

BrokerCheck Report

APEX CLEARING CORPORATION

CRD# 13071

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Please be aware that fraudsters may link to BrokerCheck from phishing and similar scam websites, trying to steal your personal information or your money. Make sure you know who you're dealing with when investing, and contact FINRA with any concerns.

For more information read our <u>investor alert</u> on imposters.

About BrokerCheck®



BrokerCheck offers information on all current, and many former, registered securities brokers, and all current and former registered securities firms. FINRA strongly encourages investors to use BrokerCheck to check the background of securities brokers and brokerage firms before deciding to conduct, or continue to conduct, business with them.

What is included in a BrokerCheck report?

- BrokerCheck reports for individual brokers include information such as employment history, professional qualifications, disciplinary actions, criminal convictions, civil judgments and arbitration awards. BrokerCheck reports for brokerage firms include information on a firm's profile, history, and operations, as well as many of the same disclosure events mentioned above.
- Please note that the information contained in a BrokerCheck report may include pending actions or allegations that may be contested, unresolved or unproven. In the end, these actions or allegations may be resolved in favor of the broker or brokerage firm, or concluded through a negotiated settlement with no admission or finding of wrongdoing.

Where did this information come from?

- The information contained in BrokerCheck comes from FINRA's Central Registration Depository, or CRD® and is a combination of:
 - information FINRA and/or the Securities and Exchange Commission (SEC) require brokers and brokerage firms to submit as part of the registration and licensing process, and
 - o information that regulators report regarding disciplinary actions or allegations against firms or brokers.

How current is this information?

- Generally, active brokerage firms and brokers are required to update their professional and disciplinary information in CRD within 30 days. Under most circumstances, information reported by brokerage firms, brokers and regulators is available in BrokerCheck the next business day.
- What if I want to check the background of an investment adviser firm or investment adviser representative?
- To check the background of an investment adviser firm or representative, you can search for the firm or individual in BrokerCheck. If your search is successful, click on the link provided to view the available licensing and registration information in the SEC's Investment Adviser Public Disclosure (IAPD) website at https://www.adviserinfo.sec.gov. In the alternative, you may search the IAPD website directly or contact your state securities regulator at http://www.finra.org/Investors/ToolsCalculators/BrokerCheck/P455414.
- Are there other resources I can use to check the background of investment professionals?
- FINRA recommends that you learn as much as possible about an investment professional before
 deciding to work with them. Your state securities regulator can help you research brokers and investment adviser
 representatives doing business in your state.

Thank you for using FINRA BrokerCheck.



Using this site/information means that you accept the FINRA BrokerCheck Terms and Conditions. A complete list of Terms and Conditions can be found at brokercheck.finra.org



For additional information about the contents of this report, please refer to the User Guidance or www.finra.org/brokercheck. It provides a glossary of terms and a list of frequently asked questions, as well as additional resources. For more information about FINRA, visit www.finra.org.

www.finra.org/brokercheck User Guidance

APEX CLEARING CORPORATION

CRD# 13071

SEC# 8-23522

Main Office Location

ONE DALLAS CENTER 350 N. ST. PAUL, SUITE 1300 DALLAS, TX 75201 Regulated by FINRA Dallas Office

Mailing Address

ONE DALLAS CENTER 350 N. ST. PAUL, SUITE 1300 DALLAS, TX 75201

Business Telephone Number

214-765-1100

Report Summary for this Firm



This report summary provides an overview of the brokerage firm. Additional information for this firm can be found in the detailed report.

Firm Profile

This firm is classified as a corporation.

This firm was formed in New York on 12/22/1978. Its fiscal year ends in December.

Firm History

Information relating to the brokerage firm's history such as other business names and successions (e.g., mergers, acquisitions) can be found in the detailed report.

Firm Operations

This firm is registered with:

- the SEC
- 21 Self-Regulatory Organizations
- 53 U.S. states and territories

Is this brokerage firm currently suspended with any regulator? **No**

This firm conducts 10 types of businesses.

This firm is affiliated with financial or investment institutions.

This firm does not have referral or financial arrangements with other brokers or dealers.

Disclosure Events

Brokerage firms are required to disclose certain criminal matters, regulatory actions, civil judicial proceedings and financial matters in which the firm or one of its control affiliates has been involved.

Are there events disclosed about this firm?

Yes

The following types of disclosures have been reported:

Туре	Count	
Regulatory Event	46	
Arbitration	8	

This firm is classified as a corporation.

This firm was formed in New York on 12/22/1978.

Its fiscal year ends in December.

Firm Names and Locations

This section provides the brokerage firm's full legal name, "Doing Business As" name, business and mailing addresses, telephone number, and any alternate name by which the firm conducts business and where such name is used.

APEX CLEARING CORPORATION

Doing business as APEX CLEARING CORPORATION

CRD# 13071

SEC# 8-23522

Main Office Location

ONE DALLAS CENTER 350 N. ST. PAUL, SUITE 1300 DALLAS, TX 75201

Regulated by FINRA Dallas Office

Mailing Address

ONE DALLAS CENTER 350 N. ST. PAUL, SUITE 1300 DALLAS, TX 75201

Business Telephone Number

214-765-1100



This section provides information relating to all direct owners and executive officers of the brokerage firm.



Direct Owners and Executive Officers

Legal Name & CRD# (if any): APEX FINTECH SOLUTIONS INC.

Is this a domestic or foreign entity or an individual?

Domestic Entity

Position SHAREHOLDER

Position Start Date 06/2012

Percentage of Ownership 75% or more

Does this owner direct the management or policies of the firm?

Yes

Is this a public reporting

company?

No

Legal Name & CRD# (if any): BECKERMAN, JARRED

6683745

Is this a domestic or foreign entity or an individual?

Individual

Position FINOP, PRINCIPAL FINANCIAL OFFICER

Position Start Date 01/2024

Percentage of Ownership Less than 5%

Does this owner direct the management or policies of the firm?

No

Is this a public reporting

company?

No

Legal Name & CRD# (if any): BRENNAN, WILLIAM ROBERT

2447538

Is this a domestic or foreign entity or an individual?

Individual

Position CAO

Position Start Date 09/2019

User Guidance



Percentage of Ownership

Less than 5%

Does this owner direct the management or policies of

No

the firm?

Is this a public reporting

company?

No

Legal Name & CRD# (if any):

CAPUZZI, WILLIAM WALTER

4323894

Is this a domestic or foreign entity or an individual?

Individual

Position

CHIEF EXECUTIVE OFFICER

Position Start Date

11/2015

Percentage of Ownership

Less than 5%

Does this owner direct the management or policies of

management the firm?

Yes

Is this a public reporting

company?

No

Legal Name & CRD# (if any):

RAY, TERRY DAVID

5295510

Is this a domestic or foreign entity or an individual?

Individual

Position

CHIEF OPERATING OFFICER

Position Start Date

01/2024

Percentage of Ownership

Less than 5%

Does this owner direct the management or policies of

No

the firm?

Is this a public reporting

company?

No

Legal Name & CRD# (if any):

ROBBINS, JOHN FRANKLYN

User Guidance

Direct Owners and Executive Officers (continued)

1967073

Is this a domestic or foreign entity or an individual?

Individual

Position CHIEF COMPLIANCE OFFICER

Position Start Date 03/2022

Percentage of Ownership Less than 5%

Does this owner direct the management or policies of the firm?

No

Is this a public reporting company?

No

Legal Name & CRD# (if any):

THOMAS, LAURA

5364586

Is this a domestic or foreign entity or an individual?

Individual

Position

CHIEF OPERATIONS OFFICER (INCLUDES PRINCIPAL OPERATIONS

OFFICER ROLE)

Position Start Date

01/2024

Percentage of Ownership

Less than 5%

Does this owner direct the management or policies of

No

the firm?

Is this a public reporting

company?

No

This section provides information relating to any indirect owners of the brokerage firm.



Indirect Owners

Legal Name & CRD# (if any): PEAK6 APX HOLDINGS LLC

Is this a domestic or foreign entity or an individual?

Domestic Entity

Company through which indirect ownership is established

APEX FINTECH SOLUTIONS INC.

Relationship to Direct Owner
Relationship Established

MEMBER 02/2022

Percentage of Ownership

75% or more

Does this owner direct the management or policies of the firm?

Yes

Is this a public reporting company?

No

Legal Name & CRD# (if any):

PEAK6 LLC

Is this a domestic or foreign entity or an individual?

Domestic Entity

Company through which indirect ownership is established

PEAK6 APX HOLDINGS LLC

Relationship to Direct Owner

MEMBER

Relationship Established

09/2018

Percentage of Ownership

75% or more

Does this owner direct the management or policies of the firm?

Yes

Is this a public reporting company?

No

HULSIZER, MATTHEW NELS

2311367

Is this a domestic or foreign

Legal Name & CRD# (if any):

Individual

User Guidance

Indirect Owners (continued)

entity or an individual?

Company through which indirect ownership is established

PEAK6 LLC

Relationship to Direct Owner

MANAGING MEMBER

Relationship Established

11/2009

Percentage of Ownership

50% but less than 75%

Does this owner direct the management or policies of

Yes

the firm?

Is this a public reporting

company?

No

Legal Name & CRD# (if any):

JUST, JENNIFER JANE

2261444

Is this a domestic or foreign entity or an individual?

Individual

Company through which indirect ownership is established

PEAK6 LLC

Relationship to Direct Owner

MANAGING MEMBER

Relationship Established

11/2009

Percentage of Ownership

50% but less than 75%

Does this owner direct the management or policies of the firm?

Yes

Is this a public reporting

No

company?

Firm History

This section provides information relating to any successions (e.g., mergers, acquisitions) involving the firm.

FINCA

No information reported.





This section provides information about the regulators (Securities and Exchange Commission (SEC), self-regulatory organizations (SROs), and U.S. states and territories) with which the brokerage firm is currently registered and licensed, the date the license became effective, and certain information about the firm's SEC registration.

This firm is currently registered with the SEC, 21 SROs and 53 U.S. states and territories.

Federal Regulator	Status	Date Effective
SEC	Approved	02/27/1979

SEC Registration Questions

This firm is registered with the SEC as:

A broker-dealer: Yes

A broker-dealer and government securities broker or dealer: Yes

A government securities broker or dealer only: No

This firm has ceased activity as a government securities broker or dealer: No

Self-Regulatory Organization	Status	Date Effective
FINRA	Approved	03/14/1983
BOX Exchange LLC	Approved	06/06/2012
Cboe BYX Exchange, Inc.	Approved	06/05/2012
Cboe BZX Exchange, Inc.	Approved	06/05/2012
Cboe C2 Exchange, Inc.	Approved	06/06/2012
Cboe EDGA Exchange, Inc.	Approved	06/05/2012
Cboe EDGX Exchange, Inc.	Approved	06/05/2012
Cboe Exchange, Inc.	Approved	06/06/2012
Investors' Exchange LLC	Approved	08/08/2016
MEMX LLC	Approved	06/21/2023
MIAX Emerald, LLC	Approved	03/01/2019
MIAX PEARL, LLC	Approved	02/06/2017
Miami International Securities Exchange, LLC	Approved	11/18/2015
NYSE American LLC	Approved	07/05/2012
NYSE Arca, Inc.	Approved	07/05/2012

WWW.mina.org/brokoromook		
NYSE Chicago, Inc.	Approved	01/08/2016
Nasdaq BX, Inc.	Approved	06/06/2012
Nasdaq ISE, LLC	Approved	06/05/2012
Nasdaq PHLX LLC	Approved	06/06/2012
Nasdaq Stock Market	Approved	07/12/2006
New York Stock Exchange	Approved	07/05/2012





U.S. States & Territories	Status	Date Effective
Alabama	Approved	07/17/1991
Alaska	Approved	07/10/1990
Arizona	Approved	12/21/1983
Arkansas	Approved	07/14/1986
California	Approved	12/19/1982
Colorado	Approved	03/30/1983
Connecticut	Approved	02/10/1986
Delaware	Approved	01/24/1986
District of Columbia	Approved	06/06/1983
Florida	Approved	04/27/1983
Georgia	Approved	07/13/1983
Hawaii	Approved	09/02/1983
Idaho	Approved	07/12/1990
Illinois	Approved	04/10/1980
Indiana	Approved	08/20/1991
lowa	Approved	12/14/1989
Kansas	Approved	07/31/1990
Kentucky	Approved	03/15/1983
Louisiana	Approved	04/20/1983
Maine	Approved	02/14/1984
Maryland	Approved	03/15/1983
Massachusetts	Approved	04/17/1984
Michigan	Approved	11/26/1980
Minnesota	Approved	03/15/1983
Mississippi	Approved	10/17/1991
Missouri	Approved	01/02/1986
Montana	Approved	04/20/1983
Nebraska	Approved	08/26/1991
Nevada	Approved	07/19/1983
New Hampshire	Approved	07/05/1990
New Jersey	Approved	07/14/1983
New Mexico	Approved	11/06/1984
New York	Approved	03/31/1983

U.S. States & Territories	Status	Date Effective
North Carolina	Approved	05/05/1983
North Dakota	Approved	03/14/1983
Ohio	Approved	07/23/1990
Oklahoma	Approved	04/01/1983
Oregon	Approved	04/13/1983
Pennsylvania	Approved	05/11/1984
Puerto Rico	Approved	06/05/1991
Rhode Island	Approved	03/15/1983
South Carolina	Approved	08/08/1990
South Dakota	Approved	07/23/1990
Tennessee	Approved	01/07/1983
Texas	Approved	08/23/1991
Utah	Approved	08/06/1990
Vermont	Approved	02/13/1984
Virgin Islands	Approved	05/27/2016
Virginia	Approved	03/25/1983
Washington	Approved	01/23/1986
West Virginia	Approved	07/20/1990
Wisconsin	Approved	11/05/1979
Wyoming	Approved	07/18/1991

Types of Business

This section provides the types of business, including non-securities business, the brokerage firm is engaged in or expects to be engaged in.

This firm currently conducts 10 types of businesses.

Types of Business

Exchange member engaged in exchange commission business other than floor activities

Broker or dealer retailing corporate equity securities over-the-counter

Broker or dealer selling corporate debt securities

Mutual fund retailer

U S. government securities broker

Municipal securities broker

Put and call broker or dealer or option writer

Non-exchange member arranging for transactions in listed securities by exchange member

Trading securities for own account

Other - BROKER OR DEALER OFFERING FULLY-DISCLOSED AND OMNIBUS CLEARING SERVICES

Other Types of Business

This firm does effect transactions in commodities, commodity futures, or commodity options.

This firm does not engage in other non-securities business.

Non-Securities Business Description:





Clearing Arrangements

This firm does hold or maintain funds or securities or provide clearing services for other broker-dealer(s).

Introducing Arrangements

This firm does not refer or introduce customers to other brokers and dealers.

Industry Arrangements



This firm does have books or records maintained by a third party.

Name: SECURITIES INDUSTRY RECORDS SERVICES,

Business Address: 1420 W 8700 SOUTH

WEST JORDAN, UT 84088

Effective Date: 01/18/2023

Description: SIRS IS A THIRD PARTY UNDERTAKER FOR RECORDS THE FIRM

STORES INTERNALLY.

Name: RISKCANVAS

Business Address: 5 TH FLOOR, 5 MERCHANT SQUARE

W2 1AY

LONDON, UNITED KINGDOM W2 1AY

Effective Date: 04/25/2023

Description: RISKCANVAS (PARENT COMPANY GENPACT) IS UTILIZED BY THE FIRM

FOR TRANSACTION MONITORING, CASE MANAGEMENT, AUTOMATED

DUE DILIGENCE, SAR FILING

Name: COMPLY

Business Address: 136 MADISON AVENUE, 8TH FLOOR

NEW YORK, NY 10016

Effective Date: 04/14/2023

Description: APEX OUTSOURCES TO COMPLY CERTAIN EMPLOYEE MONITORING

TASKS, FROM OUTSIDE BROKERAGE ACCOUNT MONITORING TO OUTSIDE BUSINESS AND PRIVATE SECURITIES TRANSACTIONS

DISCLOSURES.

Name: IRON MOUNTAIN

Business Address: 1 FEDERAL STREET

BOSTON, MA 02100

Effective Date: 06/05/2012

Description: IRON MOUNTAIN MAINTAINS CERTAIN BOOKS AND RECORDS IN

PHYSICAL FORM OFF-SITE FOR THE FIRM.

Name: GLOBAL RELAY COMMUNICATIONS INC

Business Address: 220 CAMBIE STREET

2ND FLOOR

User Guidance

Firm Operations

Industry Arrangements (continued)

VANCOUVER, BRITISH COLUMBIA, CANADA V6B 2M9

Effective Date: 06/01/2016

Description: GLOBAL RELAY AGREES TO MAINTAIN AND PRESERVE BOOKS AND

RECORDS PERTAINING TO CERTAIN INTERNET COMMUNICATIONS, AND

TO SUPPLY SUCH RECORDS IN AN ACCEPTABLE MEDIUM UPON

REQUEST.

Name: SMARSH

Business Address: 921 SW WASHINGTON STREET

STE 540

PORTLAND, OR 97205

Effective Date: 06/05/2012

Description: SMARSH AGREES TO MAINTAIN AND PRESERVE BOOKS AND RECORDS

PERTAINING TO CERTAIN INTERNET COMMUNICATIONS, AND TO

SUPPLY SUCH RECORDS IN AN ACCEPTABLE MEDIUM UPON REQUEST.

Name: BROADRIDGE FINANCIAL SOLUTIONS, INC.

Business Address: 300 EXECUTIVE DRIVE

EDGEWOOD, NY 11717

Effective Date: 06/05/2012

Description: APEX OUTSOURCES TO BROADRIDGE CERTAIN BACK OFFICE

OPERATIONS, FROM ACCOUNT OPENING AND SECURITIES
TRANSACTION PROCESSING TO CORRESPONDENT CLEARING,
DOCUMENT MANAGEMENT AND INVESTOR COMMUNICATIONS, AS

WELL AS CERTAIN STAFF OUTSOURCING.

This firm does not have accounts, funds, or securities maintained by a third party.

This firm does not have customer accounts, funds, or securities maintained by a third party.

Control Persons/Financing

This firm does not have individuals who control its management or policies through agreement.

This firm does not have individuals who wholly or partly finance the firm's business.



Organization Affiliates

FINCA

This section provides information on control relationships the firm has with other firms in the securities, investment advisory, or banking business.

