only one DRP to report details related to the	
PART I		APPLICANT CRD NUMBER	
AND OF CONTROL AFFILM TO I			
NAME OF CONTROL AFFILIATE (if applicable)		CONTROL AFFILIATE CRD NUMBER	Ì
PART II			
Court Action initiated by: (Name the Regulator, foreign	n trnancial regulatory authority, SRO, commodit	ities exchange, Agency, Firm, Private Plaintiff, etc.)	1
2. Court Action Type: (Temporary Restraining Order, Ma	andatory Injunction, Prohibitive Injunction, etc.)	3. Filing Date of Court Action: MM DD YYYY	\dashv
4. Product Type(s):			\dashv
5. Court formal action was brought in: (Name of Federal	l, Military, State or Foreign Court)		\dashv
6. Location of Court: (City or County and State or Count	ny)	7. Docket / Case Number:	\dashv
8. Control Affiliate Employing Firm when events occurre	d (if annimable):		
		·	
Describe Allegations relating to this court action:			
10. Is action currently: (check one) Pending On Appeal Final	ng, date notice was served: 12. If on appeal, of count)	action appealed to: (provide name of 13, If on appeal, date filed.	m
IF FINAL OR ON APPEAU. COMPLETE ALL IT! 14. How was the matter resolved? (Selliement, Consent,			
The four was an initial four to the four t	Dete:	/	
17. If Suspended, Enjoined or Barred: Is suspension/injunction/bar duration? Yes (If No, provide details in Item:	No Start Date: Injury	ension/ ction/Bar securities Principal, Financial & Operations Principal con: Options Trading, etc.)	rai al,
18. If requalification by exam is/was a condition of the disposition:	elated? If Yes, length of time given to requal (If No, provide details in Item 21)	réqualification: been satisfied?	No
19. If disposition resulted in a fine,	Penalty/Fine: \$	Date Paid: / 3 /	
penalty, restitution, diagorgement or monetary compensation: (Fill in amount on appropriate line)	Restitution: \$	Date Paid:	
(PM II) BIIOURI OII ALLI QUINGE MINO	Diagorgement: \$ Other: \$	Date Paid: / /	
20. Was the control affiliate named in Part I required to		MM DD YYYY	
pay any part of the monetary items disclosed in 19?	Penalty/Fine: \$ Restitution: \$	Date Paid: / /	
Yes No	Diagorgement: \$	Date Paid:	
(If "yes", fill in amount on appropriate line)	Other: \$	Dete Paid:	
 Provide a brief canonia y chi provide basiskir grige coverse is dell'hore dell'hore i comi e a 	s is also in compass, where it is the dispersit to a little to it me cs to be	reason and real requirement of subsystems	
	-		

FINANCIAL DISCLOSURE REPORTING PAGE 1 (BD) (Bankruptcy and SIPC)

		GE	NERAL INS	STRUCTION	MS			
This Disclosure Repo		DRP BD) is an				ED response	used to re	port details for
Check of item(s) bein								1
111 In the past ten ye			iliate of the apr	olicant ever bee	en a securiti	es firm or a contro	affiliate of a se	curities firm that:
□(1) has been t (Please fil	he subject of a b If out SECTION	nankruptcy petition?						<u> </u>
(Please fli	out SECTION	•						
If the control affiliate is an i appropriate DRP (U-4). If the DRP. The completion of thi complete a separate DRP f	ne control affilia s DRP does no or each one.	te is not an individu t relieve the control	al registered t affiliate of its	through the CF obligation to u	RD, provide pdate its C	complete answe RD records. If mo	rs for appropri ore than one co	ate items on this
Disclose details to only one	item of 111 on	this DHP. Complete	e Section I an	d/or Section II	as well as	Item 18 to comple	ete this DRP.	
