Application for Membership New York Stock Exchange LLC NYSE American LLC NYSE Arca, Inc. NYSE Chicago, Inc.

NYSE National, Inc.

(each, an "Exchange" and, collectively, "NYSE" or the "Exchanges")

APPLICATION PROCESS

Filing Requirements

Prior to submitting the Application for Membership ("Application") to become a member of an NYSE SRO ("Member"), an Applicant must file a Uniform Application for Broker-Dealer Registration ("Form BD") with the Securities and Exchange Commission and register with the FINRA Central Registration Depository ("CRD").

Checklists

Applicant should consult the applicable Checklist(s) to determine any additional materials and Exhibits required to be submitted with the Application.

Application Submission

Application and supplemental materials should be sent electronically to crs@nyse.com.

Note: All application materials sent to NYSE will be reviewed by NYSE's Client Relationship Services ("CRS") Department. Applications accompanied by supplemental documentation are submitted to FINRA, who also performs a review of the materials and provides the application approval recommendation. All applications are deemed confidential and are handled in a secure environment. Either CRS or FINRA may request that applicants submit documentation in addition to what is listed in the Application Checklist during the application review process, pursuant to Exchange rules. If you have questions regarding the Application, you may direct them to CRS at <u>crs@nyse.com</u> or (212) 896-2830.

NYSE will promptly notify the Applicant, in writing, of the Membership decision.

In the event an Applicant is disapproved for membership, the Applicant has an opportunity to be heard upon the specific grounds for the disapproval, in accordance with the provisions of applicable Exchange rules.

INDICATE EXCHANGE(S) FOR WHICH APPLICANT IS SEEKING MEMBERSHIP (CHECK ALL THAT APPLY)					
□New York Stock Exchange	□NYSE Chicago		□NYSE National		
□NYSE American	□NYSE Arca				
□Equities	□Equities				
□ Options		S			
INDICATE EXCHANGE(S) FOR WHICH AI	PPLICANT IS	AN EXISTING	MEMBER (CHECK ALL THAT APPLY)		
□New York Stock Exchange	□NYSE Ch	icago	□NYSE National		
□NYSE American	□NYSE Arc	a			
□Equities	□Equiti	es			
□Options		ns			
INDICATE TYPE OF BUSINESS TO BE CO			PLICATION (CHECK ALL THAT APPLY)		
Equities		Options			
Bonds		-	□Clearing		
		□Floor Brok			
			□Limited Public Business		
		□Market Maker*			
□Institutional Broker		□Specialist/eSpecialist			
□Market Maker*		□Lead Market Maker ("LMM")			
Electronic Market Maker		□Order Routing			
Designated Market Maker ("DMM")		□Proprietary			
Electronic Designated Market Maker ("eDMM")		□Agen	су		
□Agency					
INDICATE IF APPLICANT IS APPLYING FOR MEMBERSHIP AS DESIGNATED EXAMINING AUTHORITY ("DEA")					
□ NYSE American	□ NYSE Ar		□ NYSE Chicago		
Applicants applying for a DEA must also complete EXHIBIT 1, ITSFEA Compliance Acknowledgment.					
APPLICATION TYPE					
Applicant is seeking membership to an Exchange and is not currently a member of any Exchange					
	-				
Applicant is a member of an Exchange and is seeking to add a <u>new type of business**</u>					

Applicant must submit this completed Application and <u>ALL</u> applicable materials identified in Checklist 1.

□ **Supplemental Membership Applicant:** Applicant is an approved member of at least one Exchange and is seeking membership to another Exchange to conduct the same business they are currently approved to conduct

Applicant must submit this completed Application and <u>ALL</u> applicable materials as outlined in Checklist 2.

* Applicants seeking to conduct Market Maker activities will also be required to submit an additional *Application for Market Maker Registration*. Not all Market Maker programs are available on all Exchanges.

** Equity Floor Broker and Options Floor Broker businesses are separate and distinct. An Equity Floor Broker applying to conduct business as an Options Floor Broker, and vice versa, is considered a New Membership Applicant.