This firm is, directly or indirectly:

- · in control of
- · controlled by
- · or under common control with

the following partnerships, corporations, or other organizations engaged in the securities or investment advisory business.

PEAK6 TRADING LLC is under common control with the firm.

CRD #: 300209

Business Address: 141 W. JACKSON BLVD.

SUITE 500

CHICAGO, IL 60604

Effective Date: 11/10/2020

Foreign Entity: No

Country:

Securities Activities: Yes

Investment Advisory

No

Activities:

Description: PEAK6 LLC OWNS PEAK6 TRADING LLC AND IS AN INDIRECT OWNER OF

THE APPLICANT

PEAK6 CAPITAL MANAGEMENT LLC is under common control with the firm.

CRD #: 43773

Business Address: 141 WEST JACKSON BLVD

SUITE 500

CHICAGO, IL 60604

Effective Date: 06/05/2012

Foreign Entity: No

Country:

Securities Activities: Yes

Investment Advisory

Activities:

No

FIDE

User Guidance

Organization Affiliates (continued)

Description: PEAK6 LLC HAS AN INDIRECT INTEREST IN PEAK6 CAPITAL MANAGEMENT

LLC AND IS AN INDIRECT OWNER OF THE APPLICANT

This firm is not directly or indirectly, controlled by the following:

- 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

Disclosure Events



All firms registered to sell securities or provide investment advice are required to disclose regulatory actions, criminal or civil judicial proceedings, and certain financial matters in which the firm or one of its control affiliates has been involved. For your convenience, below is a matrix of the number and status of disclosure events involving this brokerage firm or one of its control affiliates. Further information regarding these events can be found in the subsequent pages of this report.

	Pending	Final	On Appeal
Regulatory Event	0	46	0
Arbitration	N/A	8	N/A



Disclosure Event Details

What you should know about reported disclosure events:

- BrokerCheck provides details for any disclosure event that was reported in CRD. It also includes summary information regarding FINRA arbitration awards in cases where the brokerage firm was named as a respondent.
- 2. Certain thresholds must be met before an event is reported to CRD, for example:
 - A law enforcement agency must file formal charges before a brokerage firm is required to disclose a particular criminal event.
- 3. Disclosure events in BrokerCheck reports come from different sources:
 - Disclosure events for this brokerage firm were reported by the firm and/or regulators. When the firm and a regulator report information for the same event, both versions of the event will appear in the BrokerCheck report. The different versions will be separated by a solid line with the reporting source labeled.
- 4. There are different statuses and dispositions for disclosure events:
 - o A disclosure event may have a status of pending, on appeal, or final.
 - A "pending" event involves allegations that have not been proven or formally adjudicated.
 - An event that is "on appeal" involves allegations that have been adjudicated but are currently being appealed.
 - A "final" event has been concluded and its resolution is not subject to change.
 - o A final event generally has a disposition of adjudicated, settled or otherwise resolved.
 - An "adjudicated" matter includes a disposition by (1) a court of law in a criminal or civil matter, or (2) an administrative panel in an action brought by a regulator that is contested by the party charged with some alleged wrongdoing.
 - A "settled" matter generally involves an agreement by the parties to resolve the matter.
 Please note that firms may choose to settle customer disputes or regulatory matters for business or other reasons.
 - A "resolved" matter usually involves no payment to the customer and no finding of wrongdoing on the part of the individual broker. Such matters generally involve customer disputes.
- 5. You may wish to contact the brokerage firm to obtain further information regarding any of the disclosure events contained in this BrokerCheck report.

Regulatory - Final

This type of disclosure event involves (1) a final, formal proceeding initiated by a regulatory authority (e.g., a state securities agency, self-regulatory organization, federal regulator such as the U.S. Securities and Exchange Commission, foreign financial regulatory body) for a violation of investment-related rules or regulations; or (2) a revocation or suspension of the authority of a brokerage firm or its control affiliate to act as an attorney, accountant or federal contractor.

Disclosure 1 of 46

Reporting Source: Regulator

Current Status: Final



Allegations:

WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT, IN ASSISTING AN INTRODUCING FIRM WITH A TECHNOLOGY FAILURE. SUBMITTED DUPLICATE INSTRUCTIONS TO NOT EXERCISE IN FOUR OPTIONS SERIES TO THE OPTIONS CLEARING CORPORATION (OCC) AND FAILED TO CORRECT THE ERRORS PRIOR TO THE RELEVANT CUTOFF TIME. WHICH RESULTED IN 125 CONTRACTS ERRONEOUSLY NOT BEING EXERCISED AT THE OCC. THE FINDINGS STATED THAT RECEIVED A REQUEST FROM THE INTRODUCING FIRM TO SUBMIT ITS OPTIONS INSTRUCTIONS ON ITS BEHALF, SINCE ITS OPTIONS INSTRUCTIONS FROZE DURING TRANSMITTAL. THE FIRM AGREED AND TIMELY SUBMITTED THE OPTIONS INSTRUCTIONS. TWENTY OUT OF THE OPTIONS INSTRUCTIONS HAD ALREADY BEEN SUBMITTED BY THE INTRODUCING FIRM PRIOR TO THE TECHNOLOGY FREEZE. THESE OPTIONS INSTRUCTIONS WERE INSTRUCTIONS TO NOT EXERCISE, WHICH BECAME DUPLICATIVE UPON THE FIRM'S SUBMISSION OF THE FILE. THE FINDINGS ALSO STATED THAT TO OFFSET THE CONTRACTS THAT WERE NOT PROPERLY EXERCISED IN THREE OF THE OPTIONS SERIES. THE FIRM MANUALLY ASSIGNED CONTRACTS OUTSIDE THE OCC ASSIGNMENT PROCESS TO CUSTOMERS AT THE FIRM WITH SHORT OPTIONS POSITIONS IN THE APPLICABLE SECURITIES. THE FINDINGS ALSO INCLUDED THAT THE FIRM FAILED TO ESTABLISH AND MAINTAIN WRITTEN SUPERVISORY PROCEDURES ("WSPS") THAT WERE REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH ITS OBLIGATIONS RELATING TO CEAS. SPECIFICALLY, THE FIRM'S WSPS DID NOT IDENTIFY THE CUTOFF TIME FOR ACCEPTING CEAS NOR THE CUTOFF TIME FOR SUBMITTING CEAS TO THE OCC. ALTHOUGH THE WSPS MENTIONED THE REQUIREMENT TO RETAIN A MEMORANDUM FOR INSTANCES WHEN THE FIRM RECEIVED AND ACTED ON EXERCISE INSTRUCTIONS AFTER THE CUTOFF TIMES DUE TO UNUSUAL CIRCUMSTANCES, THEY DID NOT MENTION THE REQUIREMENT TO FILE THE MEMORANDUM WITH THE APPLICABLE SROS PRIOR TO 12:00 P.M. ET ON THE NEXT BUSINESS DAY AFTER EXPIRATION, OR THAT INSTRUCTIONS AFTER THE 5:30 P.M. ET CUTOFF ARE ONLY ACCEPTABLE DUE TO A BONA-FIDE ERROR. IN ADDITION, ALTHOUGH THE FIRM OUTSOURCED THE PROCESSING OF CEAS, ITS WSPS DID NOT IDENTIFY HOW THE FIRM WOULD SUPERVISE ITS OUTSOURCED VENDOR TO ENSURE COMPLIANCE WITH THE CEA RULES.

Initiated By: MIAX PEARL, LLC

Date Initiated: 04/19/2023

Docket/Case Number: 2021070475701

Principal Product Type:

Options

Other Product Type(s):



Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 04/19/2023

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

No

Sanctions Ordered:

Censure

Monetary/Fine \$25,000.00 Disgorgement/Restitution

Other Sanctions Ordered:

INTEREST; CERTIFICATION

Sanction Details:

THE FIRM WAS CENSURED, FINED \$25,000.00, ORDERED TO PAY DISGORGEMENT IN THE AMOUNT OF \$2,964.00, PLUS INTEREST, AND REQUIRED TO CERTIFY THAT IT HAS REMEDIATED ITS WSPS TO ADDRESS

THE DEFICIENCIES DESCRIBED IN THE AWC.

Reporting Source: Firm

Current Status: Final

Allegations: THIS MATTER AROSE FROM A REVIEW CONDUCTED BY FINRA'S

DEPARTMENT OF MARKET REGULATION CONCERNING APEX'S CONTRARY

EXERCISE ADVICE ("CEA") SUBMISSIONS. THE INVESTIGATION

REVEALED THAT ON FEBRUARY 19, 2021, IN ASSISTING AN INTRODUCING FIRM WITH A TECHNOLOGY FAILURE, APEX SUBMITTED DUPLICATE INSTRUCTIONS TO NOT EXERCISE IN FOUR OPTIONS SERIES TO THE OPTIONS CLEARING CORPORATION ("OCC") AND FAILED TO CORRECT THE

ERRORS PRIOR TO THE RELEVANT

CUTOFF TIME, WHICH RESULTED IN 125 CONTRACTS ERRONEOUSLY NOT BEING EXERCISED AT THE OCC, IN VIOLATION OF MIAX PEARL RULE 700.

TO OFFSET THE CONTRACTS THAT WERE NOT PROPERLY

EXERCISED, APEX MANUALLY ASSIGNED THE EXERCISES OUTSIDE THE OCC ASSIGNMENT PROCESS FOR THREE OF THE OPTIONS SERIES, IN

VIOLATION OF MIAX PEARL RULE 301. IN ADDITION, APEX FAILED TO ESTABLISH AND MAINTAIN WRITTEN SUPERVISORY

PROCEDURES ("WSPS") THAT WERE REASONABLY DESIGNED TO ACHIEVE



COMPLIANCE WITH ITS OBLIGATIONS RELATING TO CEAS, IN

VIOLATION OF MIAX PEARL RULE 2300.

Initiated By: MIAX PEARL, LLC

Date Initiated: 04/19/2023

Docket/Case Number: 2021070475701

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 04/19/2023

Sanctions Ordered: Censure

Monetary/Fine \$25,000.00 Disgorgement/Restitution

Other Sanctions Ordered:

Sanction Details: THE FIRM IS CENSURED AND FINED \$25,000, AND A CERTIFICATION FROM

THE FIRM THAT IT HAS REMEDIATED ITS WSPS TO ADDRESS THE

DEFICIENCIES. DISGORGEMENT ORDERED TO BE PAID TO MIAX PEARL IN

THE AMOUNT OF \$2.964.

Disclosure 2 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO TIMELY RESPOND TO NYSE REGULATION'S REQUESTS FOR BLUE SHEET DATA. THE FINDINGS STATED THAT BETWEEN FEBRUARY 2022 AND JUNE 2022, THE FIRM FAILED TO RESPOND TO NINE SEPARATE REQUESTS FOR 27 BLUE SHEETS, AS WELL AS FOLLOW-UP REQUESTS FOR THAT BLUE SHEET DATA. THE FIRM ULTIMATELY PRODUCED THE BLUE SHEET DATA TO NYSE REGULATION IN JUNE 2022. IN ADDITION, BETWEEN JUNE 2022 AND AUGUST 2022, THE FIRM FAILED TO PROVIDE THE REQUESTED SCOPE OF DOCUMENTS. THE FIRM ULTIMATELY PRODUCED THE BLUE SHEET DATA TO NYSE REGULATION IN AUGUST 2022. AS A RESULT, THE FIRM VIOLATED



NYSE AMERICAN RULES 8210 AND 8211.

Initiated By: NYSE AMERICAN LLC

Date Initiated: 10/28/2022

Docket/Case Number: 2022-04-26-00001

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Nο

Resolution Date: 10/28/2022

Does the order constitute a

final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or

deceptive conduct?

Sanctions Ordered: Censure

Monetary/Fine \$35,000.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED \$35,000.

Reporting Source: Firm

Current Status: Final

Allegations: NYSE AMERICAN RULE 8210(C) REQUIRES MEMBER ORGANIZATIONS "TO

PROVIDE

INFORMATION AND TESTIMONY OR TO PERMIT AN INSPECTION AND

COPYING OF BOOKS, RECORDS,

OR ACCOUNTS" TO EXCHANGE STAFF UPON REQUEST.

NYSE AMERICAN RULE 8211 REQUIRES MEMBER ORGANIZATIONS "TO

SUBMIT TRADE DATA . . .

IN AUTOMATED FORMAT AS MAY BE PRESCRIBED BY THE EXCHANGE. THIS

INFORMATION SHALL

BE SUPPLIED WITH RESPECT TO ANY TRANSACTION OR TRANSACTIONS



THAT ARE THE SUBJECT OF A

REQUEST FOR INFORMATION MADE BY THE EXCHANGE." DURING THE RELEVANT PERIOD, THE FIRM FAILED TO TIMELY RESPOND TO NYSE REGULATION'S REQUESTS FOR BLUE SHEET DATA. SPECIFICALLY,

BETWEEN FEBRUARY 2022 AND JUNE 2022, THE FIRM FAILED TO RESPOND

TO NINE SEPARATE REQUESTS FOR 27 BLUE SHEETS, AS WELL AS

FOLLOW-UP REQUESTS FOR THAT BLUE

SHEET DATA. THE FIRM ULTIMATELY PRODUCED THE BLUE SHEET DATA TO NYSE REGULATION IN JUNE 2022. IN ADDITION, BETWEEN JUNE 2022 AND AUGUST 2022, THE FIRM FAILED TO PROVIDE THE REQUESTED SCOPE OF DOCUMENTS. THE FIRM ULTIMATELY PRODUCED THE BLUE SHEET DATA

TO NYSE REGULATION IN AUGUST 2022.

Initiated By: NYSE AMERICAN LLC

Date Initiated: 10/17/2022

Docket/Case Number: 2022-04-26-00001

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

N/A

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 10/17/2022

Sanctions Ordered: Censure

Monetary/Fine \$35,000.00

Other Sanctions Ordered:

Sanction Details: CENSURE AND FINE IN THE AMOUNT OF \$35,000

Firm Statement THE FIRM AGREES TO PAY THE MONETARY SANCTION(S) UPON NOTICE

THAT THIS AWC HAS BEEN

ACCEPTED AND THAT SUCH PAYMENT(S) ARE DUE AND PAYABLE. THE

FIRM HAS SUBMITTED A

METHOD OF PAYMENT CONFIRMATION FORM SHOWING THE METHOD BY

WHICH IT WILL PAY THE FINE

IMPOSED.

THE FIRM SPECIFICALLY AND VOLUNTARILY WAIVES ANY RIGHT TO CLAIM

THAT IT IS UNABLE TO PAY.

NOW OR AT ANY TIME HEREAFTER, THE MONETARY SANCTION(S)

IMPOSED IN THIS MATTER.



THE SANCTIONS IMPOSED HEREIN SHALL BE EFFECTIVE ON A DATE SET BY NYSE REGULATION STAFF.

Disclosure 3 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO ESTABLISH PROCEDURES REASONABLY DESIGNED TO ENSURE THAT INTRODUCED CUSTOMERS RECEIVED INITIAL MARGIN INTEREST RATE DISCLOSURES AND FAILED TO ESTABLISH, MAINTAIN, AND ENFORCE A SUPERVISORY SYSTEM, INCLUDING WSPS, REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH SEC RULE 10B-16(A)(1). THE FINDINGS STATED THAT THE FIRM PROVIDED ITS INTRODUCING FIRMS WITH A MARGIN DISCLOSURE STATEMENT DOCUMENT, WHICH IT UNDERSTOOD ITS INTRODUCING FIRMS PROVIDED TO CUSTOMERS PRIOR TO THE FIRM OPENING A MARGIN ACCOUNT FOR THE CUSTOMER. WHILE THE FIRM HAD

A PROCESS IN PLACE TO ENSURE THAT THE MARGIN DISCLOSURE STATEMENT WAS PROVIDED BY THE INTRODUCING FIRM, THE STATEMENT DID NOT DISCLOSE THE INTRODUCING FIRM-SPECIFIC MARGIN INTEREST RATE. SOME OF THE FIRM'S INTRODUCING FIRMS DID NOT MAKE MARGIN INTEREST RATE DISCLOSURES AT THE TIME OF ACCOUNT OPENING. AS THE BROKER EXTENDING CREDIT, THE FIRM WAS RESPONSIBLE FOR ESTABLISHING PROCEDURES TO ENSURE THAT THE MARGIN RATES WERE DISCLOSED TO CUSTOMERS AT THE TIME THEY OPENED MARGIN ACCOUNTS. THE FIRM DID NOT HAVE PROCEDURES TO ENSURE THAT INTRODUCED CUSTOMERS RECEIVED MARGIN INTEREST DISCLOSURES AT THE TIME OF ACCOUNT OPENING. CERTAIN CUSTOMERS OF THE

FIRM'S INTRODUCING FIRMS DID NOT RECEIVE THE INITIAL DISCLOSURE STATING THE ANNUAL RATE OR RATES OF MARGIN INTEREST THAT COULD

BE IMPOSED.

Initiated By: FINRA

Date Initiated: 12/31/2019

Docket/Case Number: 2019061642801

Principal Product Type:

No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other



Other Sanction(s)/Relief

Sought:

N/A

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 12/31/2019

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or No

deceptive conduct?

Sanctions Ordered: Censure

Monetary/Fine \$250,000.00

Other Sanctions Ordered:

UNDERTAKING

Sanction Details:

THE FIRM WAS CENSURED, FINED \$250,000 AND REQUIRED TO PROVIDE A WRITTEN CERTIFICATION WITHIN 90 DAYS THAT IT HAS COMPLETED A REVIEW OF ITS SYSTEMS AND PROCEDURES REGARDING SEC RULE 10B-16(A)(1), AND AS OF THE DATE OF THE CERTIFICATION, THE FIRM'S POLICIES, SYSTEMS AND PROCEDURES ARE REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH THE RULE. FINE PAID IN FULL ON 2/14/2020.

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTS

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO ESTABLISH PROCEDURES REASONABLY DESIGNED TO ASSURE THAT INTRODUCED CUSTOMERS RECEIVED THE INITIAL MARGIN INTEREST RATE DISCLOSURES AND FAILED TO ESTABLISH, MAINTAIN, AND ENFORCE

A SUPERVISORY SYSTEM, INCLUDING WRITTEN SUPERVISORY

PROCEDURES, REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH

RULE 10B-16(A)(1).