PART I NAME OF APPLICANT						APPLICANT CRE	NUMBER	
NAME OF CONTROL AFFILIA	TE (if applicable)					CONTROL AFFI	LIATE CRD NUM	IBER
PART II			-					
SECTION I If in the	ne past 10 years, ct of a benkruptcy	the applicant or contro	d affiliate has ex	ver been a secur	ities firm or a	contra affiliate of	securities firm t	hat has been the
Action Type: (Compromise, I					2. Action	Date:	MM 0	o 7777
3. Securities firm name when e	vents occured:				4. Positio	n, Title, or Relations	hip (if applicable):
5. Court: (Name of Federal, Sta	ate, or Foreign Co	urt)	-		8. Locatio	n of Court: (City or	County and Stat	or Country)
7. Docket / Case Number:		8. Chapter Number: (ll Federal Bank	ruptcy Filing)	9. Is actio	n currently pending	? Yes	□ No
10. Disposition Type: (Discharg	ad, Released, Di	smissed, etc.)			11. Dispo	sition Date:	MM / D	0 / 7777
12. Provide brief summary of e	vents leading to a	ction. If not dismissed	or closed, expli	ain: (Use reverse	side of this	sheet for additional	comments if nec	:essary.)
SECTION II II II II	re past 10 years, i	he applicant or control lyment procedure initis	affiliate has eve	er been a securit	les firm or a	control affiliate of a s	ecurities firm the	t has had a trustee
1. Action Type: (Compromise, I	Bankruptcy, Deck	ration etc.)	med under the S	ecurities investo	2. Action	Act: Date:	MM C	0 7777
3. Securities firm name when e				····				1
						n, Title, or Relations		
5. Court: (Name of Federal, St.	ste, or Foreign Co	urt)			6. Locatio	on of Court: (City or	County and Stat	e or Country)
7. Docket / Case Number:		8. Chapter Number: (il Federal Bank	ruptcy Filing)	9. Is actic	nn currently pending	? Yes	□ No
10. Disposition Type: (Discharg	, , , , , ,	,				eition Date:	MM /	/ / 00
12. Provide brief summary of e	vents leading to a	ction: (Use reverse si	de of this sheet	for additional co	mments if ne	ocessery.)		
If a SIPA trustee was appoint	nted, complete	Items 13, 16 and 1	7. If a direct r	avment nonce	dura was h	ecun, complete !	tems 13, 14 pr	rd 15.
13. Currently Open?		14. The Amount Paid To Be Paid By A Control Affiliate:	Or Agreed			initiated or Filed:	MM /	700 / 7777
16. Trustee Name:		CONTOL ATTREBE	<u>`</u>		17. Trust	ee Appointment Dal		» / ~
15 Page a provide data	Programme and the second							
to Please provide details in One reverse sign in the	shout to right	The second streets of the second	maris into th sets wy i		3°71	ure les la dicer et de	ed energy stay	n. + 1 qui stile.
								-

FINANCIAL DISCLOSURE REPORTING PAGE 2 (BD)

(Bonding Payout and Liens)

	GENERAL	I NS TRUCTIO	NS .									
This Disclosure Reporting Page (DRP affirmative responses to <i>Items 11J or</i>		IITIAL <i>or</i>	AMEND	ED respons	e used to	report (details for					
Check if item(s) being responded to: 11J												
11K Does the applicant have any unsatisfied judgments or liens against it? (Please fill out SECTION II below)												
If multiple, unrelated events result in the	ne same affirmative	e answer, deta	uils must b	e provided o	n separate	DRPs	3.					
If multiple, unrelated events result in the same affirmative answer, details must be provided on separate DRPs.												
NAME OF APPLICANT	-			APPLICANT CR	D NUMBER							
SECTION I If a bonding compa. 1. Firm Name: (Policyholder)	ny ever denied, pa	id out on, or re	evoked a	bond for the	applicant:							
2. Bonding Company Name:												
3. Disposition Type: (Denial, Revocation, Payou	nt)		4. Dispo	sition Date:	MMM /	DØ	/ ****					
5. If disposition resulted in Payout:	Payout Amount:	\$		Date Paid:	···· /	DD	/ ww					
SECTION: If the applicant has per DRP.) When the and this section to	e judgment/lien ha	s been satisfic										
1. Judgment / Lien Amount:				2. Judgment	or Lien Holde	r:						
3. Judgment / Lien Type: (Tax, Civil, Default, Li	quidated Damages, etc	:)		4. Date Filed:	: NAM /	00	/					
5. Is Judgment/Lien Outstanding? If No, prostatus de status de		/ W II	No, how wa emoved, Pa	s matter resolve id)	d? (Release	d, Dischi	arged,					
6. Court: (Name of Federal, State or Foreign Co	ourt) 7. Location	n of Court: (City or C	County and S	tate or Country)	8. Docket /	Case Nu	mber:					
Provide a brief summary of events leading to to (Use reverse side of this sheet for additional common statement of the second seco			ils including	current status (if	applicable).							