SECTION 1 - ORGANIZ			
Date:	SEC #:		CRD #:
LEI #:	MPID:		
GENERAL INFORMATI	ON		
Name of Applicant Broker-	Dealer:		
Business Address:			
	City:	State:	Zip Code:
Business Phone:		Website:	
CONTACT INFORMATI	ON		
Contact Name:		Title:	
Contact Phone:		Contact Email:	
Billing Contact Name:		Title:	
Billing Contact Phone:		Billing Contact Email:	
Chief Executive Officer (*	ining to our markets.		he Applicant) and who will receive
Name:			RD:
Phone:		 	RD:
Chief Financial Officer ("			
Name:		CR	RD:
Phone:		En	nail:
Head Trader			
Name:		CR	RD:
Phone:		En	nail:
Member firms and applicants must promptly update Form BD and Form U4 information by submitting amendments whenever the information on file becomes inaccurate or incomplete for any reason.			
1. Form BD Sectio	ns 10A and 10B are completed a	and up to date on CRD	□ Yes
2. Form U4 Section	n 13 is completed and up to date	on CRD	

SECTION 2 – STATUTORY DISQUALIFICATION ("SD") DISCLOSURE

Pursuant to the Securities Exchange Act of 1934, as amended (the "Act"), NYSE may deny (or may condition) trading privileges or may bar a natural person from becoming associated (or may condition an association) with a Member for the same reasons that the Securities and Exchange Commission may deny or revoke a broker-dealer registration under the Act. The Act provides for SD if a person has:

- Been expelled, barred or suspended from membership in or being associated with a member of a self-regulatory organization;
- Had broker, dealer or similar privileges denied or suspended or caused such denial or suspension of another;
- Violated any provision of the Act; or
- Been convicted of a theft or securities related misdemeanor or any felony within ten (10) years of the date of applying for membership status or becoming an Associated Person.

Check here if you DO NOT have person(s) associated with the Applicant who is or may be subject to SD

Check here if you DO have person(s) associated with the Applicant who is or may be subject to SD*

* Please identify any such person(s) associated with the Applicant who is or may be subject to SD. Additionally, identify any such person(s) who are associated with the Applicant and who have been approved for association or continued association by another SRO due to a SD.

Attach a sheet identifying any such person(s), including the following information:

- 1. Name of the person(s);
- 2. Copies of documents relating to the SD;
- 3. Description of each such person's duties (for non-registered individuals, this should include a statement indicating if the position allows access to books, records, funds or securities); and
- 4. Explanation of action taken or approval given by any other SRO regarding each person.

On behalf of _________ (Applicant), I hereby attest and affirm that I have read and understand the above and the attached information, and that the answers and the information provided (including copies of any documents) are true and complete to the best of my knowledge. I acknowledge that NYSE shall rely on the information provided in connection with this section in order to preliminarily approve or deny Applicant's Application for trading privileges, but that NYSE will also perform a complete background check of Applicant, and such trading privileges may be immediately revoked by NYSE depending on the results of such background check. I understand that Applicant will be subject to disciplinary action if false or misleading answers are given in connection with this section. I also acknowledge the obligation of Applicant to submit to NYSE any amendment to any document submitted as part of its Application, including but not limited to this section, within ten (10) business days of such amendment or change.

Authorized Signatory of the Firm

Date

Print Name of Authorized Signatory of the Firm

Title

SECTION 3 – SUPERVISION

Each Applicant must identify the person(s) that is a member, partner, director, or officer exercising executive
responsibility (or having similar status or functions) for supervising an Authorized Trader(s) as defined in applicable
Exchange rules. New Membership Applicants must provide a copy of their Written Supervisory Procedures ("WSPs") with
their Application.

Name and title of person responsible for maintaining WSPs:

PRINCIPAL REGISTRATION

PRINCIPAL	REGISTRATION
	requirements for principals are outlined in New York Stock Exchange Rule 1220, NYSE American NYSE Arca Rule 2.1220, NYSE National Rule 2.2120 and NYSE Chicago Article 6, Rule 14.
Each princip	oal must be registered through the CRD.
Please provi	ide information on Applicant's designated principals below.
Financial an Principal (Se	d Operations Principal (Series 27) or Introducing Broker-Dealer Financial and Operations eries 28)
Name:	CRD:
Phone:	Email:
-	Principal Operations Officer * (Series 27) or Introducing Broker-Dealer Financial and Operations eries 28) Person with primary responsibility for the day-to-day operations of the business.
Name:	CRD:
Phone:	Email:
	Principal Financial Officer * (Series 27) or Introducing Broker-Dealer Financial and Operations eries 28) Person with primary responsibility for financial filings and those books and records related to
Name:	CRD:
Phone:	Email:
Chief Comp	liance Officer ("CCO")** (Series 24 or Series 14 and registered as "CR")
Name:	CRD:
Phone:	Email:

* An Applicant that self-clears, or that clears for other firms, shall be required to designate separate persons to function as Principal Financial Officer and Principal Operations Officer.

** The CCO of an Applicant engaged in limited securities business may be registered in a principal category under NYSE SRO rules that corresponds to the limited scope of the Applicant's business.