Initiated By: FINRA

Date Initiated: 12/31/2019

Docket/Case Number: 2019061642801

Principal Product Type: Equity Listed (Common & Preferred Stock)

Other Product Type(s):



Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 12/31/2019

Sanctions Ordered: Censure

Monetary/Fine \$250,000.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED \$250,000.00.

Firm Statement THE FIRM WAS CENSURED AND FINED \$250,000.00.

Disclosure 4 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO COMPLY WITH FINRA'S SHORT INTEREST REPORTING REQUIREMENTS AND RELATED SUPERVISION OBLIGATIONS. THE FINDINGS STATED THAT THE FIRM EXPERIENCED AN ISSUE IN ITS SHORT INTEREST REPORTING LOGIC THAT EXCLUDED CERTAIN SHORT INTEREST POSITIONS FROM THE FIRM'S SUBMISSIONS TO FINRA. THE FINDINGS ALSO STATED THAT THE FIRM'S SUPERVISORY SYSTEM WAS NOT REASONABLY DESIGNED TO

ACHIEVE COMPLIANCE WITH ITS SHORT INTEREST REPORTING OBLIGATIONS. SPECIFICALLY, THE FIRM FAILED TO ESTABLISH AND MAINTAIN A SUPERVISORY SYSTEM, INCLUDING WSPS, TO CONFIRM THAT

ITS REPORTING SYSTEM CAPTURED ALL REPORTABLE SHORT INTEREST POSITIONS. MOREOVER, THE FIRM DID NOT HAVE A SUPERVISORY SYSTEM TO REVIEW FOR THE ACCURACY OF THE FIRM'S SHORT

INTEREST POSITIONS REPORTED TO FINRA.

Initiated By: FINRA

Date Initiated: 10/15/2019

Docket/Case Number: 2016049448301

Principal Product Type: No Product

Other Product Type(s):



Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 10/15/2019

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

No

Sanctions Ordered:

Censure

Monetary/Fine \$140,000.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED \$140,000. FINES PAID IN FULL ON 25,

2019.

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO COMPLY WITH FINRA'S SHORT INTEREST REPORTING REQUIREMENTS AND RELATED SUPERVISION OBLIGATIONS. THE FINDINGS STATED THAT THE FIRM EXPERIENCED AN ISSUE IN ITS SHORT INTEREST REPORTING LOGIC THAT EXCLUDED CERTAIN SHORT INTEREST POSITIONS FROM THE FIRM'S SUBMISSIONS TO FINRA. THE FINDINGS ALSO STATED THAT THE FIRM'S SUPERVISORY SYSTEM WAS NOT REASONABLY DESIGNED TO

ACHIEVE COMPLIANCE WITH ITS SHORT INTEREST REPORTING OBLIGATIONS. SPECIFICALLY, THE FIRM FAILED TO ESTABLISH AND

MAINTAIN A SUPERVISORY SYSTEM, INCLUDING WSPS, TO CONFIRM THAT ITS REPORTING SYSTEM CAPTURED ALL REPORTABLE SHORT INTEREST POSITIONS. MOREOVER, THE FIRM DID NOT HAVE A SUPERVISORY

SYSTEM TO REVIEW FOR THE ACCURACY OF THE FIRM'S SHORT

INTEREST POSITIONS REPORTED TO FINRA.

Initiated By: FINRA

Date Initiated: 10/15/2019



Docket/Case Number: <u>2016049448301</u>

Principal Product Type:

No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 10/15/2019

Sanctions Ordered: Censure

Monetary/Fine \$140,000.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED \$140,000.

Firm Statement LETTER OF ACCEPTANCE, WAIVER AND CONSENT ON THESE TERMS WAS

ACCEPTED AND SIGNED BY FINRA OCTOBER 15, 2019.

Disclosure 5 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO REPORT AND INACCURATELY REPORTED POSITIONS TO THE LARGE OPTION POSITION REPORTING (LOPR) IN THOUSANDS OF INSTANCES. THE FINDINGS STATED THAT THE FIRM ERRONEOUSLY REPORTED POSITIONS TO THE LOPR UNDER ONE CLEARING MEMBER (CM) NUMBER, WHILE THE POSITIONS RESIDED AT OPTIONS CLEARING CORPORATION UNDER A DIFFERENT CM NUMBER. THE FIRM FAILED TO RESUBMIT REJECTED LOPR RECORDS WITH THE CORRECT EFFECTIVE DATE AND

FAILED TO MARK CERTAIN ACCOUNTS AS ACTING-IN-CONCERT

RESULTING IN CERTAIN POSITIONS NOT BEING REPORTED TO LOPR. THE FINDINGS ALSO STATED THAT THE FIRM, AS A RESULT OF A SYSTEMIC ISSUE WITH ITS THIRD-PARTY LOPR REPORTING SERVICE PROVIDER, FAILED TO REPORT CUSTOMER POSITIONS TO THE LOPR. THE CONDUCT DESCRIBED CONSTITUTES SEPARATE AND DISTINCT VIOLATIONS OF MIAX RULE 310. THE FINDINGS ALSO INCLUDED THAT THE FIRM'S PROCEDURES

DID NOT INCLUDE A REVIEW FOR THE ACCURACY OF ITS LOPR REPORTING. AS A RESULT, THE FIRM WAS UNAWARE OF THE



INACCURACIES OF ITS LOPR SUBMISSIONS AND THE SYSTEMIC ISSUE WITH ITS THIRD-PARTY SERVICE PROVIDE DESCRIBED ABOVE. IN ADDITION, THE FIRM'S PROCEDURES DID NOT INCLUDE A REVIEW OF ACCOUNTS POTENTIALLY ACTING-IN-CONCERT. AS A RESULT, THE FIRM WAS UNAWARE THAT IT FAILED TO REPORT CERTAIN POSITIONS ACTING-IN-CONCERT. THE FIRM HAS AMENDED ITS SYSTEMS AND PROCEDURES TO REASONABLY ADDRESS THE SUPERVISORY DEFICIENCIES. THE CONDUCT DESCRIBED CONSTITUTES A VIOLATION OF MIAX RULES 500(B)

AND 1308(C)(1).

Initiated By: MIAMI INTERNATIONAL SECURITIES EXCHANGE, LLC

Date Initiated: 12/19/2018

Docket/Case Number: 2014042222602

Principal Product Type:

Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 12/19/2018

Does the order constitute a

final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

Sanctions Ordered:

Current Status:

Censure

No

Monetary/Fine \$22,500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM IS CENSURED AND FINED \$125,000, OF WHICH \$22,500 IS

PAYABLE TO MIAX. THE BALANCE OF THE SANCTION WILL BE PAID TO BOX

EXCHANGE LLC.

Reporting Source: Firm

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

Final



TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO REPORT AND INACCURATELY REPORTED POSITIONS TO THE LARGE OPTION POSITION REPORTING (LOPR) IN THOUSANDS OF INSTANCES. THE FINDINGS STATED THAT THE FIRM ERRONEOUSLY REPORTED POSITIONS TO THE LOPR UNDER ONE CLEARING MEMBER (CM) NUMBER, WHILE THE POSITIONS RESIDED AT OPTIONS CLEARING CORPORATION UNDER A DIFFERENT CM NUMBER. THE FIRM FAILED TO RESUBMIT REJECTED LOPR RECORDS WITH THE CORRECT EFFECTIVE DATE AND FAILED TO MARK CERTAIN ACCOUNTS AS ACTING-IN-CONCERT RESULTING IN CERTAIN POSITIONS NOT BEING REPORTED TO LOPR. THE FINDINGS ALSO STATED THAT THE FIRM, AS A RESULT OF A SYSTEMIC ISSUE WITH ITS THIRD-PARTY LOPR REPORTING SERVICE PROVIDER, FAILED TO REPORT CUSTOMER POSITIONS TO THE LOPR. THE CONDUCT DESCRIBED CONSTITUTES SEPARATE AND DISTINCT VIOLATIONS OF MIAX RULE 310. THE FINDINGS ALSO INCLUDED THAT THE FIRM'S PROCEDURES DID NOT INCLUDE A REVIEW FOR THE ACCURACY OF ITS LOPR REPORTING. AS A RESULT, THE FIRM WAS UNAWARE OF THE INACCURACIES OF ITS LOPR SUBMISSIONS AND THE SYSTEMIC ISSUE WITH ITS THIRD-PARTY SERVICE PROVIDE DESCRIBED ABOVE. IN ADDITION. THE FIRM'S PROCEDURES DID NOT INCLUDE A REVIEW OF ACCOUNTS POTENTIALLY ACTING-IN-CONCERT. AS A RESULT, THE FIRM WAS UNAWARE THAT IT FAILED TO REPORT CERTAIN POSITIONS ACTING-IN-CONCERT. THE FIRM HAS AMENDED ITS SYSTEMS AND PROCEDURES TO REASONABLY ADDRESS THE SUPERVISORY DEFICIENCIES. THE CONDUCT DESCRIBED CONSTITUTES A VIOLATION OF MIAX RULES 500(B) AND 1308(C)(1).

Initiated By: MIAMI INTERNATIONAL SECURITIES EXCHANGE, LLC

Date Initiated: 12/19/2018

Docket/Case Number: 2014042222602

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 12/19/2018

Sanctions Ordered: Censure

Monetary/Fine \$22,500.00



Other Sanctions Ordered:

Sanction Details: THE FIRM IS CENSURED AND FINED \$125,000. OF WHICH \$22,500 IS

PAYABLE TO MIAX. THE BALANCE OF THE SANCTION WILL BE PAID TO BOX

EXCHANGE LLC.

Disclosure 6 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

> TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT THE FIRM FAILED TO REPORT AND INACCURATELY REPORTED POSITIONS TO THE

LARGE OPTION POSITION REPORTING (LOPR) IN THOUSANDS OF INSTANCES. THE FINDINGS STATED THAT THE FIRM ERRONEOUSLY

REPORTED POSITIONS TO THE LOPR UNDER ONE CLEARING MEMBER (CM) NUMBER. WHILE THE POSITIONS RESIDED AT OPTIONS CLEARING

CORPORATION UNDER A DIFFERENT CM NUMBER. THE FIRM AS A RESULT OF A SYSTEMIC ISSUE WITH ITS THIRD-PARTY LOPR REPORTING SERVICE

PROVIDER, ERRONEOUSLY DELETED WEEKLY EXPIRING REPORTABLE OPTION POSITIONS FROM THE LOPR AND ERRONEOUSLY DELETED STANDARD EXPIRING REPORTABLE OPTION POSITIONS FROM THE LOPR.

AS A RESULT. THE POSITIONS WERE NOT REPORTED, THE FINDINGS ALSO STATED THAT THE FIRM, AS A RESULT OF A SYSTEMIC ISSUE WITH ITS

THIRD-PARTY LOPR REPORTING SERVICE PROVIDER, REPORTED

POSITIONS TO THE LOPR WITH INCORRECT EFFECTIVE DATES.

ADDITIONALLY THE FIRM, AS A RESULT OF A SYSTEMIC ISSUE WITH ITS

THIRD-PARTY LOPR REPORTING SERVICE PROVIDER, DID NOT ACCURATELY REPORT WEEKLY EXPIRING REPORTABLE OPTIONS POSITIONS ON EXPIRATION FOR POSITIONS THAT SHOULD HAVE BEEN

ADDED, MODIFIED, OR DELETED. THE FINDINGS ALSO INCLUDED THAT THE FIRM FAILED TO REPORT POSITIONS TO THE LOPR PRIOR TO AND FOLLOWING A CORPORATE ACTION. THE FIRM FAILED TO MARK CERTAIN

ACCOUNTS AS ACTING-IN-CONCERT RESULTING IN CERTAIN POSITIONS NOT BEING REPORTED TO THE LOPR. THE CONDUCT DESCRIBED

CONSTITUTES SEPARATE AND DISTINCT VIOLATIONS OF BOX RULE 3150.

FINRA FOUND THAT THE FIRM'S PROCEDURES DID NOT INCLUDE A REVIEW FOR THE ACCURACY OF ITS LOPR REPORTING. AS A RESULT, THE FIRM WAS UNAWARE OF THE INACCURACIES OF ITS LOPR SUBMISSIONS

AND THE SYSTEMIC ISSUES WITH ITS THIRD-PARTY SERVICE PROVIDER DISCUSSED ABOVE. IN ADDITION. THE FIRM'S PROCEDURES DID NOT INCLUDE A REVIEW OF ACCOUNTS POTENTIALLY ACTING-IN-CONCERT. AS

A RESULT, THE FIRM WAS UNAWARE THAT IT FAILED TO REPORT CERTAIN POSITIONS ACTING-IN-CONCERT. THE FIRM HAS AMENDED ITS SYSTEMS



AND PROCEDURES TO REASONABLY ADDRESS THE SUPERVISORY

DEFICIENCIES. THE CONDUCT DESCRIBED CONSTITUTES A VIOLATION OF

BOX RULES 7000(C)(4) AND 3070.

Initiated By: BOX EXCHANGE LLC

Date Initiated: 12/19/2018

Docket/Case Number: 2014042222601

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 12/19/2018

No

Does the order constitute a

final order based on violations of any laws or regulations that prohibit

fraudulent, manipulative, or deceptive conduct?

Sanctions Ordered: Censure

Monetary/Fine \$102,500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM IS CENSURED AND FINED IN THE AMOUNT OF \$125,000. OF

WHICH \$102,500 IS PAYABLE TO BOX. THE BALANCE OF THE SANCTION WILL BE PAID TO THE MIAMI INTERNATIONAL SECURITIES EXCHANGE, LLC.

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT THE FIRM FAILED TO REPORT AND INACCURATELY REPORTED POSITIONS TO THE

LARGE OPTION POSITION REPORTING (LOPR) IN THOUSANDS OF INSTANCES. THE FINDINGS STATED THAT THE FIRM ERRONEOUSLY REPORTED POSITIONS TO THE LOPR UNDER ONE CLEARING MEMBER (CM) NUMBER, WHILE THE POSITIONS RESIDED AT OPTIONS CLEARING



CORPORATION UNDER A DIFFERENT CM NUMBER. THE FIRM AS A RESULT OF A SYSTEMIC ISSUE WITH ITS THIRD-PARTY LOPR REPORTING SERVICE PROVIDER, ERRONEOUSLY DELETED WEEKLY EXPIRING REPORTABLE OPTION POSITIONS FROM THE LOPR AND ERRONEOUSLY DELETED STANDARD EXPIRING REPORTABLE OPTION POSITIONS FROM THE LOPR. AS A RESULT. THE POSITIONS WERE NOT REPORTED. THE FINDINGS ALSO STATED THAT THE FIRM, AS A RESULT OF A SYSTEMIC ISSUE WITH ITS THIRD-PARTY LOPR REPORTING SERVICE PROVIDER, REPORTED POSITIONS TO THE LOPR WITH INCORRECT EFFECTIVE DATES. ADDITIONALLY THE FIRM, AS A RESULT OF A SYSTEMIC ISSUE WITH ITS THIRD-PARTY LOPR REPORTING SERVICE PROVIDER, DID NOT ACCURATELY REPORT WEEKLY EXPIRING REPORTABLE OPTIONS POSITIONS ON EXPIRATION FOR POSITIONS THAT SHOULD HAVE BEEN ADDED, MODIFIED, OR DELETED. THE FINDINGS ALSO INCLUDED THAT THE FIRM FAILED TO REPORT POSITIONS TO THE LOPR PRIOR TO AND FOLLOWING A CORPORATE ACTION. THE FIRM FAILED TO MARK CERTAIN ACCOUNTS AS ACTING-IN-CONCERT RESULTING IN CERTAIN POSITIONS NOT BEING REPORTED TO THE LOPR. THE CONDUCT DESCRIBED CONSTITUTES SEPARATE AND DISTINCT VIOLATIONS OF BOX RULE 3150. FINRA FOUND THAT THE FIRM'S PROCEDURES DID NOT INCLUDE A REVIEW FOR THE ACCURACY OF ITS LOPR REPORTING. AS A RESULT, THE FIRM WAS UNAWARE OF THE INACCURACIES OF ITS LOPR SUBMISSIONS AND THE SYSTEMIC ISSUES WITH ITS THIRD-PARTY SERVICE PROVIDER DISCUSSED ABOVE. IN ADDITION, THE FIRM'S PROCEDURES DID NOT INCLUDE A REVIEW OF ACCOUNTS POTENTIALLY ACTING-IN-CONCERT. AS A RESULT. THE FIRM WAS UNAWARE THAT IT FAILED TO REPORT CERTAIN POSITIONS ACTING-IN-CONCERT. THE FIRM HAS AMENDED ITS SYSTEMS AND PROCEDURES TO REASONABLY ADDRESS THE SUPERVISORY DEFICIENCIES. THE CONDUCT DESCRIBED CONSTITUTES A VIOLATION OF BOX RULES 7000(C)(4) AND 3070.

Initiated By: BOX EXCHANGE LLC

Date Initiated: 12/19/2018

Docket/Case Number: 2014042222601

Principal Product Type:

Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent



Resolution Date: 12/19/2018

Sanctions Ordered: Censure

Monetary/Fine \$102,500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM IS CENSURED AND FINED IN THE AMOUNT OF \$125,000, OF

WHICH \$102,500 IS PAYABLE TO BOX. THE BALANCE OF THE SANCTION WILL BE PAID TO THE MIAMI INTERNATIONAL SECURITIES EXCHANGE, LLC.

Disclosure 7 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT HAD A FAIL-

TO-DELIVER POSITION AT A REGISTERED CLEARING AGENCY IN AN EQUITY SECURITY THAT RESULTED FROM A LONG SALE TRANSACTION,

AND DID NOT CLOSE-OUT THE POSITION BY PURCHASING OR

BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME AND MANNER PRESCRIBED BY RULE 204(A) OF REGULATION SHO. THE FINDINGS STATED THAT IN SEVERAL INSTANCES, THE FIRM HAD A FAIL-TO-DELIVER POSITION AT A REGISTERED CLEARING AGENCY IN AN EQUITY SECURITY THAT WAS ATTRIBUTABLE TO BONA FIDE MARKET MAKING ACTIVITIES, AND DID NOT CLOSE OUT THE FAIL-TO-DELIVER POSITION BY PURCHASING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME PRESCRIBED BY RULE 204(A)(3) OF REGULATION

SHO.