	-											

Am. 10/04

S	che	edule A of FORM BD								OFFICIAL US	SE
		DIRECT OWNERS AND	Applicant Name:								
		EXECUTIVE OFFICERS (Answer for Form BD Item 3)	Date:					-			
		(REV. 11/94)	Date.			Firm CRD No.:		<u> </u>			
1.	Use	e Schedule A only in new applications dications to provide information on ind	to provide infor irect owners. F	mation o	n_the dir lendmen	ect owners and executive ts on Schedule C. Comp	e officers o	of the a	pplicant. U n.	se Schedule B in new	•
2.		below the names of:								***************************************	
	(a)	with similar status or functions;									
	(D)	in the case of an applicant that is a c the applicant is a public reporting con	mpany (a comp	any subj	ect to Se	ctions 12 or 15(d) of the	Securities	Exchai	nge Act of	1934);	
		Direct owners include any person the class of a voting security of the applie stepchild, grandchild, parent, steppa sister-in-law, sharing the same reside right to purchase the security.	cant. For purpo: rent. orandoare	ses of thi nt. spour	s Sched	ule, a person beneficially	owns any	/ Securi	ties (i) own	ed by his/her child,	or .
	(c)	in the case of an applicant that is a p dissolution, or have contributed, 5%	artnership, all o	eneral p partnersh	artners a ip's capi	and those limited and sp	ecial partn	ers tha	t have the	right to receive upon	
	(d)	in the case of a trust that directly own has contributed, 5% or more of the a	s 5% or more	d a class	of a uni	ing againsts of the coulin	ant, or that	t has th	e right to r	eceive upon dissolutio	n, or
3.	Are	there any indirect owners of the applic	ant required to	pe teboi	ted on S	chedule B?	Yes		10		
4.	Con	nplete the "Status" column by entering s of securities owned (if more than on	board/manage s is issued).	ment title	s; statu	as partner, trustee, sole	proprieto	r, or sha	areholder;	and for shareholders,	the
5.		In the "DE/FE/I" column, enter "DE" if or enter "I" if the owner is an individual	a.								1
		in the "Control Person" column, enter have control. Note that under this def	mundu most exe	ocutive o	mcers ar	10 ali 25% owners, gene	rai partnen	s. and t	rustees wo	ould be "control persor	not ns".
		In the "PR" column, enter "PR" if the	owner is a publ	ic reporti	ng comp	eny under Sections 12 c	or 15(d) of	the Sec	zurities Exc	change Act of 1934.	
о.	OWI	, LAV. — 1888)	than 5% rut less than 10	%		% but less than 25% % but less than 50%		50% b	ut less thai r more	n 75%	
(In	dividu	FULL LEGAL NAME uals: Last Name, First Name, Middle N	lame) DE/FE/	A	Title or Acquired	Title or Status	Ownership Code	Contr	on s.s	CRD No. If None: 3. No., IRS Tax No. or Employer ID.	Official Use Only
								PR			+
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	S	chedule B of FORM B									OFFICIAL USE	E
		INDIRECT OWNERS		Applicant Name:								
		(Answer for Form BD Item 3) (REV. 11/94)		Date:	_ Fir	m CRI	D No.:		•			
-	1.	Use Schedule B only in new applicati information on direct owners. File all	tions to	provide information on the dments on Schedule C. Co	indire	ect ow	ners of the appli	cant. Use	Schedule	A in nev	v applications to provid	e
	2.	With respect to each owner listed on	Sched	ule A, (except individual or	vners)	, list b	elow:					
ļ		(a) in the case of an owner that is a sale of, 25% or more of a class of	a corpor of a voi	ration, each of its sharehol ting security of that corpor	ders thation;	nat ber	neficially owns, h					ct the
	For purposes of this Schedule, a person beneficially owns any securities (i) owned by his/her child, stepchild, grandchild grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, s (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant or right to purchase t										ring the came recidenc	e; or
		(b) in the case of an owner that is a dissolution, or have contributed,	narine	rshin all general narrage	and th	noce li	mitad and enaci	ai partners	that have	e the righ	at to receive upon	
L		(c) in the case of an owner that is a	trust, t	he trust and each trustee.	, vp		•					
	3.	Continue up the chain of ownership litthe Securities Exchange Act of 1934)	isting al	Il 25% owners at each leve ched, no ownership inform	el. Once	e a pu	blic reporting co up the chain of o	mpany (a ownership	company need be (subject t given.	o Sections 12 or 15(d)	of
	4.	Complete the "Status" column by ente issued).	ering st	tatus as partner, trustee, s	hareho	older, d	etc., and if share	holder, cia	ss of sec	urities ov	wned (if more than one	is
ļ	5.	(a) In the "DE/FE/I" column, enter "E or enter"!" if the owner is an indi-	VIQUAI.									