Initiated By: FINRA

Date Initiated: 09/20/2016

Docket/Case Number: <u>2014040494101</u>

Principal Product Type: Other

Other Product Type(s): EQUITY SECURITIES

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/20/2016



Does the order constitute a

final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or No

deceptive conduct?
Sanctions Ordered:

Censure

Monetary/Fine \$15,000.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED \$15,000.

FINE PAID IN FULL ON OCTOBER 7, 2016.

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT HAD A FAIL-

TO-DELIVER POSITION AT A REGISTERED CLEARING AGENCY IN AN

EQUITY SECURITY THAT RESULTED FROM A LONG SALE TRANSACTION,

AND DID NOT CLOSE-OUT THE POSITION BY PURCHASING OR

BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME AND MANNER PRESCRIBED BY RULE 204(A) OF REGULATION SHO. THE FINDINGS STATED THAT IN SEVERAL INSTANCES, THE FIRM HAD A FAIL-TO-DELIVER POSITION AT A REGISTERED CLEARING AGENCY IN AN EQUITY SECURITY THAT WAS ATTRIBUTABLE TO BONA FIDE MARKET MAKING ACTIVITIES, AND DID NOT CLOSE OUT THE FAIL-TO-DELIVER POSITION BY PURCHASING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME PRESCRIBED BY RULE 204(A)(3) OF REGULATION

SHO.

Initiated By: FINRA

Date Initiated: 09/20/2016

Docket/Case Number: 2014040494101

Principal Product Type: Other

Other Product Type(s): EQUITY SECURITIES

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

N/A



Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/20/2016

Sanctions Ordered: Censure

Monetary/Fine \$15,000.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED \$15,000.

Disclosure 8 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTION AND TO THE ENTRY OF FINDINGS THAT IT HAD FAIL TO DELIVER POSITIONS AT A REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT RESULTED FROM LONG SALES, AND DID NOT CLOSE THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME PRESCRIBED BY RULE 204(A)(1) OF REGULATION SHO. THE FINDINGS STATED THAT THE FIRM ALSO HAD FAIL TO DELIVER POSITION AT A

REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT RESULTED FROM SALES OF SECURITIES THAT THE SELLER WAS DEEMED TO OWN PURSUANT TO §242.200 OF REGULATION SHO AND INTENDED TO DELIVER ONCE ALL RESTRICTIONS ON DELIVERY HAD BEEN REMOVED, AND DID NOT CLOSE THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIMEFRAME PRESCRIBED BY RULE 204(A)(2) OF REGULATION SHO. THE FINDINGS ALSO STATED THAT THE FIRM HAD FAIL TO DELIVER POSITION AT A REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT WAS ATTRIBUTABLE TO MARKET MAKING ACTIVITIES, AND DID NOT CLOSE OUT

THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME PRESCRIBED BY RULE 204(A)(3) OF REGULATION SHO. THE FINDINGS ALSO INCLUDED THAT THE FIRM'S SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH RESPECT TO RULE 204 OF REGULATION SHO.

Initiated By: FINRA

Date Initiated: 09/16/2015

Docket/Case Number: <u>2012034681201</u>

Principal Product Type: No Product



Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

N/A

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/16/2015

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or

deceptive conduct?

No

Sanctions Ordered:

Censure

Monetary/Fine \$12,500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED \$12,500. FINE PAID IN FULL

OCTOBER 29, 2015.

Regulator Statement IN DETERMINING TO RESOLVE THIS MATTER, FINRA GAVE SIGNIFICANT

CONSIDERATION TO THE FACT THAT THE CONDUCT INVOLVED IN THIS MATTER OCCURRED DURING THE INITIAL MONTHS FOLLOWING THE FORMATION OF THE FIRM, AND THAT THE FIRM SUBSEQUENTLY UNDERTOOK EFFORTS TO REMEDIATE THE ISSUES THAT LED TO THE VIOLATIONS IN THIS MATTER. MOREOVER, AS THE FIRM ASSUMED THE MAJORITY OF THE ACCOUNTS AND SYSTEMS OF A FAILING BUSINESS, ADDITIONAL CONSIDERATION WAS GIVEN TO THE FACT THAT IT HAD TO EXERT CONSIDERABLE EFFORTS TO CORRECT THAT BUSINESS IN ORDER

TO PROTECT CUSTOMERS' ASSETS.

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTION AND TO THE ENTRY OF FINDINGS THAT IT HAD FAIL TO DELIVER POSITIONS AT A REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT RESULTED FROM LONG SALES, AND DID NOT CLOSE THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME PRESCRIBED BY RULE 204(A)(1) OF REGULATION SHO. THE FINDINGS



STATED THAT THE FIRM ALSO HAD FAIL TO DELIVER POSITION AT A REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT RESULTED FROM SALES OF SECURITIES THAT THE SELLER WAS DEEMED TO OWN PURSUANT TO §242.200 OF REGULATION SHO AND INTENDED TO DELIVER ONCE ALL RESTRICTIONS ON DELIVERY HAD BEEN REMOVED, AND DID NOT CLOSE THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIMEFRAME PRESCRIBED BY RULE 204(A)(2) OF REGULATION SHO. THE FINDINGS ALSO STATED THAT THE FIRM HAD FAIL TO DELIVER POSITION AT A REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT WAS ATTRIBUTABLE TO MARKET MAKING ACTIVITIES, AND DID NOT CLOSE OUT THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME PRESCRIBED BY RULE 204(A)(3) OF REGULATION SHO. THE FINDINGS ALSO INCLUDED THAT THE FIRM'S SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH RESPECT TO RULE 204 OF REGULATION SHO.

Initiated By: FINRA

Date Initiated: 09/16/2015

Docket/Case Number: <u>2012034681201</u>

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

N/A

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/16/2015

Sanctions Ordered: Censure

Monetary/Fine \$12,500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS FINED \$12,500.

Firm Statement IN DETERMINING TO RESOLVE THIS MATTER, FINRA GAVE SIGNIFICANT

CONSIDERATION TO THE FACT THAT THE CONDUCT INVOLVED IN THIS MATTER OCCURRED DURING THE INITIAL MONTHS FOLLOWING THE FORMATION OF THE FIRM, AND THAT THE FIRM SUBSEQUENTLY UNDERTOOK EFFORTS TO REMEDIATE THE ISSUES THAT LED TO THE VIOLATIONS IN THIS MATTER. MOREOVER, AS THE FIRM ASSUMED THE



MAJORITY OF THE ACCOUNTS AND SYSTEMS OF A FAILING BUSINESS, ADDITIONAL CONSIDERATION WAS GIVEN TO THE FACT THAT IT HAD TO EXERT CONSIDERABLE EFFORTS TO CORRECT THAT BUSINESS IN ORDER TO PROTECT CUSTOMERS' ASSETS.

Disclosure 9 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO DELIVER POSITIONS AT A REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT RESULTED FROM SHORT SALES, AND DID NOT CLOSE THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME AND MANNER PRESCRIBED BY RULE 204(A) OF REGULATION SHO. THE FINDINGS STATED THAT THE FIRM ALSO FAILED TO ESTABLISH AND MAINTAIN APPROPRIATE PROCEDURES OF SUPERVISION AND CONTROL,

INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND REVIEW, CONCERNING COMPLIANCE WITH RULE 204 OF REGULATION SHO, IN

VIOLATION OF NYSE RULE 342.

Initiated By: NEW YORK STOCK EXCHANGE

Date Initiated: 09/16/2015

Docket/Case Number: 2012034681202

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

N/A

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/16/2015

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

No



Sanctions Ordered: Monetary/Fine \$12,500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS FINED \$12,500.

Regulator Statement IN DETERMINING TO RESOLVE THIS MATTER, FINRA GAVE SIGNIFICANT

CONSIDERATION TO THE FACT THAT THE CONDUCT INVOLVED IN THIS MATTER OCCURRED DURING THE INITIAL MONTHS FOLLOWING THE FORMATION OF THE FIRM, AND THAT THE FIRM SUBSEQUENTLY UNDERTOOK EFFORTS TO REMEDIATE THE ISSUES THAT LED TO THE VIOLATIONS IN THIS MATTER. MOREOVER, AS THE FIRM ASSUMED THE MAJORITY OF THE ACCOUNTS AND SYSTEMS OF A FAILING BUSINESS, ADDITIONAL CONSIDERATION WAS GIVEN TO THE FACT THAT IT HAD TO EXERT CONSIDERABLE EFFORTS TO CORRECT THAT BUSINESS IN ORDER

TO PROTECT CUSTOMERS' ASSETS.

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE SANCTIONS AND TO THE ENTRY OF FINDINGS THAT IT FAILED TO DELIVER POSITIONS AT A REGISTERED CLEARING AGENCY IN EQUITY SECURITIES THAT RESULTED FROM SHORT SALES, AND DID NOT CLOSE THE FAIL TO DELIVER POSITIONS BY PURCHASING OR BORROWING SECURITIES OF LIKE KIND AND QUANTITY WITHIN THE TIME FRAME AND MANNER PRESCRIBED BY RULE 204(A) OF REGULATION SHO. THE FINDINGS STATED THAT THE FIRM ALSO FAILED TO ESTABLISH AND MAINTAIN APPROPRIATE PROCEDURES OF SUPERVISION AND CONTROL,

INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND REVIEW, CONCERNING COMPLIANCE WITH RULE 204 OF REGULATION SHO. IN

VIOLATION OF NYSE RULE 342.

Initiated By: NEW YORK STOCK EXCHANGE

Date Initiated: 09/16/2015

Docket/Case Number: 2012034681202

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief O

Sought:

Other

Other Sanction(s)/Relief

Sought:

N/A



Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/16/2015

Sanctions Ordered: Monetary/Fine \$12,500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS FINED \$12,500.

Firm Statement IN DETERMINING TO RESOLVE THIS MATTER, FINRA GAVE SIGNIFICANT

CONSIDERATION TO THE FACT THAT THE CONDUCT INVOLVED IN THIS MATTER OCCURRED DURING THE INITIAL MONTHS FOLLOWING THE FORMATION OF THE FIRM, AND THAT THE FIRM SUBSEQUENTLY UNDERTOOK EFFORTS TO REMEDIATE THE ISSUES THAT LED TO THE VIOLATIONS IN THIS MATTER. MOREOVER, AS THE FIRM ASSUMED THE MAJORITY OF THE ACCOUNTS AND SYSTEMS OF A FAILING BUSINESS, ADDITIONAL CONSIDERATION WAS GIVEN TO THE FACT THAT IT HAD TO EXERT CONSIDERABLE EFFORTS TO CORRECT THAT BUSINESS IN ORDER

TO PROTECT CUSTOMERS' ASSETS.

Disclosure 10 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: APEX CLEARING CORPORATION ("APEX"), AN EXCHANGE TPH

ORGANIZATION, WAS CENSURED AND FINED \$10,000 FOR THE FOLLOWING CONDUCT. APEX FAILED TO PROPERLY REGISTER FOUR (4) ASSOCIATED PERSONS AS A PROPRIETARY TRADER (PT) WITH THE EXCHANGE IN

WEBCRD. (EXCHANGE RULE 3.6A - QUALIFICATION AND REGISTRATION OF

TRADING PERMIT HOLDERS AND ASSOCIATED PERSONS)

Initiated By: CHICAGO BOARD OPTIONS EXCHANGE

Date Initiated: 12/03/2014

Docket/Case Number: 14-0172 / 20140439157

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief

Sought:

Resolution: Decision & Order of Offer of Settlement



Resolution Date: 05/07/2015

Sanctions Ordered: Censure

Monetary/Fine \$10,000.00

Other Sanctions Ordered:

Current Status:

Allegations:

Sanction Details: A \$10,000 FINE AND A CENSURE.

Reporting Source: Firm

IT IS ALLEGED THAT APEX FAILED TO REGISTER FOUR (4) ASSOCIATED

PERSONS AS A PROPRIETARY TRADER (PT) WITH THE EXCHANGE IN

WEBCRD. (VIOLATION OF EXCHANGE RULE 3.6A)

Initiated By: CHICAGO BOARD OPTIONS EXCHANGE

Other

Final

Date Initiated: 12/03/2014

Docket/Case Number: 14-0172

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

FINE AND A CENSURE.

Resolution: Order

Resolution Date: 05/07/2015

Sanctions Ordered: Censure

Monetary/Fine \$10,000.00

Other Sanctions Ordered:

Sanction Details: MONETARY COMPENSATION: \$10,000.00

DATE PAID: MAY 15, 2015

Firm Statement APEX OFFERED A SETTLEMENT TO CBOE OF \$10,000.00, RESOLUTION.

Disclosure 11 of 46

Reporting Source: Regulator **Current Status:**

Final



Allegations: SEC RULE 203(B)(3) OF REGULATION SHO, NASD RULES 2110, 3010 - RIDGE

CLEARING & OUTSOURCING SOLUTIONS, INC. HAD A FAIL-TO-DELIVER POSITION AT A REGISTERED CLEARING AGENCY WITH RESPECT TO THRESHOLD SECURITIES FOR 13 CONSECUTIVE SETTLEMENT DAYS AND FAILED TO IMMEDIATELY THEREAFTER CLOSE OUT THE FAIL-TO-DELIVER POSITION BY PURCHASING SECURITIES OF LIKE KIND AND QUANTITY; THE FAIL-TO-DELIVER POSITIONS RESULTED FROM A CUSTOMER'S LONG SALE

OF RESTRICTED SECURITIES UNDER SEC RULE 144. THE FIRM'S SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION

REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH APPLICABLE SECURITIES LAWS, REGULATIONS AND NASD RULES CONCERNING SEC

RULES 203(A), 203(B) AND NASD RULE 6130(D)(6).

Initiated By: FINRA

Date Initiated: 11/18/2009

Docket/Case Number: 2006005104901

Principal Product Type: Other

Other Product Type(s): THRESHOLD SECURITIES

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Nο

Resolution Date: 11/18/2009

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

Sanctions Ordered: Censure

Monetary/Fine \$22,500.00

Other Sanctions Ordered: UNDERTAKING

Sanction Details: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS; THEREFORE, THE FIRM IS CENSURED, FINED \$22,500 AND REQUIRED TO REVISE ITS WRITTEN SUPERVISORY PROCEDURES REGARDING SEC RULES 203(A), 203(B) AND NASD RULE 6130(D)(6)WITHIN 30 DAYS OF

ACCEPTANCE OF THIS AWC BY THE NAC.



Reporting Source: Firm

Current Status: Final

Allegations: SEC RULE 203(B)(3) OF REGULATION SHO, NASD RULES 2110, 3010 - RIDGE

CLEARING & OUTSOURCING SOLUTIONS, INC. HAD A FAIL-TO-DELIVER POSITION AT A REGISTERED CLEARING AGENCY WITH RESPECT TO THRESHOLD SECURITIES FOR 13 CONSECUTIVE SETTLEMENT DAYS AND

FAILED TO IMMEDIATELY THEREAFTER

CLOSE OUT THE FAIL-TO-DELIVER POSITION BY PURCHASING SECURITIES

OF LIKE KIND AND QUANTITY; THE

FAIL-TO-DELIVER POSITIONS RESULTED FROM A CUSTOMER'S LONG SALE

OF RESTRICTED SECURITIES UNDER SEC RULE 144. THE FIRM'S SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION

REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH APPLICABLE

SECURITIES LAWS, REGULATIONS AND NASD RULES

CONCERNING SEC RULES 203(A), 203(B) AND NASD RULE 6130(D)(6).

Initiated By: FINRA

Date Initiated: 11/18/2009

Docket/Case Number: 2006005104901

Principal Product Type: Other

Other Product Type(s): THRESHOLD SECURITIES

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 11/18/2009

Sanctions Ordered: Censure

Monetary/Fine \$22,500.00

Other Sanctions Ordered: UNDERTAKING

Sanction Details: WITHOUT ADMITTING OR DENYING THE FINDINGS, THE FIRM CONSENTED

TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS; THEREFORE, THE FIRM IS CENSURED, FINED \$22,500 AND REQUIRED TO REVISE ITS WRITTEN SUPERVISORY PROCEDURES REGARDING SEC

RULES 203(A), 203(B) AND NASD

RULE 6130(D)(6)WITHIN 30 DAYS OF ACCEPTANCE OF THIS AWC BY THE

NAC.



Firm Statement ON 11/18/09, FINRA ACCEPTED A LETTER OF ACCEPTANCE, WAIVER, AND

CONSENT, PURSUANT TO WHICH THE FIRM WAS FINED \$22,500.00 FOR VIOLATIONS OF SEC RULES 203(A), 203(B) AND NASD RULE 6130(D)(6).

Disclosure 12 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULES 2110, 3010 AND 6955(A): RESPONDENT MEMBER FIRM

TRANSMITTED TO OATS 111 REPORTS THAT CONTAINED INACCURATE, INCOMPLETE OR IMPROPERLY FORMATTED DATA, SPECIFICALLY WITH INACCURATE ACCOUNT TYPE CODES; THE FIRM FAILED TO ENFORCE ITS

WRITTEN SUPERVISORY PROCEDURES WITH REGARDS TO OATS.

Initiated By: NASD

Date Initiated: 06/15/2007

Docket/Case Number: 2005003223101

Principal Product Type:

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

No

No Product

Resolution Date: 06/15/2007

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or

deceptive conduct?

Sanctions Ordered: Censure

Monetary/Fine \$15,000.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE FINDINGS. RESPONDENT MEMBER

FIRM CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF

FINDINGS; THEREFORE, FIRM IS CENSURED AND FINED \$15,000.



Reporting Source: Firm

Current Status: Final

Allegations: NASD RULE 2110, 3010 AND 6955(A): RESPONDENT TRANSMITTED TO OATS

REPORTS THAT CONTAINED INACCURATE, INCOMPLETE OR IMPROPERLY FORMATTED DATA, SPECIFICALLY WITH INACCURATE ACCOUNT TYPE CODES; THE FIRM FAILED TO ENFORCE ITS WRITTEN SUPERVISORY

PROCEDURES WITH REGARD TO OATS.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS

Date Initiated: 05/15/2007

Docket/Case Number: 20050032231-01 AWC

Principal Product Type: Other

Other Product Type(s): CLEARING & OUTSOURCING SERVICES.

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

LETTER OF ACCEPTANCE, WAIVER AND CONSENT NO.20050032231-01

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 06/13/2007

Sanctions Ordered: Censure

Monetary/Fine \$15,000.00

Other Sanctions Ordered: LETTER OF ACCEPTANCE, WAIVER AND CONSENT NO.20050032231-01

Sanction Details: WITHOUT ADMITTING OR DENYING THE FINDINGS, RESPONDENT

CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF

FINDINGS; THEREFORE, FIRM IS CENSURED AND FINED \$15,000.

Firm Statement THE INACCURATE ACCOUNT TYPE CODES RESULTED FROM AN ISOLATED

INTERNAL TECHNOLOGY ISSUE. THE FIRM PROMPTLY INVESTIGATED THE CAUSE AND IMPLEMENTED THE NECESSARY CORRECTIVE ACTION TO

PREVENT THE OCCURANCE OF FUTURE VIOLATIONS.

Disclosure 13 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: **1/6/06**CONSENTED TO FINDINGS:WITHOUT ADMITTING OR DENYING



GUILT, FSI CONSENTS TO: A.FINDINGS BY THE HEARING PANEL THAT IT:

1. VIOLATED NYSE RULE 440, SECTION 17(A) OF THE SECURITIES

EXCHANGE ACT OF 1934 AND RULE 17A-4(B)(4) THEREUNDER BY FAILING

TO PRESERVE FOR A PERIOD OF THREE YEARS ELECTRONIC

COMMUNICATIONS RELATING TO THE BUSINESS OF THE FIRM, 2.VIOLATED

NYSE RULE 342 IN THAT IT FAILED TO REASONABLY SUPERVISE AND

IMPLEMENT ADEQUATE CONTROLS, INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND REVIEW, WITH RESPECT TO THE RETENTION OF ELECTRONIC COMMUNICATIONS RELATING TO THE BUSINESS OF THE FIRM. 3.VIOLATED NYSE RULES 342.16 AND 342.17 IN THAT IT FAILED TO ADEQUATELY REVIEW, MONITOR AND SUPERVISE CERTAIN ELECTRONIC COMMUNICATIONS BETWEEN ITS EMPLOYEES AND THE PUBLIC RELATING TO ITS BUSINESS. STIPULATED SANCTION: CENSURE AND FINE IN THE

AMOUNT OF \$350,000

NEW YORK STOCK EXCHANGE DIVISION OF ENFORCEMENT Initiated By:

Date Initiated: 01/06/2006

Docket/Case Number: HPD#06-40

Principal Product Type:

Other

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Decision

Resolution Date: 07/05/2006

Sanctions Ordered: Censure

Monetary/Fine \$350,000.00

Other Sanctions Ordered:

5/10/06DECISION #06-40 ISSUED BY NYSE HEARING BOARD Sanction Details:

> DECISION: VIOLATED NYSE RULE 440, SECTION 17(A) OF THE SECURITIES EXCHANGE ACT OF 1934 AND RULE 17A-4(B)(4) THEREUNDER BY FAILING TO PRESERVE ELECTRONIC COMMUNICATIONS: VIOLATED NYSE RULE 342 BY FAILING TO REASONABLY SUPERVISE AND IMPLEMENT ADEQUATE CONTROLS, INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND

REVIEW, WITH RESPECT TO THE RETENTION OF ELECTRONIC

COMMUNICATIONS: VIOLATED NYSE RULES 342.16 AND 342.17 BY FAILING

TO ADEQUATELY REVIEW, MONITOR, AND SUPERVISE CERTAIN ELECTRONIC COMMUNICATIONS BETWEEN FIRM EMPLOYEES AND



PUBLIC.

SANCTION: CONSENT TO CENSURE AND \$350,000 FINE.

Regulator Statement

7/5/06 THE DECISION IS NOW FINAL AND IS EFFECTIVE IMMEDIATELY.

CONTACT: PEGGY GERMINO 212-656-8450.

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING GUILT, FSI (N/K/A ADP CLEARING &

OUTSOURCING SERVICES, INC.)CONSENTS TO: A.FINDINGS BY THE HEARING PANEL THAT IT: 1.VIOLATED NYSE RULE 440, SECTION 17(A) OF

THE SECURITIES EXCHANGE ACT OF 1934 AND RULE 17A-4(B)(4)

THEREUNDER BY FAILING TO PRESERVE FOR A PERIOD OF THREE YEARS ELECTRONIC COMMUNICATIONS RELATING TO THE BUSINESS OF THE FIRM. 2.VIOLATED NYSE RULE 342 IN THAT IT FAILED TO REASONABLY SUPERVISE AND IMPLEMENT ADEQUATE CONTROLS, INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND REVIEW, WITH RESPECT TO THE RETENTION OF ELECTRONIC COMMUNICATIONS RELATING TO THE BUSINESS OF THE FIRM. 3.VIOLATED NYSE RULES 342.16 AND 342.17 IN THAT IT FAILED TO ADEQUATELY REVIEW, MONITOR AND SUPERVISE CERTAIN ELECTRONIC COMMUNICATIONS BETWEEN ITS EMPLOYEES AND

THE PUBLIC RELATING TO ITS BUSINESS. STIPULATED SANCTION:CENSURE AND FINE IN THE AMOUNT OF \$350,000.

Initiated By: THE NEW YORK STOCK EXCHANGE, INC.-DIVISION OF ENFORCEMENT

Date Initiated: 01/06/2006

Docket/Case Number: HPD#06-40

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

FINE IN THE AMOUNT OF \$350,000.

Resolution: Consent

Resolution Date: 07/05/2006

Sanctions Ordered: Censure

Monetary/Fine \$350,000.00

Other Sanctions Ordered: N/A



Sanction Details: **5/10/06** DECISION #06-40 ISSUED BY NYSE HEARING BOARD DECISION:

VIOLATED NYSE RULE 440, SECTION 17(A) OF THE SECURITIES EXCHANGE

ACT OF 1934 AND RULE 17A-4(B)(4) THEREUNDER BY FAILING TO

PRESERVE ELECTRONIC COMMUNICATIONS; VIOLATED NYSE RULE 342 BY

FAILING TO REASONABLY SUPERVISE AND IMPLEMENT ADEQUATE CONTROLS, INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND REVIEW, WITH RESPECT TO THE RETENTION OF ELECTRONIC

COMMUNICATIONS; VIOLATED NYSE RULES 342.16 AND 342-17 BY FAILING

TO ADEQUATELY REVIEW, MONITOR, AND SUPERVISE CERTAIN

ELECTRONIC COMMUNICATIONS BETWEEN FIRM EMPLOYEES AND THE

PUBLIC. SANCTION: CONSENT TO CENSURE AND \$350,000.00 FINE.

Firm Statement THE DECISION IS NOW FINAL AND IS EFFECTIVE IMMEDIATELY.

Disclosure 14 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: MSRB RULE G-14, SEC RULE 17A-3, NASD RULES 3110, 4632, 6130, 6420,

6620 - RESPONDENT MEMBER FAILED, WITHIN 90 SECONDS AFTER EXECUTION, TO TRANSMIT THROUGH ACT LAST SALE REPORTS OF TRANSACTIONS, FAILED TO DESIGNATE THROUGH ACT THAT SOME OF THESE TRANSACTIONS WERE LATE, AND INACCURATELY REPORTED TO

ACT THAT IT HAD ACTED AS A PRINCIPAL IN SOME OF THESE

TRANSACTIONS. THE FINDINGS STATED THAT THE FIRM FAILED TO

RECORD ON THE ORDER TICKETS THE EXECUTION TIMES IN SECONDS. IN

ADDITION, THE FINDINGS STATED THAT THE FIRM REPORTED TRANSACTIONS TO THE MSRB WITH THE INCORRECT EXECUTING BROKER SYMBOL. AND FAILED TO TIMELY REPORT SOME OF THESE

TRANSACTIONS TO THE MSRB.

Initiated By: NASD

Date Initiated: 08/10/2005

Docket/Case Number: E102003018701

Principal Product Type: Other

Other Product Type(s): UNSPECIFIED TYPE OF SECURITIES

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)



Resolution Date: 08/10/2005

Does the order constitute a

final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or No

deceptive conduct?

Sanctions Ordered: Censure

Monetary/Fine \$20,000.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, FLEET SECURITIES

INC., CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF

FINDINGS, THEREFORE THE FIRM IS CENSURED AND FINED \$20,000.

Reporting Source: Firm

Current Status: Final

Allegations: MSRB RULE G-14, SEC RULE 17A-3, NASD RULES 3110, 4632, 6130, 6420,

6620 - RESPONDENT MEMBER FAILED, WITHIN 90 SECONDS AFTER EXECUTION, TO TRANSMIT THROUGH ACT LAST SALE REPORTS OF TRANSACTIONS, FAILED TO DESIGNATE THROUGH ACT THAT SOME OF THESE TRANSACTIONS WERE LATE AND INACCURATELY REPORTED TO

ACT THAT IT HAD ACTED AS A PRINCIPAL IN SOME OF THESE

TRANSACTIONS. THE FINDINGS STATED THAT THE FIRM FAILED TO

RECORD ON THE ORDER TICKETS THE EXECUTION TIMES IN SECONDS. IN

ADDITION, THE FINDINGS STATED THAT THE FIRM REPORTED TRANSACTIONS TO THE MSRB WITH THE INCORRECT EXECUTING BROKER SYMBOL AND FAILED TO TIMELY REPORT SOME OF THESE

TRANSACTIONS TO THE MSRB.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 08/10/2005

Docket/Case Number: E1020030187-01

Principal Product Type: Other

Other Product Type(s): UNSPECIFIED TYPE OF SECURITIES

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

CENSURE AND FINE



Resolution: Acceptance, Waiver & Consent(AWC)

Final

Resolution Date: 08/10/2005

Sanctions Ordered: Censure

Monetary/Fine \$20,000.00

Other Sanctions Ordered:

Sanction Details: THE FIRM WAS CENSURED AND FINED IN THE AMOUNT OF \$20,000.

Firm Statement WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, THE FIRM

CONSENTED TO THE DESCRIBED SANCTIONS. TO THE ENTRY OF

FINDINGS AND A CENSURE AND FINE OF \$20,000.

Disclosure 15 of 46

Reporting Source: Regulator **Current Status:**

Allegations: **1/28/05**STIPULATION AND CONSENT TO PENALTY FILED BY NYSE

> DIVISION OF ENFORCEMENT AND PENDING. HEARING REQUESTED. CONSENTED TO FINDINGS: WITHOUT ADMITTING OR DENYING GUILT.

FLEET SECURITIES CONSENTED TO FINDINGS THAT IT:

VIOLATED SEC RULE 15C3-3 IN THAT THE FIRM IMPROPERLY COMPUTED

ITS CUSTOMER RESERVE FORMULA REQUIREMENTS:

VIOLATED SEC RULE 15C3-1 IN THAT THE FIRM FAILED TO PROPERLY AND ACCURATELY CALCULATE ITS NET CAPITAL IN ACCORDANCE WITH THE

REQUIREMENTS OF THAT REGULATION:

VIOLATED EXCHANGE RULE 132 IN THAT THE FIRM FAILED TO SUBMIT TO THE EXCHANGE ACCURATE ACCOUNT TYPE INDICATORS WITH RESPECT TO CERTAIN TRANSACTIONS; VIOLATED EXCHANGE RULE 342 IN THAT IT

FAILED TO PROVIDE FOR, ESTABLISH, AND MAINTAIN ADEQUATE

SUPERVISORY PROCEDURES AND CONTROLS, INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND REVIEW, OF CERTAIN OF ITS BUSINESS ACTIVITIES IN ORDER TO ENSURE COMPLIANCE WITH EXCHANGE RULES AND FEDERAL SECURITIES LAWS RELATING TO PROPER AND ACCURATE COMPUTATIONS OF CUSTOMER RESERVE AND NET CAPITAL.STIPULATED SANCTION: THE IMPOSITION BY THE EXCHANGE OF A CENSURE AND

\$100,000 FINE.

Initiated By: NEW YORK STOCK EXCHANGE DIVISION OF ENFORCEMENT

Date Initiated: 01/28/2005

Docket/Case Number: HPD#: 05-028

Principal Product Type: Other



Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Decision

Resolution Date: 04/07/2005

Sanctions Ordered: Censure

Monetary/Fine \$100,000.00

Other Sanctions Ordered:

Sanction Details: **03/07/05**DECISION HPD 05-28 ISSUED BY NYSE HEARING PANEL ON

MARCH 8, 2005.DECISION:1.VIOLATED SEC RULE 15C3-3 IN THAT THE FIRM

IMPROPERLY COMPUTED ITS CUSTOMER RESERVE FORMULA

REQUIREMENTS. 2. VIOLATED SEC RULE 15C3-1 IN THAT THE FIRM FAILED

TO PROPERLY AND ACCURATELY CALCULATE ITS NET CAPITAL IN ACCORDANCE WITH THE REQUIREMENTS OF THAT REGULATION

3.VIOLATED EXCHANGE RULE 132 IN THAT THE FIRM FAILED TO SUBMIT TO THE EXCHANGE ACCURATE ACCOUNT TYPE INDICATORS WITH RESPECT

TO CERTAIN TRANSACTIONS.

4.VIOLATED EXCHANGE RULE 342 IN THAT IT FAILED TO PROVIDE FOR, ESTABLISH, AND MAINTAIN ADEQUATE SUPERVISORY PROCEDURES AND

CONTROLS, INCLUDING A SEPARATE SYSTEM OF FOLLOW-UP AND

REVIEW, OF CERTAIN OF ITS BUSINESS ACTIVITIES IN ORDER TO ENSURE COMPLIANCE WITH EXCHANGE RULES AND FEDERAL SECURITIES LAWS

RELATING TO PROPER AND ACCURATE

COMPUTATION OF CUSTOMER RESERVE AND NET CAPITAL.

PENALTY: THE IMPOSITION BY THE EXCHANGE OF THE PENALTY OF A

CENSURE AND A FINE OF \$100,000.

Regulator Statement **4/7/2005**THE DECISION IS NOW FINAL AND EFFECTIVE

IMMEDIATELY.CONTACT:MICHELE VAN TASSEL 212-656-5340

Reporting Source: Firm

Current Status: Final

Allegations: WITHOUT ADMITTING OR DENYING ALLEGATIONS BROUGHT BY THE NEW

YORK STOCK EXCHANGE, THE FIRM CONSENTED TO FINDINGS THAT IT VIOLATED CERTAIN PROVISIONS OF SEC RULES 15C3-1 AND 15C3-3 AND

NYSE RULE 342 IN THAT IT FAILED TO ESTABLISH ADEQUATE

PROCEDURES AND CONTROLS TO ENSURE COMPLIANCE WITH THESE



RULES. THE STIPULATION ALSO REFERENCED THE FIRM'S ALLEGED VIOLATIONS OF NYSE RULE 132 RELATING TO THE SUBMISSION OF

ACCOUNT TYPE INDICATORS.

Initiated By: NEW YORK STOCK EXCHANGE, INC.

Other

Date Initiated: 01/28/2005

Docket/Case Number: HPD#:05-028

Principal Product Type: Other

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Stipulation and Consent

Resolution Date: 04/07/2005

Sanctions Ordered: Censure

Monetary/Fine \$100,000.00

Other Sanctions Ordered:

Sanction Details: THE IMPOSITION BY THE NYSE OF THE PENALTY OF A CENSURE AND FINE

OF \$100,000.

Firm Statement **4/7/2005**THE DECISION IS NOW FINAL AND EFFECTIVE.

Disclosure 16 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: SECTION 17(A)(1) OF THE SECURITIES EXCHANGE ACT, SEC RULES 17A-3,

17A-4, NASD RULES 2110, 3110 - RESPONDENT MEMBER, ACTING THROUGH AN INDIVIDUAL, ENTERED INTO AGREEMENTS WITH A CORRESPONDENT MEMBER FIRM THAT ENABLED IT TO MISCLASSIFY CERTAIN FUNDS AS ALLOWABLE ASSETS FOR NET CAPITAL PURPOSES ON

ITS FOCUS REPORTS AND OTHER FINANCIAL DOCUMENTS; AND

PREPARED INACCURATE FINANCIAL RECORDS.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 06/27/2003

Docket/Case Number: C10030050



Principal Product Type: No Product

Other Product Type(s): Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

06/27/2003 **Resolution Date:**

Sanctions Ordered: Censure

Monetary/Fine \$75,000.00

Other Sanctions Ordered:

WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, U.S. CLEARING Sanction Details:

> CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS. THEREFORE, THE FIRM IS CENSURED AND FINED \$75,000.

JOINTLY AND SEVERALLY.

Reporting Source: Firm **Current Status:** Final

Allegations: 1. FROM IN OR AROUND JULY 2000 THROUGH IN OR AROUND OCTOBER

2000, U.S. CLEARING, ACTING THROUGH QUICK, ENTERED INTO

AGREEMENTS WITH CORRESPONDENT FIRM SHARPE CAPITAL, INC. THAT ENABLED SHARPE TO MISCLASSIFLY CERTAIN FUNDS AS ALLOWABLE

ASSETS, FOR NET CAPITAL PURPOSES, ON ITS FINANCIAL AND

OPERATIONAL COMBINED UNIFORM SINGLE REPORTS ("FOCUS") AND

OTHER FINANCIAL DOCUMENTS.

2. FROM IN OR AROUND JULY 2000 THROUGH IN AND AROUND OCTOBER 2000. IN CONNECTION WITH THE ABOVE-REFERENCED AGREEMENTS. USC

PREPARED INACCURATE FINANCIAL RECORDS.

BASED ON THE FOREGOING, USC VIOLATED SECTION 17(A)(1) & RULES 17-

A-3 & 17A-4 OF THE SECURITIES EXCHANGE ACT OF 1934 & NASD

CONDUCT RULES 3110 & 2110. USC, ACTING THROUGH QUICK, VIOLATED

NASD CONDUCT RULE 2110.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 06/27/2003 **Docket/Case Number:** C10030050



Principal Product Type:

No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

CENSURE AND FINE

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 06/27/2003

Sanctions Ordered: Censure

Monetary/Fine \$75,000.00

Other Sanctions Ordered:

Sanction Details: USC AND QUICK WERE CENSURED AND FINED JOINTLY AND SEVERAL IN

THE AMOUNT OF \$75,000.

Firm Statement WITHOUT ADMITTING NOR DENYING THE ALLEGATIONS OR FINDINGS,

FIRM AND CONTROL AFFILIATE FILED AN ACCEPTANCE, WAIVER AND

CONSENT (AWC) ON JUNE 27, 2003.