		(b) In the "Control Person" column, have control. Note that under thi (c) In the "PR" column, enter "PR" if	is cetin	ition most executive office	rs and	all 25	% owners, gene	rai partner:	s, and tru	stees wo	uid be "control persons	x 5".
L	6.						than 75%		% or mon		- Other General Parts	ners
ŀ		FULL LEGAL NAME (Individuals: Last Name, First Name,	DE/FE/I	Interest is Owned		Status	Ownership	Control Person		RD No. If None:	Official Use	
ı				interest is Owned	MM	YYYY	Siellie	Code	_	3.0	. No., IRS Tax No. or Employer ID.	Only
L		Middle Name)		interest is Owned	MM	m	Jianus	Code	PR	3.0		Only
				interest is Owned	MM	***	Status	Code	_	3.0		Only
				imerest is Owned	MMA	****	Julius	Code	_	3.0		Önly
				imerest is Owned	MAA	m	James	Code	_	3.0		Only
				Imerest is Owned	MM	****	- Claude	Code	_	3.0		Only
				Imerest is Owned	NA	****	- Claus	Code	_	3.0		Only
				Imerest is Owned	NA	****		Code	_	3.0		Only
				Imerest is Owned	1884	****		Code	_	3.0		Only
				Imerest is Owned	MMA	****		Code	_	3.0		Only
				Imerest is Owned	MAA	Y		Code	_	3.0		Only
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				Imerest is Owned				Code	_	3.0		Only

Schedule C of FORM BD										OFFICIAL US	35
AMENDMEN'S TO	Applica Name:									:	
SCHEDULES A & B										_	
(Amendments to answers for Form BD Item 3) (REV. 11/34)	Date:				Firm CR	D No.:		-			
This Schedule C is used to amend Schedu Complete each column. File with a comp	iles A and leted Exe	d B of ecution	Form BI Page (I	D. Refe Page 1	to those	schdeules f	or specific ins	tructions	for cor	npleting this Schedule C.	
2. In the 'Type of Amd.' column, indicate "A"	(addition), "D"	(deletion), or "C	* (chang	in informati	on about the	same per	son).		-
3. Ownership codes are: NA - less that A - 5% but I		10%	B - C -	10% t	ut less th	an 25% an 50%	D - 50% b E - 75% o		an 759	6 F - Other General F	Partners
4. List below all changes to Schedule A: (DIRECT	OWN	ERS AN	D EXE	CUTIVE	OFFICERS)					
FULL LEGAL NAME (Individuals: Last Name, First Name, Middle Name)	DE/FE/I	Type of Amd.		Title or Acquired	⊣ "	le or Status	Ownership Code	Contro Perso	- 1	CRD No. if None: S.S. No., IRS Tax No. or Employer ID.	Official Use Only
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5 Link halow all about a Cabatala D.											
5. List below all changes to Schedule B: (FULL LEGAL NAME Type	T				ate Title or	I	1	Contr	oi l	CRD No. If None:	Official
(Individuals: Last Name, DE/FE/I of First Name, Middle Name)	1 (-4		Which Owned	34	MA YYYY		Ownership Code	1	n	S.S. No., IRS Tax No. or Employer ID.	Uee Only
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Schedule D of FORM BI	D			OFFICIAL USE
CONTINUATION SHEET	Applicant Name:			
Flage 1	Dotto:			
(FE7. 11/5.4)	Date:		0.:	
Use this Schedule D Page 1 to report submitted details. Do not repeat previous	t details for items li iously submitted in	sted below. Only report formation.	new information or chang	ges/updates to previously
This is an INITIAL AMEN	DED detail filing for	or the Form BD items ct	necked below:	
SECTION I Other Busines				প ্ৰকৃত্য ি ২০৮
Check if applicable) [Item 1C(2)				
List each of the "other" names and the	jurisdiction(s) in w			
	11000	2, Name		
Name	- Johns	4. Name		JURISDICTION CODE
ECTION II Other Busines	JURIS	DICTION CODE		JURISDICTION CODE
-	Item 13	-		
pplicant must complete a separate So	chedule D Page 1	for each affirmative resp	ponse in this section.	