Disclosure 17 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD CONDUCT RULE 3320, NASD MARKETPLACE RULES 4613(B) AND

4613(E), AND SEC RULE 11AC1-1 - RESPONDENT MEMBER FAILED TO EXECUTE ORDERS PRESENTED AT ITS PUBLISHED BID OR PUBLISHED OFFER IN AN AMOUNT UP TO ITS PUBLISHED QUOTATION SIZE UPON PRESENTMENT AND THEREBY FAILED TO HONOR ITS PUBLISHED QUOTATION; AND, MAINTAINED AN ASKED QUOTATION IN THE NASDAQ STOCK MARKET WHICH CAUSED A LOCKED OR CROSSED MARKET

CONDITION TO OCCUR IN 3 INSTANCES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 02/10/2003

Docket/Case Number: CMS030024

Principal Product Type:

No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:



Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 02/10/2003

Sanctions Ordered: Censure

Monetary/Fine \$50,000.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, THE FIRM

CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS, THERFORE, THE FIRM IS CENSURED AND FINED \$50,000.

Reporting Source: Firm

Current Status: Final

Allegations: NASD CONDUCT RULE 3320, NASD MARKETPLACE RULES 4613(B) AND

4613(E), AND SEC RULE 11AC1-1. RESPONDENT MEMBER FAILED TO EXECUTE ORDERS PRESENTED AT ITS PUBLISHED BID OR PUBLISHED OFFER IN AN AMOUNT UP TO ITS PUBLISHED QUOTATION SIZE UPON PRESENTMENT AND THEREBY FAILED TO HONOR ITS PUBLISHED QUOTATION; AND MAINTAINED AN ASKED QUOTATION IN THE NASDAQ STOCK MARKET WHICH CAUSED A LOCKED OR CROSSED MARKET

CONDITION TO OCCUR IN 3 INSTANCES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 02/10/2003

Docket/Case Number: CMS030024

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief CENSURE

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 02/10/2003
Sanctions Ordered: Censure

Monetary/Fine \$50,000.00



Other Sanctions Ordered: NONE

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, THE FIRM

CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS; THEREFORE, THE FIRM WAS CENSURED AND FINED \$50,000.

Disclosure 18 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULE 6240 (A)(3) AND 6240 (B)(3) - RESPONDENT INCORRECTLY

REPORTED TO FIXED INCOME PRICING SYSTEM (FIPS) A TRANSACTION IN

FIPS SECURITIES AND TRANSACTIONS IN HIGH YIELD SECURITIES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 08/15/2001

Docket/Case Number: CMS010121

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 08/15/2001

Sanctions Ordered: Monetary/Fine \$2,500.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, RESPONDENT

MEMBER CONSENTED TO THE DESCRIBED SANCTION AND TO THE ENTRY

OF FINDINGS, THEREFORE, THE FIRM IS FINED \$2,500.

Reporting Source: Firm

Current Status: Final

Allegations: 08/29/2001 NASD RULE 6240(A)(3) AND 6240(B)(3)RESPONDED

INCORRECTLY REPORTED TO FIXED INCOME PRICING SYSTEM(FIPS) A TRANSACTION IN FIPS SECURITIES AND TRANSACTIONS IN HIGH YIELD



SECURITIES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 08/15/2001

Docket/Case Number: CMS010121

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 08/15/2001

Sanctions Ordered: Monetary/Fine \$2,500.00

Other Sanctions Ordered:

Sanction Details: NONE

Disclosure 19 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULES 2110, 2320, 3010, 3370, 4613, 4632, 6130 AND SEC RULES 10B-

1, 11AC1-4 AND 11AC-4 - A MARKET MAKER IN SECURITIES

LOCKED/CROSSED THE MARKET DURING THE PRE-OPENING MARKET PERIOD BETWEEN 9:20 AND 9:29:59 A.M., EASTERN TIME AND FAILED TO

IMMEDIATELY THEREAFTER SEND A TRADE-OR-MOVE MESSAGE

THROUGH SELECTNET TO THE MARKET PARTICIPANT(S) WHOSE QUOTE LOCKED OR CROSSED THAT WAS PRICED AT THE RECEIVING MARKET PARTICIPANT?S QUOTED PRICE AND/OR FAILED TO SEND A TRADE-OR-MOVE MESSAGE(S) THROUGH SELECTNET WITH AN AGGREGATE SIZE OF AT LEAST 5,000 SHARES TO ALL MARKET PARTICIPANTS WHOSE QUOTES IT LOCKED/CROSSED; WAS A PARTY TO A LOCKED OR CROSSED MARKET CONDITION PRIOR TO THE MARKET OPENING DURING THE PERIOD

BETWEEN 9:20 AND 9:29:59 A.M. EASTERN TIME AND RECEIVED A TRADE-OR-MOVE MESSAGE IN EACH INSTANCE THROUGH SELECTNET. THE FIRM, WITHIN 30 SECONDS OF RECEIVING SUCH MESSAGE, FAILED TO FILL IN THE INCOMING TRADE-OR-MOVE MESSAGE FOR THE FULL SIZE OF THE

MESSAGE OR MOVE ITS BID DOWN (OFFER UP) BY A QUOTATION



INCREMENT THAT WOULD HAVE UNLOCKED/UNCROSSED THE MARKET: AS , A MARKET MAKER IN SECURITIES, WITHOUT MAKING REASONABLE EFFORTS TO AVOID A LOCKED OR CROSSED MARKET BY EXECUTING TRANSACTIONS WITH ALL MARKET MAKERS WHOSE QUOTATIONS WOULD BE LOCKED OR CROSSED, ENTERED BID OR ASK QUOTATIONS IN THE NASDAQ STOCK MARKET, INC. WHICH CAUSED A LOCKED OR CROSSED MARKET CONDITION TO OCCUR IN EACH INSTANCE: FAILED TO HONOR ITS PUBLISHED QUOTATION; FAILED TO USE REASONABLE DILIGENCE TO ASCERTAIN THE BEST INTER-DEALER MARKET AND FAILED TO BUY OR SELL IN SUCH MARKET SO THAT THE RESULTANT PRICE TO CUSTOMERS WAS AS FAVORABLE AS POSSIBLE UNDER PREVAILING MARKET CONDITIONS: FAILED TO IMMEDIATELY DISPLAY CUSTOMER LIMIT ORDERS IN ITS PUBLIC QUOTE, WHEN EACH SUCH ORDER WAS AT A PRICE BETTER

THAN ITS PUBLIC QUOTE, OR AT A PRICE EQUAL TO ITS PUBLIC QUOTE WHEN SUCH QUOTE WAS PRICED EQUAL TO THE NATIONAL BEST BID OR

OFFER IN SUCH SECURITY AND THAT ORDER REPRESENTED

(CONTINUED)

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS

Date Initiated: 06/27/2001

Docket/Case Number: CMS010114

Equity - OTC **Principal Product Type:**

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 06/27/2001

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

No

Sanctions Ordered: Censure

Monetary/Fine \$100,000.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, RESPONDENT



MEMBER CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS; THEREFORE, THE FIRM IS CENSURED AND FINED

\$100,000.

Regulator Statement MORE

MORE THAN A DE MINIMIS CHANGE IN RELATION TO THE SIZE ASSOCIATED WITH ITS BID OR OFFER IN EACH SUCH SECURITY: FAILED TO MAKE AN

AFFIRMATIVE DETERMINATION PRIOR TO EXECUTING SUCH

TRANSACTIONS FOR SUCH ORDERS; FAILED TO REPORT SHORT SALE TRANSACTIONS TO ACT WITH A SHORT SALE MODIFIER; INCORRECTLY

DESIGNED AS ".PRP" THROUGH ACT LAST SALE REPORTS OF

TRANSACTIONS IN NNMS REPORTED TO ACT; FAILED TO DESIGNATE THROUGH ACT LAST SALE REPORTS AS LATE; FAILED TO PROVIDE WRITTEN NOTIFICATION DISCLOSING TO ITS CUSTOMER THAT THE TRANSACTION WAS EXECUTED AT AN AVERAGE PRICE; AND THE FIRM

SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION

REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH RESPECT TO APPLICABLE SECURITIES LAWS AND REGULATION CONCERNING BEST EXECUTION, LIMIT ORDER DISPLAY, SHORT SALES ACT REPORTING, OATS,

AND THE SEC AND NASD FIRM QUOTE RULES.

Reporting Source: Firm

Current Status: Final

Allegations: VIOLATION OF NASD MARKETPLACE RULES 4613 (E)(1)(C),4613(E),

4613(B),6130,4632(A)(9),4632(A),NASD CONDUCT RULES

3320.2110.2320.3370.3010.

SECURITIES EXCHANGE ACT RULES 11AC1-1,11AC1-4, SEC RULE 10B-10.

Initiated By: NASD REGULATION, INC.

Date Initiated: 06/19/2001

Docket/Case Number: CMS 010114 AWC

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 07/02/2001

Sanctions Ordered: Censure



Monetary/Fine \$100,000.00

Other Sanctions Ordered:

Sanction Details: CENSURE & FINE OF \$100,000.

Firm Statement CENSURE AND FINE OF \$100,000.00 IN CONNECTION WITH ITEMS NOTED

IN QUESTION NUMBER SEVEN ABOVE.

Disclosure 20 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULES 2110 AND 4613(E) - RESPONDENT MEMBER, A MARKET

MAKER IN SECURITIES, WITHOUT MAKING REASONABLE EFFORTS TO AVOID A LOCKED OR CROSSED MARKET BY EXECUTING TRANSACTIONS WITH ALL MARKET MAKERS WHOSE QUOTATIONS WOULD BE LOCKED OR CROSSED, ENTERED BID OR ASK QUOTATIONS IN THE NASDAQ STOCK MARKET, INC. WHICH CAUSED A LOCKED OR CROSSED MARKET

CONDITION TO OCCUR IN EACH INSTANCE; AND, WITHOUT MAKEING REASONABLE EFFORTS TO AVOID A LOCKED OR CROSSED MARKET BY EXECUTING TRANSACTIONS WITH ALL MARKET MAKERS WHOSE

QUOTATIONS WOULD BE LOCKED OR CROSSED, ENTERED OR

MAINTAINED A BID OR ASKED QUOTATION IN THE NASDAQ STOCK MARKET,

INC. DURING THE PERIOD OF TIME THAT SECONDARY TRADING

COMMENCED IMMEDIATELY FOLLOWING THE COMPLETION OF AN INITIAL PUBLIC OFFERING OF THE SUBJECT SECURITY, WHICH CAUSED A LOCKED

OR CROSSED MARKET CONDITION TO OCCUR IN EACH INSTANCE.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 07/02/2001

Docket/Case Number: CMS010091

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 07/02/2001

Does the order constitute a No



final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or

deceptive conduct?

Sanctions Ordered: Censure

Monetary/Fine \$65,000.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, RESPONDENT

MEMBER CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS, THEREFORE, THE FIRM IS CENSURED AND FINED

\$65,000.

Reporting Source: Firm

Current Status: Final

Allegations: VIOLATION OF NASD MARKETPLACE RULE 4613(E) AND NASD CONDUCT

RULE 2110.

Equity - OTC

Initiated By: NASD REGULATION, INC.

Date Initiated: 09/08/2000

Docket/Case Number: CMS 010091 AWC

Principal Product Type: Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief

Sought:

CENSURE

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 07/02/2001

Sanctions Ordered: Censure

Monetary/Fine \$65,000.00

Other Sanctions Ordered:

Sanction Details: CENSURE AND FINE \$65,000.

Firm Statement IN 40 INSTANCES FROM OCTOBER 7, 1999 THROUGH DECEMBER 31, 1999,

FLEET ENTERED A BID OR ASKED QUOTATION WHICH CAUSED A LOCKED



OR CROSSED MARKET CONDITION TO OCCUR IN EACH INSTANCE.

IN 19 INSTANCES FROM APRIL 22,1999 THROUGH JUNE 8, 1999 FLEET ENTERED OR MAINTAINED A BID OR ASKED QUOTATION DURING THE PERIOD OF TIME THAT SECONDARY TRADING COMMENCED IMMEDIATELY FOLLOWING THE COMPLETION OF AN INITIAL PUBLIC OFFERING OF THE SUBJECT SECURITY, WHICH CAUSED A LOCKED OR CROSSED MARKET CONDITION TO OCCUR IN EACH INSTANCE.

Disclosure 21 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULES 2110, 3010, 4430 AND 4613(B) - AN ORDER WAS PRESENTED

TO THE FIRM AT THE FIRM'S PUBLISHED BID OR PUBLISHED OFFER IN AN AMOUNT UP TO ITS PUBLISHED QUOTATION SIZE. THE NASD FOUND THAT THE FIRM FAILED TO EXECUTE THE ORDERS UPON PRESENTMENT AND THEREBY FAILED TO HONOR ITS PUBLISHED QUOTATION. THE FINDINGS ALSO STATED THAT THE FIRM'S SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION REASONABLY DESIGNED TO ACHIEVE COMPLIANCE

WITH RESPECT TO THE SEC'S AND NASD'S FIRM QUOTE RULES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 01/10/2001

Docket/Case Number: CMS010005

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 01/10/2001

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

No



Sanctions Ordered: Censure

Monetary/Fine \$55,000.00

Other Sanctions Ordered: REQUIRED TO REVISE ITS SUPERVISORY PROCEDURES WITH RESPECT

TO APPLICABLE SECURITIES LAWS AND REGULATIONS CONCERNING THE

SEC AND NASD FIRM QUOTE RULES

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, RESPONDENT

MEMBER CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS, THEREFORE, THE FIRM IS CENSURED, FINED \$55,000, AND REQUIRED TO REVISE ITS SUPERVISORY PROCEDURES WITH RESPECT TO APPLICABLE SECURITIES LAWS AND REGULATIONS

CONCERNING THE SEC AND NASD FIRM QUOTE RULES.

Reporting Source: Firm

Current Status: Final

Allegations: FLTT FAILED TO EXECUTE ORDERS UPON PRESENTMENT AND THEREBY

FAILED TO HONOR ITS PUBLISHED QUOTATION AND SUPERVISORY SYSTEM DID NOT PROVIDE FOR SUPERVISION REASONABLY DESIGNED

TO ACHIEVE COMPLIANCE WITH RESPECT TO THE APPLICABLE

SECURITIES LAWS AND REGULATIONS CONCERNING THE SEC AND NASD

FIRM QUOTE RULES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS REGULATION

Date Initiated: 01/10/2001

Docket/Case Number: CMS 010005

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief

Sought:

CENSURE

Censure

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 02/05/2001

Monetary/Fine \$55,000.00

Other Sanctions Ordered:

Sanctions Ordered:

Sanction Details: A CENSURE AND A FINE OF \$55,000 (\$40,000 FOR THE FIRM QUOTE



VIOLATIONS AND \$15,000 FOR THE SUPERVISION VIOLATION) TOTAL AMOUNT PAID 2/21/01

Disclosure 22 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULES 2110, 2320 AND 3010 -FAILED TO CONTEMPORANEOUSLY OR

PARTIALLY EXECUTE CUSTOMER LIMIT ORDERS IN NASDAQ SECURITIES AFTER IT TRADED EACH SUBJECT SECURITY FOR ITS OWN MARKET-MAKING ACCOUNT AT A PRICE THAT WOULD HAVE SATISFIED EACH CUSTOMER?S LIMIT ORDER; FAILED TO USE REASONABLE DILIGENCE TO ASCERTAIN THE BEST INTER-DEALER MARKET AND FAILED TO BUY OR

SELL IN SUCH MARKET SO THAT THE RESULTANT PRICE TO ITS CUSTOMERS WAS AS FAVORABLE AS POSSIBLE UNDER PREVAILING

MARKET CONDITIONS; FAILED TO DISPLAY IMMEDIATELY CUSTOMER LIMIT ORDERS IN NASDAQ SECURITIES IN ITS PUBLIC QUOTATION, WHEN EACH ORDER WAS AT A PRICE THAT WOULD HAVE IMPROVED THE FIRM'S BID OR OFFER IN EACH SUCH SECURITY OR WHEN SUCH EACH SUCH ORDER WAS PRICED EQUAL TO THE FIRM'S BID OR OFFER AND THE NATIONAL BEST BID OR OFFER FOR EACH SUCH SECURITY, AND THE SIZE OF THE ORDER REPRESENTED MORE THAN A DE MINIMIS CHARGE IN RELATION

TO THE SIZE ASSOCIATED WITH THE FIRM'S BID OR OFFER IN EACH SUCH SECURITY; AND, FAILED TO ESTABLISH, MAINTAIN, AND ENFORCE WRITTEN SUPERVISORY PROCEDURES REASONABLY DESIGNED TO ACHIEVE COMPLIANCE WITH APPLICABLE RULES OF THE NASD APPLICABLE TO BEST EXECUTION, ACT COMPLIANCE, LIMIT ORDER PROTECTION, SEC ORDER EXECUTION RULES, TRADE REPORTING, SOES,

LOCKED AND CROSSED MARKET, BOOKS AND RECORDS AND ANTI

COMPETITIVE PRACTICES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 08/09/2000

Docket/Case Number: CMS000189

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:



Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 08/09/2000

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or No

deceptive conduct?
Sanctions Ordered:

Censure

Monetary/Fine \$41,000.00

Other Sanctions Ordered:

UNDERTAKE TO SUBMIT REVISED WRITTEN SUPERVISORY PROCEDURES.

Sanction Details:

WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, RESPONDENT MEMBER CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS, THEREFORE, THE FIRM IS CENSURED, FINED \$41,000, AND REQUIRED TO UNDERTAKE TO SUBMIT REVISED WRITTEN

SUPERVISORY PROCEDURES.