riefly describe any other business (IT	EM 12Z); or any of	ther non-securities busin	ness (ITEM 138). Use on	ly the space provided.
	and the control of th			
	THE SECOND STREET STREET, STRE			
	-			
EOTION III Successions	EMELT SHIPS HORSE	AND SHAPE OF THE	AND THE PERSON NAMED IN	4)
Check if applicable) Item 5				
te of Succession MM DO	YYYY Name of Prede	COSSOT		_
Employer Identification Number	Firm CRD Num	ber (if any)	SEC File Number	(if any)
Dieth, describe details of the				
Briefly describe details of the succession	on. Use only the sp	ace provided.		
e e e e e e e e e e e e e e e e e e e	The state of the same state of the same of	Notice to compare the second s		
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		\ Mar		
ECTION IV Introducing an	d Clearing Arra	ngements / Control	Persons / Financings	. 30% 30% 200
Check one) Item 7	Item 8A	7 -	em 8C tem 9A	Item 9B
Applicant must complete a sept	Brate Schedule D. B			
multiple responses to any Item.	Complete the "Eff	fective Date" box with t	the Month Day and Year	that the arrangement
agreement, or authorition became	e effective. Comple	ete the "Termination Dat	te" box with the Month, D	ay and Year that the
arrangement, agreement, or affi	liation was termine	ated.		
			CPID Number (i	(any)
menesa Address (Sireel, City, State/Coursey, Zig	+4/Postal Code)			
	<u> </u>			
dividual Name (il applicable) (Last, First, Middle)			CRD Number ((any)
ames Address (il applicable) (Street, Cily, Stat	Course Vo.			
		(Code)		
ective Cate Med CO Y	m .		100 YYYY	
	 - .		- , - , ''''	•
Idefly describe the nature of reference nethod and amount of financing (ITE)	e or arrangement	(ITEM 7 or ITEM 80- 4-	notice of the center's	conservati (ITEM OAN or the
nethod and amount of financing (ITE)	M 98). Use only th	· ·		BUT BETTER IL I LIM WAY! OF THE
		e space provided.		
		e space provided.	·	e per esta en en en en en en en en en en en en en

CONDUIND IN OF HURBING BUI			OFFICIAL USE
Schedule D of FORM BD	Applicant		
CONTINUATION SHEET Page 2	Name:		
(REV. 11/94)	Date: Firm CRD) No.:	
Use this Schedule D Page 2 to report d submitted details. Do not repeat previou institutions and individuals necessary to	usly submitted information. Supply de	tails for all partnerships, corporati	ons, organizations,
Complete the "Effective Date" field with "Termination Date" field with the Month			e the
This is an INITIAL AMEND	ED detail filing for the Form BD items	s checked below:	
partnership, corporation, or o	pplicant control, is applicant controlled other organization that is engaged in t	the securities or investment advis-	ory business?
10B. Directly or indirectly, is applied Reserve System, state non-	cant controlled by any bank holding c member bank, savings bank or assoc	ompany, national bank, state mer iation, credit union, or foreign ban	nber bank of the Federal k?
	ection for affirmative responses	s to ITEM 10A only.	
The details supplied relate to: Partnership, Corporation, or Organization Na	ime	CRD Number (if any)	
	YYYY Termination	Date MM DD YYY	Y
(check only one) This Partnership, Corporation, or Organiza Business Address (Street, City, State/Country, Zip	0+4/Postal Code)	d by, is under common con	trol with applicant.
Is Partnership, Corporation or Organization a foreign entity? Yes No	Check "Yes" or "No" for activities of this partners corporation, or organization.	thip, ▶ Securities	nvestment Yes No Activities:
Partnership, Corporation, or Organization No.	ame	CRD Number (if any)	
Effective Date MM DD	YYYY Termination	Date MM DD YYY	Y
(check only one)	ation controls. is controlle	d by, is under common con	trol with applicant.
This Partnership, Corporation, or Organiza	··· — · · · · · · · · · · · · · · · · ·		101 HILL 1
Business Address (Street, City, State/Country, Zig			
Business Address (Street, City, State/Country, Zip		ship, ▶ Securioes Yes No	investment Yes No Activities:
Business Address (Street, City, State/Country, Zig. Is Partnership, Corporation or Organization a foreign entity? If Yes, provide incorporation:	country of domicile or Check "Yes" or "No" for activities of this partner corporation, or organize	ship, ▶ Securioes Yes No	investment Yes No
Business Address (Street, City, State/Country, Zig. Is Partnership, Corporation or Organization a toreign entity? Yes No Partnership, Corporation, or Organization N	country of domicile or Check "Yes" or "No" for activities of this partner corporation, or organize	Activities: Yes No	investment Yes No Activities:
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CONTINUATION SHEET Page 2 (continued) (REV. 11/94)		Firm CRD			
Complete this se					
ovide the details for each organization plicant's chain of ownership. The detai	or institution that coils supplied relate to	ontrols the applicar	it, including e	ach organization or it	nstitution in the
Financial Institution Name				CRD Number (if a	-
Effective Date MM DD	YYYY	Termination	Date MN	I DD YYYY	
nstitution Type (i.e., bank holding of System, state non-m	company, national nember bank, savir	bank, state memb	er bank of the	e Federal Reserve r foreign bank)	
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2 Financial Institution Name]	CRD Number (if a	oplicable)
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Institution Type (i.e., bank holding System, state non-n	company, national nember bank, savi	bank, state memings association, co	er bank of t edit union, o	he Federal Reserve or foreign bank)	
Business Address (Street, City, State/	Country, Zip+4/F	Postal Code)	If fore	ign, country of dom	icile or incorporation
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3 Financial Institution Name				CRD Number (if a	applicable)
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Effective Date MM DD	- company nations	al hank state mem	her bank of	IM DD YYY / / the Federal Reserve	Y
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chedule E of FORM BD	OFFICIAL US
Applicant Name:	
Date:	Firm CRD No.:
Specific:	ess location. Each item must be completed unless otherwise noted.
Item 2. CRD will assign this branch number when you "Add" a known, complete this item for all "Deletes" and "Amen Item 3. Complete this item for all entries. A physical location is Item 4. Complete this item goaly when the applicant changes the Item 5. If the branch office or other business location occupies of credit union, enter the name of the institution in the space Item 6. Complete this item for all entries. If applicable, provide Item 7. Item 8. Complete this item for all entries. Provide the date that date of the change (AMENDMENT). Item 9. Check "Yes" or "No" to denote whether location will be Rules of Fair Practice, Article III Section 27. Item 10. Check "Yes" or "No" to denote whether the location is a contract (other than an insurance agency agreement) with location (A) assumes liability for its own expenses or has	nust be included; post office box designations, alone, are not sufficient. address of an existing branch office or other business location. or shares space on premises within a bank, savings bank or association, or e provided.
	aspenses being of a berry order risis me abblicant; (B) use bliward
responsibility for necisions relating to the employment an	d remuneration of its registered representatives; (C) deems 5% or more ontractors" for tax purposes; or (D) engages in separate market making
of its total registered representatives to be "independent of and/or underwriting activities.	of remuneration of its registered representatives; (C) deems 5% or more ontractors" for tax purposes; or (D) engages in separate market making jurisdiction branch registration only. 5. Institution Name (if applicable) 6. Supervisor Name (Last, First, Middle) 7.
of its total registered representatives to be "independent of and/or underwriting activities. Item 11. Check "Yes" or "No" to denote whether this location is a 1. (Check only one box.) Add Delete Amendment 2. CRD Branch Number 3. Street	of remuneration of its registered representatives; (C) deems 5% or more ontractors* for tax purposes; or (D) engages in separate market making jurisdiction branch registration only. 5. Institution Name (if applicable) 6. Supervisor Name (Last, First, Middle)
of its total registered representatives to be "independent of and/or underwriting activities. Item 11. Check "Yes" or "No" to denote whether this location is a 1. (Check only one box.) Add Delete Amendment 2. CRD Branch Number 3.	of remuneration of its registered representatives; (C) deems 5% or more ontractors" for tax purposes; or (D) engages in separate market making jurisdiction branch registration only. 5

[FR Doc. 95–1359 Filed 1–17–95; 9:36 am] BILLING CODE 8010–01–C