Reporting Source: Firm

Current Status: Final

Allegations: FLTT FAILED TO USE REASONABLE DILIGENCE TO ASCERTAIN THE LAST

INTER-DEALERS MARKET AND FAILED TO BUY OR SELL IN SUCH MARKET SO THAT THE RESISTANT PRICE TO ITS CUSOTMER WAS AS FAVORABLE AS POSSIBLE UNDER PRIVAILING MARKET CONDITIONS, FAILED TO CONTEMPORANEOUSLY OR PARTIALLY EXECUTE CUSTOMER LIMIT ORDERS IN NASDAQ SEC. AFTER IT TRADED EACH SUBJECT SECURITY FOR ITS OWN MARKETMAKING ACCOUNT AT A PRICE THAT WOULD HAVE

SATISFIED EACH CUSTOMERS LIMIT ORDER, FAILED TO DISPLAY

IMMEDIATELY CUSTOMER LIMIT ORDERS IN NASDAQ SECURITIES IN ITS PUBLIC QUOTATION AND FAILED TO ESTABLISH MAINTAIN AND ENFORCE

WSP.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS REGULATION

Date Initiated: 08/09/2000

Docket/Case Number: CMS 000189

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Civil and Administrative Penalt(ies) /Fine(s)

Sought:



Other Sanction(s)/Relief

Sought:

CENSURE

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/14/2000

Sanctions Ordered: Censure

Monetary/Fine \$41,000.00

Other Sanctions Ordered:

Sanction Details: A CENSURE AND A FINE OF \$41,000(\$5,000 FOR LIMIT ORDER PROTECTION,

\$10,000 FOR BEST EXECUTION \$13,000 FOR SUPERVISION, AND \$13,000

FOR LIMIT ORDER DISPLAY) TOTAL AMOUNT PAID 9/21/2000

Disclosure 23 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULES 2110, 4632, 4642 AND 6620 - ACT VIOLATIONS - NASDAQ

TRADE REPORTING VIOLATIONS; AND, FAILED TO MAINTAIN ADEQUATE

TRADING RECORDS.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 06/30/2000

Docket/Case Number: CMS000137

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 06/30/2000

Does the order constitute a

final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct? No



Sanctions Ordered: Censure

Monetary/Fine \$7,500.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, RESPONDENT

MEMBER CONSENTED TO THE DESCRIBED SANCTIONS AND TO THE ENTRY OF FINDINGS, THEREFORE, THE FIRM IS CENSURED AND FINED

\$7.500.

Reporting Source: Firm

Current Status: Final

Allegations: USCC FAILED, WITHIN 90 SECONDS AFTER EXECUTION, TO TRANSMIT

THROUGH THE AUTOMATED CONFIRMATION TRANSACTION

SERVICE(ACT)LAST SALES REPORTS AS LATE AND DESIGNATED AS LATE THROUGH ACT LAST SALES REPORTS OF TRANSACTIONS WHEN, BASED ON THE TIME OF EXECUTION OF THE TRANSACTIONS, SUCH DESIGNATION

WAS INCORRECT.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS REGULATION

Date Initiated: 06/30/2000

Docket/Case Number: CMS 000137

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief

Sought:

CENSURE

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 07/24/2000

Sanctions Ordered: Censure

Monetary/Fine \$7,500.00

Other Sanctions Ordered:

Sanction Details: A CENSURE AND A FINE OF \$7500.00 TOTAL WAS PAID 7/27/2000

Disclosure 24 of 46



Reporting Source: Regulator

Current Status: Final

Allegations: NASD RULES 2110, 3010 AND 3370 - EXECUTED SHORT SALE

TRANSACTIONS IN SECURITIES AND FAILED TO MAKE AN AFFIRMATIVE DETERMINATION FOR EACH OF THESE TRANSACTIONS; FAILED TO ESTABLISH, MAINTAIN AND ENFORCE WRITTEN SUPERVISORY

PROCEDURES REASONABLY DESIGNED TO ACHIEVE COMPLIANCE FOR

THE SHORT SALE RULES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 08/31/1999

Docket/Case Number: CMS990112

Principal Product Type: Equity - OTC

Other Product Type(s): Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Nο

Resolution Date: 08/31/1999

Does the order constitute a final order based on violations of any laws or

violations of any laws or regulations that prohibit fraudulent, manipulative, or

deceptive conduct?

Sanctions Ordered: Monetary/Fine \$7,500.00

Other Sanctions Ordered:

Sanction Details: WITHOUT ADMITTING OR DENYING THE ALLEGATIONS, RESPONDENT

MEMBER CONSENTED TO THE DESCRIBED SANCTION, THEREFORE, THE

FIRM IS FINED \$7,500.

Reporting Source: Firm

Current Status: Final

Allegations: NAWE EXECUTED SHORT TRANSACTIONS AND FAILED TO MAKAN



AFFIRMATIVE DETERMINATION FOR THE TRANSACTIONS AND FAILED TO ESTABLISH, MAINTAIN AND ENFORCE ADEQUATE WRITTEN SUPERVISORY PROCEDURES REASONABLY DESIGNED TO ACHEIVE COMPLIANCE FOR

SHORT SALES RULES.

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS REGULATION

Date Initiated: 08/31/1999

Docket/Case Number: CMS990112

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief

Sought:

CENSURE

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/13/1999

Sanctions Ordered: Censure

Monetary/Fine \$7,500.00

Other Sanctions Ordered:

Sanction Details: A CENSURE AND \$7500.00 (COMPOSED OF A \$2500.00 FINE FOR

VIOLATIONS OF NASD CONDUCT RULE 3370 AND A \$5000.00 FINE FOR VIOLATIONS OF NASD CONDUCT RULES 2110 AND 3010) TOTAL AMOUNT

PAID 9/20/1999.

Disclosure 25 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE NASD ALLEGED THAT NASH, WEISS & CO (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., HAD VIOLATED VARIOUS NASD REGULATIONS GOVERNING LIMIT ORDER PROTECTION,

BEST EXECUTION, ACT REPORTING AND WRITTEN SUPERVISORY

PROCEDURES.

Initiated By: NASD

Date Initiated: 05/13/1998

Docket/Case Number: ETR109700178



Principal Product Type:

Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$4000.00 FINE

Resolution: Consent

Resolution Date: 05/13/1998

Sanctions Ordered: Censure

Monetary/Fine \$4,000.00

Other Sanctions Ordered:

Sanction Details: NASH, WEISS CONSENTED TO A CENSURE AND A \$4000.00 FINE.

Firm Statement NASH, WEISS CONSENTED TO A CENSURE AND A \$4000.00 FINE.

Disclosure 26 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE NASD ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED SEC RULE 11AC1-1, NASD RULES 2110, 3010, 3320, AND 4613(B) FOR FAILING TO

HONOR PUBLISHED QUOTATIONS ON 12 ORDERS. THE NASD ALSO ALLEGED THAT THE FIRM FAILED TO ESTABLISH & ENFORCE WRITTEN

PROCEDURES REGARDING THE RULES CITED.

Initiated By: NASD

Date Initiated: 08/22/1997

Docket/Case Number: CMS 970014 AWC

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief Censure

Sought:

Other Sanction(s)/Relief \$6000.00 FINE

Sought:

Resolution: Consent



Resolution Date: 08/22/1997

Sanctions Ordered: Censure

Monetary/Fine \$6,000.00

Other Sanctions Ordered:

Sanction Details: NASH, WEISS WAS CENSURED AND FINED \$6000.00

Firm Statement NASH, WEISS WAS CENSURED AND FINED \$6000.00

Disclosure 27 of 46

Reporting Source: Firm

Current Status: Final

Allegations: JJC SPECIALIST CORP. (CRD #32855), NOW THE FLEET SPECIALIST

DIVISION OF FLEET SECURITIES, INC., AND FOUR OF ITS EMPLOYEES WERE CHARGED BY THE NYSE WITH FAILING TO MAINTAIN FAIR AND ORDERLY MARKETS IN NYSE LISTED SECURITIES. JJC WAS ALSO CHARGED WITH FAILING TO ESTABLISH AND MAINTAIN APPROPRIATE

SUPERVISORY PROCEDURES.

Initiated By: NYSE

Date Initiated: 10/01/1995

Docket/Case Number: N/A

Principal Product Type: Equity Listed (Common & Preferred Stock)

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$100,000 FINE

Resolution: Consent

Resolution Date: 11/01/1995

Sanctions Ordered: Monetary/Fine \$100,000.00

Other Sanctions Ordered:

Sanction Details: JJC CONSENTED TO THE FINDINGS WITHOUT ADMITTING OR DENYING

THE CHARGES AND WAS FINED \$100000 BY THE NYSE. THE FOUR JJC EMPLOYEES CHARGED BY THE NYSE CONSENTED TO THE FINDINGS WITHOUT ADMITTING OR DENYING THE CHARGES AND WERE FINED IN

AGGREGATE \$75000.00 BY THE NYSE.



Firm Statement JJC CONSENTED TO THE FINDINGS WITHOUT ADMITTING OR DENYING

THE CHARGES AND WAS FINED \$100000 BY THE NYSE. THE FOUR JJC EMPLOYEES CHARGED BY THE NYSE CONSENTED TO THE FINDINGS WITHOUT ADMITTING OR DENYING THE CHARGES AND WERE FINED IN

AGGREGATE \$75000.00 BY THE NYSE.

Disclosure 28 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE NASD ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED NASD RULE 4613(D) BY ENTERING QUOTATIONS WHICH CONTAINED SPREADS IN

EXCESS OF THE MAXIMUM ALLOWABLE SPREAD.

Initiated By: NASD

Date Initiated: 08/01/1996

Docket/Case Number: CMS 960125 AWC

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$4,000.00 FINE

Resolution: Settled

Resolution Date: 08/20/1996

Sanctions Ordered: Censure

Monetary/Fine \$4,000.00

Other Sanctions Ordered:

Sanction Details: SUBMITTED A LETTER OF ACCEPTANCE, WAIVER AND CONSENT TO THE

NASD AND CONSENTED TO A FINE OF \$4,000.00.

Firm Statement SUBMITTED A LETTER OF ACCEPTANCE, WAIVER AND CONSENT TO THE

NASD AND CONSENTED TO A FINE OF \$4,000.00.

Disclosure 29 of 46

Reporting Source: Firm



Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE RULES BY FAILING TO TIME STAMP NOTICES TO EXERCISE S&P 100 INDEX

OPTION CONTRACTS.

Initiated By: CBOE

Date Initiated: 12/05/1988

Docket/Case Number: NO. 88-0123

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$1000.00 FINE.

Resolution: Consent

Resolution Date: 12/05/1988

Sanctions Ordered: Censure

Monetary/Fine \$1,000.00

Other Sanctions Ordered: \$1000.00 FINE.

Sanction Details: CONSENT TO \$1000.00 FINE.

Firm Statement CONSENT TO \$1000.00 FINE.

Disclosure 30 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED VARIOUS CBOE RULES BY FAILING TO TIME STAMP NOTICES TO EXERCISE OPTION

CONTRACTS.

Initiated By: CBOE

Date Initiated: 03/31/1988

Docket/Case Number: NO. 87-0133



Principal Product Type:

Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$1500.00 FINE.

Resolution: Consent

Resolution Date: 03/31/1988

Sanctions Ordered: Censure

Monetary/Fine \$1,500.00

Other Sanctions Ordered:

Sanction Details: CONSENT TO \$1500.00 FINE.

Firm Statement CONSENT TO \$1500.00 FINE.

Disclosure 31 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED VARIOUS

CBOE AND SEC RULES IN REFERENCE TO MARGIN CALLS AND

PROCEDURES FOR HANDLING MARGIN REQUIREMENTS AND RECORDS.

Initiated By: CBOE

Date Initiated: 02/25/1987

Docket/Case Number: NO. 87-0012

Principal Product Type:

Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$10000.00 FINE.

Resolution: Consent

Resolution Date: 04/21/1987



Sanctions Ordered: Censure

Monetary/Fine \$10,000.00

Other Sanctions Ordered:

Sanction Details: CONSENT TO CENSURE AND \$10000.00 FINE.

Firm Statement CONSENT TO CENSURE AND \$10000.00 FINE.

Disclosure 32 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE RULES AND REGULATION T IN REFERENCE TO MARGIN CALLS, EQUITY

REQUIREMENTS AND EXTENSION OF CREDIT TO CUSTOMERS.

Initiated By: CBOE

Date Initiated: 07/11/1986

Docket/Case Number: NO. 86-0026

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$500.00 FINE.

Resolution: Consent

Resolution Date: 07/11/1986

Sanctions Ordered: Censure

Monetary/Fine \$500.00

Other Sanctions Ordered:

Sanction Details: CONSENT TO CENSURE AND \$500.00 FINE.

Firm Statement CONSENT TO CENSURE AND \$500.00 FINE.

Disclosure 33 of 46

Reporting Source: Firm



Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE AND SEC RULES IN REFERENCE TO MAINTAINING MARGIN RECORDS, COMPUTING CUSTOMER RESERVES AND MAKING RESERVE FORMULA

DEPOSITS.

Initiated By: CBOE

Date Initiated: 05/29/1985

Docket/Case Number: NO. 85-0004

Principal Product Type:

Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 05/29/1985

Sanctions Ordered: Censure

Monetary/Fine \$1,000.00

Other Sanctions Ordered: CONSENT TO LIMITATION OF CUSTOMER BUSINESS.

Sanction Details: CONSENT TO LIMITATION OF CUSTOMER BUSINESS AND \$1000 FINE.

Firm Statement CONSENT TO LIMITATION OF CUSTOMER BUSINESS AND \$1000 FINE.

Disclosure 34 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE

RULES IN REFERENCE TO THE EXERCISING OF INDEX OPTION

CONTRACTS.

Initiated By: CBOE

Date Initiated: 02/14/1985

Docket/Case Number: NO. 84-0118



Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$1234.00 FINE.

Resolution: Consent

Resolution Date: 02/14/1985

Sanctions Ordered: Censure

Monetary/Fine \$1,234.00

Other Sanctions Ordered:

Sanction Details: CONSENT TO \$1234.00 FINE.

Firm Statement CONSENT TO \$1234.00 FINE.

Disclosure 35 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE

RULES IN REFERENCE TO THE PROCEDURES FOLLOWED FOR

EXERCISING INDEX OPTION CONTRACTS.

Initiated By: CBOE

Date Initiated: 12/16/1984

Docket/Case Number: NO. 84-0003

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief Sought:

Censure

Other Sanction(s)/Relief

\$1336.00 FINE.

Sought:

Resolution: Consent

Resolution Date: 12/16/1984



Sanctions Ordered: Censure

Monetary/Fine \$1,336.00

Other Sanctions Ordered:

Sanction Details: CONSENT TO A \$1336.00 FINE.

Firm Statement CONSENT TO A \$1336.00 FINE.

Disclosure 36 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE REGULATIONS IN REFERENCE TO THE EXERCISING OF INDEX OPTION

CONTRACTS.

Reprimand

11/18/1984

Initiated By: CBOE

Date Initiated: 11/18/1984

Docket/Case Number: NO. 84-0099

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Sanctions Ordered: Censure

Other Sanctions Ordered:

Sanction Details: CONSENT TO AN ADMONISHMENT.

Firm Statement CONSENT TO AN ADMONISHMENT.

Disclosure 37 of 46

Resolution Date:

Reporting Source: Firm

Current Status: Final



Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE

AND SEC REGULATIONS AND REGULATION T IN REFERENCE TO

RECORDKEEPING.

Initiated By: CBOE

Date Initiated: 06/03/1983

Docket/Case Number: NO. 83-0130

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$2500.00 FINE.

Resolution: Consent

Resolution Date: 06/03/1983

Sanctions Ordered: Censure

Monetary/Fine \$2,500.00

Other Sanctions Ordered:

Sanction Details: CONSENT TO \$2500.00 FINE.

Firm Statement CONSENT TO \$2500.00 FINE.

Disclosure 38 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE

REGULATIONS IN REFERENCE TO POSITION LIMITS.

Initiated By: CBOE

Date Initiated: 12/13/1982

Docket/Case Number: NO. 82-0108 AND 82-0078

Principal Product Type: Options

Other Product Type(s):



Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$2500 FINE.

Resolution: Consent

Resolution Date: 12/13/1982

Sanctions Ordered: Censure

Monetary/Fine \$2,500.00

Other Sanctions Ordered: CENSURE AND \$2500.00 FINE.

Sanction Details: CENSURE AND \$2500.00 FINE.

Firm Statement CENSURE AND \$2500.00 FINE.

Disclosure 39 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE

RULES IN REFERENCE TO POSITION LIMITS.

Initiated By: CBOE

Date Initiated: 11/12/1982

Docket/Case Number: NO. 82-0048

Principal Product Type: Options

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$1,500 FINE.

Resolution: Consent

Resolution Date: 11/12/1982

Sanctions Ordered: Censure

Monetary/Fine \$1,500.00

Other Sanctions Ordered: CONSENTED TO \$1500 FINE.



Sanction Details: CONSENTED TO \$1500 FINE.

Firm Statement THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED CBOE

RULES IN REFERENCE TO POSITION LIMITS.

Disclosure 40 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE CBOE ALLEGED THAT NASH, WEISS & CO. (CRD # 6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED VARIOUS CBOE REGULATIONS WITH RESPECT TO THE NOTIFICATION OF OUTSIDE

BUSINESS ACTIVITIES.

Initiated By: CBOE

Date Initiated: 01/16/1976

Docket/Case Number: NO. 75-0066

Principal Product Type:

Options

Censure

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 01/16/1976

Sanctions Ordered: Censure

Other Sanctions Ordered:

Sanction Details: CONSENT TO CENSURE.

Firm Statement CONSENT TO CENSURE.

Disclosure 41 of 46

Reporting Source: Firm

Current Status: Final

Allegations: THE NASD ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE



FLEET TRADING DIVISION OF FLEET SECURITIES, INC., VIOLATED NASD AND SEC REGULATIONS WITH RESPECT TO PERPARING AND MAINTAINING

RECORDS.

Initiated By: NASD

Date Initiated: 04/16/1974

Docket/Case Number: CH1 NO. 510

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$5000

Resolution: Consent

Resolution Date: 12/13/1974

Sanctions Ordered: Censure

Monetary/Fine \$5,000.00

Other Sanctions Ordered:

Sanction Details: CENSURE AND \$5000 FINE.

Firm Statement CENSURE AND \$5000 FINE.

Disclosure 42 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: RESPONDENT ENTERED PRICED ORDERS INTO SELECTNET BROADCAST

THAT WERE PRICED BETTER THAN THE FIRM'S PUBLIC QUOTE WITHOUT REFLECTING EACH SUCH ORDER IN THE FIRM'S PUBLIC QUOTE. (SEC

RULE 11AC1-1(C)(5).)

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 09/28/1999

Docket/Case Number: CMS990127

Principal Product Type: Other

Other Product Type(s): UNKNOWN TYPE PF SECURITIES



Principal Sanction(s)/Relief

Sought:

Other

Other Sanction(s)/Relief

Sought:

FINE OF \$2,500.00

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/28/1999

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or No

deceptive conduct?

Sanctions Ordered: Monetary/Fine \$2,500.00

Other Sanctions Ordered:

Sanction Details: FINE OF \$2,500.00

Reporting Source: Firm

Current Status: Final

Allegations: THE NASD ALLEGED THAT FLEET TRADING ENTERED PRICED ORDERS

INTO SELECTNET THAT WERE PRICED BETTER THAN THE FIRM'S PUBLIC QUOTE WITHOUT REFLECTING EACH SUCH ORDER IN THE FIRM'S PUBLIC

QUOTE.

Initiated By: NASD

Date Initiated: 09/28/1999

Docket/Case Number: CMS 990127

Principal Product Type: Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief O

Sought:

Other

Other Sanction(s)/Relief

Sought:

FINE OF \$2,5000

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 09/28/1999



Sanctions Ordered: Monetary/Fine \$2,500.00

Other Sanctions Ordered: NONE

Sanction Details: \$2500 FINE Firm Statement \$2500 FINE

Disclosure 43 of 46

Reporting Source: Regulator

Current Status: Final

Allegations:

Initiated By: NATIONAL ASSOCIATION OF SECURITIES DEALERS, INC.

Date Initiated: 11/23/1998

Docket/Case Number: CMS980102 AWC

Principal Product Type: Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Acceptance, Waiver & Consent(AWC)

Resolution Date: 11/23/1998

Sanctions Ordered: Censure

Monetary/Fine \$5,000.00

Other Sanctions Ordered:

Sanction Details:

Regulator Statement LETTER OF ACCEPTANCE, WAIVER AND CONSENT NO. CMS980102 AWC.

ON NOVEMBER 23, 1998, NASH, WEISS & COMPANY (NAWE) WAS NOTIFIED THAT THE LETTER OF ACCEPTANCE, WAIVER AND CONSENT (AWC) IT SUBMITTED HAS BEEN ACCEPTED BY NASD REGULATION, INC.'S DEPARTMENT OF ENFORCEMENT AND THE NATIONAL ADJUDICATORY COUNCIL. THE AWC ALLEGES THAT THE FOLLOWING VIOLATIONS

OCCURRED:

NAWE FAILED TO EXECUTE FIVE PREFERENCED SELECTNET ORDERS



WHICH

WERE PRESENTED TO NAWE AT NAWE'S PUBLISHED BID OR PUBLISHED OFFER IN AN AMOUNT EQUAL TO OR LESS THAN ITS PUBLISHED QUOTATION SIZE AND, THEREFORE, FAILED TO HONOR ITS PUBLISHED QUOTATION. THIS CONDUCT CONSTITUTES SEPARATE AND DISTINCT VIOLATIONS OF SEC RULE 11Ac-1 ("SEC FIRM QUOTE RULE"), NASD CONDUCT RULE 3320 AND NASD MARKETPLACE RULE 4613(b) ("NASD FIRM QUOTE RULES"). NAWE WAS CENSURED AND FINED \$5,000.

**** \$5,000 PAID ON 1/6/99 - INVOICE NO. 98-MS-1007 ****

Reporting Source: Firm

Current Status: Final

Allegations: THE NASD ALLEGED THAT NASH, WEISS & CO. (CRD #6470), NOW THE

FLEET TRADING DIVISION OF FLEET SECURITIES, INC., COMMITTED THE

FOLLOWING VIOLATIONS: NASH, WEISS FAILED TO EXECUTE 5

PREFERENCED SELECTNET ORDERS WHICH WERE PRESENTED TO IT AT THE FIRM'S PUBLISHED BID OR OFFER IN AN AMOUNT EQUAL TO OR LESS THAN ITS PUBLISHED QUOTATION SIZE, AND THEREFORE FAILED TO HONOR ITS PUBLISHED QUOTATION. THIS CONDUCT CONSTITUTES SEPARATE AND DISTINCT VIOLATIONS OF SEC RULE 11AC-1, NASD RULE

3320 AND 4613(B).

Initiated By: NASD

Date Initiated: 11/23/1998

Docket/Case Number: CMS 980102 AWC

Principal Product Type:

Equity - OTC

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$5000 FINE

Resolution: Consent
Resolution Date: 11/23/1998

Sanctions Ordered: Censure

Monetary/Fine \$5,000.00

Other Sanctions Ordered:



Sanction Details: NASH, WEISS WAS CENSURED AND FINED \$5000.00

Firm Statement NASH, WEISS WAS CENSURED AND FINED \$5000.00

Disclosure 44 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: FAILURE TO DISCLOSE AN IOWA SUSPENSION AND

OTHER DISCIPLINARY HISTORY OF AFFILIATE QUICK AND REILLY, INC.

Initiated By: MISSISSIPPI SECURITIES DIVISION

Date Initiated: 11/01/1990

Docket/Case Number: 90-08-03

URL for Regulatory Action: Principal Product Type:

Other Product Type(s): Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 11/01/1990

Sanctions Ordered: Monetary/Fine \$1,500.00

Other Sanctions Ordered:

Sanction Details: CONSENT ORDER ENTERED WITH A \$1,500 FINE AND

WITHDRAWAL OF APPLICATION FOR 90 DAYS.

Regulator Statement N/A

Reporting Source: Firm

Current Status: Final

Allegations: IT WAS ALLEGED THAT U.S. CLEARING CORP. FAILED TO DISCLOSE AN

IOWA SUSPENSION AND OTHER DISCIPLINARY HISTORY RELATED TO

AFFILIATE QUICK & REILLY, INC.

Initiated By: MISSISSIPPI SECURITIES DIVISION



Date Initiated: 11/01/1990

Docket/Case Number: 90-08-03

Principal Product Type:

No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Censure

Other Sanction(s)/Relief

Sought:

\$1500.00 FINE

Resolution: Consent

Resolution Date: 11/01/1990

Sanctions Ordered: Censure

Monetary/Fine \$1,500.00

Other Sanctions Ordered:

Sanction Details: CONSENT ORDER WAS ENTERED WITH A \$1500.00 FINE AND THE

WITHDRAWAL OF APPLICATION FOR 90 DAYS.

Firm Statement CONSENT ORDER WAS ENTERED WITH A \$1500.00 FINE AND THE

WITHDRAWAL OF APPLICATION FOR 90 DAYS.

Disclosure 45 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: SEE ITEM #13

Initiated By: IOWA

Date Initiated: 11/22/1989

Docket/Case Number: C90-10-125

URL for Regulatory Action:

Principal Product Type: Other

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Suspension

Other Sanction(s)/Relief

Sought:



Resolution: Decision

Resolution Date: 11/22/1989

Sanctions Ordered: Suspension

Other Sanctions Ordered: SEE ITEM #13

Sanction Details: SEE ITEM #13

Regulator Statement THE ADMINISTRATIVE LAW

JUDGE ORDERED THE REGISTRATION OF U.S. CLEARING CORP. BE SUSPENDED UNTIL NECESSARY DOCUMENTS TO REFLECT ITS NAME

CHANGE

ARE FILED. THE FORMER NAME WAS Q & R CLEARING. THE

ADMINISTRATIVE LAW JUDGE FOUND THE BROKER-DEALER HAD FAILED

TO

RESPOND TO REQUEST FOR SUCH DOCUMENTS DATED 8/2/89 AND

8/22/89.

THE SUSPENSION WAS LIFTED 12/14/89. DOCKET/CASE NO. C90-10-125,

DATED 11/22/89.

Reporting Source: Firm

Current Status: Final

Allegations: THE ADMINISTRATIVE LAW JUDGE ORDERED THE REGISTRATION OF U.S.

CLEARING CORP. BE SUSPENDED UNTIL NECESSARY DOCUMENTS TO REFLECT ITS NAME CHANGE ARE FILED. IT WAS FOUND THAT THE FIRM HAD FAILED TO RESPOND TO REQUESTS FOR SUCH DOCUMENTS DATED

8/2/89 AND 8/22/89.

Suspension

Initiated By: STATE OF IOWA

Date Initiated: 11/22/1989

Docket/Case Number: CASE NO. C90-10-125

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Withdrawn

Resolution Date: 12/14/1989



Sanctions Ordered: Suspension

Other Sanctions Ordered:

Sanction Details: THE ADMINISTRATIVE LAW JUDGE ORDERED THE REGISTRATION OF U.S.

> CLEARING CORP. BE SUSPENDED UNTIL NECESSARY DOCUMENTS TO REFLECT ITS NAME CHANGE ARE FILED. IT WAS FOUND THAT THE FIRM HAD FAILED TO RESPOND TO REQUESTS FOR SUCH DOCUMENTS DATED

8/2/89 AND 8/22/89. SUSPENSION WAS LIFTED ON 12/14/89.

THE ADMINISTRATIVE LAW JUDGE ORDERED THE REGISTRATION OF U.S. Firm Statement

> CLEARING CORP. BE SUSPENDED UNTIL NECESSARY DOCUMENTS TO REFLECT ITS NAME CHANGE ARE FILED. IT WAS FOUND THAT THE FIRM HAD FAILED TO RESPOND TO REQUESTS FOR SUCH DOCUMENTS DATED

8/2/89 AND 8/22/89. SUSPENSION WAS LIFTED ON 12/14/89.

Disclosure 46 of 46

Reporting Source: Regulator

Current Status: Final

Allegations: RESPONDENT FAILED TO TIMELY FILE A REQUIRED FINANCIAL

DOCUMENT WITH THE SECRETARY OF STATE THEREBY VIOLATING

SECTION

12.D OF THE ILLINOIS SECURITIES LAW OF 1953, AS AMENDED.

Initiated By: **ILLINOIS**

Date Initiated: 06/05/1989

Docket/Case Number: H8900608

URL for Regulatory Action:

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Civil and Administrative Penalt(ies) /Fine(s)

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Resolution Date: 07/18/1989

Sanctions Ordered: Monetary/Fine \$500.00

N/A Other Sanctions Ordered:



Sanction Details: N/A

Regulator Statement ILLINOIS HAS ISSUED A

NOTICE OF HEARING TO DETERMINE WHETHER AN ORDER OF

REVOCATION,

SUSPENSION OR CENSURE SHOULD BE IMPOSED AGAINST RESPONDENT

Q & R

CLEARING CORP. ALLEGATIONS ARE THAT RESPONDENT FAILED TO

TIMELY

FILE REQUIRED FINANCIAL DOCUMENTS WITH THE SECRETARY OF STATE. HEARING DATE IS SET FOR AUGUST 30, 1989. DOCKET/CASE #H8900608,

DATED JUNE 5. 1989.

BY MEANS OF

STIPULATION, ILLINOIS HAS ENTERED A CONSENT ORDER AGAINST Q & R CLEARING CORPORATION. FINDINGS OF FACT AND CONCLUSIONS OF LAW ARE THAT RESPONDENT FAILED TO TIMELY FILE A REQUIRED FINANCIAL DOCUMENT WITH THE SECRETARY OF STATE THEREBY VIOLATING

SECTION

12.D OF THE ILLINOIS SECURITIES LAW OF 1953, AS AMENDED. AN ADMINISTRATIVE FINE OF \$500.00 HAS BEEN ASSESSED. DOCKET/CASE

NO. H8900608.

Reporting Source: Firm

Current Status: Final

Allegations: IT WAS ALLEGED THAT Q & R CLEARING CORP. FAILED TO TIMELY FILE

REQUIRED FINANCIAL DOCUMENTS WITH THE SECRETARY OF STATE IN

VIOLATION OF SECTION 12D OF THE ILLINOIS SECURITIES LAW.

Initiated By: STATE OF ILLINOIS

Date Initiated: 06/19/1989

Docket/Case Number: CASE #H8900608

Principal Product Type: No Product

Other Product Type(s):

Principal Sanction(s)/Relief

Sought:

Other Sanction(s)/Relief

Sought:

Resolution: Consent

Censure



Resolution Date: 08/07/1989

Sanctions Ordered: Censure

Monetary/Fine \$500.00

Other Sanctions Ordered:

Sanction Details: THE FIRM CONSENTED TO A \$500.00 FINE.

Firm Statement THE FIRM CONSENTED TO A \$500.00 FINE.



Arbitration Award - Award / Judgment

Brokerage firms are not required to report arbitration claims filed against them by customers; however, BrokerCheck provides summary information regarding FINRA arbitration awards involving securities and commodities disputes between public customers and registered securities firms in this section of the report.

The full text of arbitration awards issued by FINRA is available at www.finra.org/awardsonline.

Disclosure 1 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: NO OTHER CONTROVERSY INVOLVED; OTHER-OTHER

Arbitration Forum: NASD

Case Initiated: 01/10/2001

Case Number: 00-01166

Disputed Product Type: COMMON STOCK; NO OTHER TYPE OF SEC INVOLVE

Sum of All Relief Requested: Unspecified Damages

Disposition: AWARD AGAINST PARTY

Disposition Date: 09/11/2002

Sum of All Relief Awarded: \$83,300.00

There may be a non-monetary award associated with this arbitration. Please select the Case Number above to view more detailed information.

Disclosure 2 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: ACCOUNT RELATED-BREACH OF CONTRACT; ACCOUNT RELATED-

NEGLIGENCE; EXECUTIONS-EXECUTION PRICE; EXECUTIONS-INCORRECT

QUANTITY

Arbitration Forum: NASD

Case Initiated: 04/06/2000

Case Number: 00-01292

Disputed Product Type: COMMON STOCK; NO OTHER TYPE OF SEC INVOLVE



Sum of All Relief Requested: \$99,340.25

Disposition: AWARD AGAINST PARTY

Disposition Date: 04/06/2001 Sum of All Relief Awarded: \$81,500.00

There may be a non-monetary award associated with this arbitration. Please select the Case Number above to view more detailed information.

Disclosure 3 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: ACCOUNT ACTIVITY-BRCH OF FIDUCIARY DT; ACCOUNT ACTIVITY-

CHURNING; ACCOUNT ACTIVITY-MISREPRESENTATION; ACCOUNT

ACTIVITY-SUITABILITY

Arbitration Forum: NASD

Case Initiated: 06/21/2004

Case Number: 04-04259

Disputed Product Type: COMMON STOCK; NO OTHER TYPE OF SEC INVOLVE; MUTUAL FUNDS

Sum of All Relief Requested: \$614,375.10

Disposition: AWARD AGAINST PARTY

Disposition Date: 06/27/2005

Sum of All Relief Awarded: \$457,500.43

There may be a non-monetary award associated with this arbitration.

Please select the Case Number above to view more detailed information.

Disclosure 4 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: ACCOUNT ACTIVITY-BRCH OF FIDUCIARY DT; ACCOUNT RELATED-

ERRORS-CHARGES; ACCOUNT RELATED-NEGLIGENCE; ACCOUNT

RELATED-TRANSFER; OTHER-CLEARING DISPUTES

Arbitration Forum: FINRA

Case Initiated: 09/06/2013



Case Number: <u>13-02373</u>

Disputed Product Type: COMMON STOCK

Sum of All Relief Requested: \$20,335.02

Disposition: AWARD AGAINST PARTY

Disposition Date: 03/31/2014

Sum of All Relief Awarded: \$3,393.51

There may be a non-monetary award associated with this arbitration. Please select the Case Number above to view more detailed information.

Disclosure 5 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: ACCOUNT ACTIVITY-BRCH OF FIDUCIARY DT; ACCOUNT ACTIVITY-

MISREPRESENTATION; ACCOUNT ACTIVITY-OMISSION OF FACTS;

ACCOUNT ACTIVITY-OTHER; ACCOUNT RELATED-BREACH OF CONTRACT;

ACCOUNT RELATED-FAILURE TO SUPERVISE; ACCOUNT RELATED-

NEGLIGENCE; ACCOUNT RELATED-OTHER; OTHER-OTHER

Arbitration Forum: FINRA

Case Initiated: 11/07/2014

Case Number: 14-03343

Disputed Product Type: VARIABLE ANNUITIES

Sum of All Relief Requested: \$300,000.00

Disposition: AWARD AGAINST PARTY

Disposition Date: 06/07/2017

Sum of All Relief Awarded: \$79,863.01

There may be a non-monetary award associated with this arbitration. Please select the Case Number above to view more detailed information.

Disclosure 6 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: ACCOUNT RELATED-NEGLIGENCE; NO OTHER CONTROVERSY INVOLVED



Arbitration Forum: NASD

Case Initiated: 07/26/1990

Case Number: 90-01986

Disputed Product Type: COMMON STOCK; NO OTHER TYPE OF SEC INVOLVE

Sum of All Relief Requested: \$20,635.00

Disposition: AWARD AGAINST PARTY

Disposition Date: 01/16/1991 Sum of All Relief Awarded: \$13.750.00

There may be a non-monetary award associated with this arbitration. Please select the Case Number above to view more detailed information.

Disclosure 7 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: ACCOUNT RELATED-ERRORS-CHARGES; NO OTHER CONTROVERSY

INVOLVED

Arbitration Forum: NASD

Case Initiated: 11/15/1991

Case Number: 91-03173

Disputed Product Type: NO OTHER TYPE OF SEC INVOLVE; OPTIONS; WARRANTS/RIGHTS

Sum of All Relief Requested: \$3,690.00

Disposition: AWARD AGAINST PARTY

Disposition Date: 07/28/1993

Sum of All Relief Awarded: \$2,000.00

There may be a non-monetary award associated with this arbitration. Please select the Case Number above to view more detailed information.

Disclosure 8 of 8

Reporting Source: Regulator

Type of Event: ARBITRATION

Allegations: ACCOUNT RELATED-ERRORS-CHARGES; ACCOUNT RELATED-MARGIN



CALLS; ACCOUNT RELATED-NEGLIGENCE; NO OTHER CONTROVERSY

INVOLVED

Arbitration Forum: NASD

Case Initiated: 11/18/1992

Case Number: 92-03777

Disputed Product Type: COMMON STOCK; NO OTHER TYPE OF SEC INVOLVE; OPTIONS

Sum of All Relief Requested: \$25,000.00

Disposition: AWARD AGAINST PARTY

Disposition Date: 09/23/1993

Sum of All Relief Awarded: \$1,420.00

There may be a non-monetary award associated with this arbitration. Please select the Case Number above to view more detailed information.

www.finra.org/brokercheck

End of Report



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