NYSE Chicago Voting Designee per Article 3, Rule 14(a) and (b) (for NYSE Chicago Applicants Only) Note: The Voting Designee must be a general partner, managing member or principal officer of the firm.			
Name:	CRD:		
Phone:	Email:		
Signature of Voting Designee:			

SECTION 4 - MEMBERSHIP AGREEMENT

Applicant agrees to abide by the Rules of all applicable Exchanges, as amended from time to time, and all circulars, notices, interpretations, directives or decisions adopted by the applicable Exchanges.

Applicant authorizes any SRO, commodities exchange, governmental agency or similar entity to furnish to NYSE, upon its request, any information that such person may have concerning the ability, business activities, and reputation of Applicant or its associated persons, and releases such person or entity from any and all liability in furnishing such information. Applicant authorizes NYSE to make available to any governmental agency, SRO, commodities exchange or similar entity, any information it may have concerning the Applicant or its associated persons and releases the NYSE from any and all liability in furnishing such information.

Applicant acknowledges its obligation to update any and all information contained in any part of this application, including termination of membership with another SRO, which may cause a change in the Applicant's DEA. Applicant understands that in such event, additional information may be required by the NYSE.

Applicant Firm Name

Authorized Signatory of the Firm

Print Name of Authorized Signatory of the Firm

6

Title

Date

APPLICATION CHECKLIST 1 New Membership Applicant
NYSE Application for Membership (Sections 1-4)
Application for Market Maker Registration (if applicable) <u>https://www.theice.com/publicdocs/nyse/markets/nyse/Application_for_Market_Maker_Registration.pdf</u>
DEA Applicants only: Exhibit 1
Application Fee* (if applicable):
New York Stock Exchange LLC
□ NYSE Chicago, Inc.
Master User Agreement: https://www.nyse.com/publicdocs/nyse/markets/nyse/NYSE_Master_User_Agreement.pdf
Clearing Letter of Consent (if applicable):
Equities: https://www.nyse.com/publicdocs/nyse/markets/nyse/Equity_Clearing_Letter_of_Consent.pdf
Options: <u>https://www.nyse.com/publicdocs/nyse/markets/american-options/Options_Clearing_Letter_of_Consent.pdf</u>
□ Form BD, including Schedules & Disclosure Reporting Pages must be up to date on CRD
Form U4 and Fingerprint cards for designated supervisors and principals, to be submitted directly to FINRA if not currently available on CRD
Financial Documentation:
Four (4) most recent FOCUS Reports and the most recent Audited Financial Statements
Most recent Balance Sheet and Capital Computation
Six-month Profit/Loss Projection
Completed Financial Disclosure Questionnaire, Exhibit 2
□ All examination reports and corresponding responses from the Applicant for the last two examinations
Organizational Documents:
 Articles of Incorporation and Bylaws; Partnership Agreement; Limited Liability Company Agreements; Operating Agreement; or similar documentation
Organization chart showing:
 all entities controlling, controlled by or under common control with Applicant indicating the percentage ownership of Applicant by each direct and indirect parent identifying any individuals or trusts that individually or collectively own or control, directly or indirectly, 25% or more of Applicant
Copy of Written Supervisory Procedures and, if separate, Anti-Money Laundering Procedures and Insider Trading Act Procedures
Additional Exchange-specific requirements, if applicable (see Exhibits 3 and 4)

* Contact CRS for additional details on payment.

APPLICATION CHECKLIST 2

Supplemental Membership Application

□ Application for Membership (Sections 1-4)

Application for Market Maker Registration (if applicable) <u>https://www.theice.com/publicdocs/nyse/markets/nyse/Application_for_Market_Maker_Registration.pdf</u>

□ DEA Applicants only: Exhibit 1

Application Fee* (if applicable):

- □ New York Stock Exchange LLC
- □ NYSE Chicago, Inc.

□ Master User Agreement: <u>https://www.nyse.com/publicdocs/nyse/markets/nyse/NYSE_Master_User_Agreement.pdf</u>

Clearing Letter of Consent (if applicable):

Equities: https://www.nyse.com/publicdocs/nyse/markets/nyse/Equity_Clearing_Letter_of_Consent.pdf

Options: https://www.nyse.com/publicdocs/nyse/markets/american-options/Options Clearing Letter of Consent.pdf

□ Form BD, including Schedules & Disclosure Reporting Pages must be up to date on CRD

□ Form U4 and Fingerprint cards for designated supervisors and principals, to be submitted directly to FINRA if not currently available on CRD

□ Organization chart showing:

- all entities controlling, controlled by or under common control with Applicant
- indicating the percentage ownership of Applicant by each direct and indirect parent
- identifying any individuals or trusts that individually or collectively own or control, directly or indirectly, 25% or more of Applicant
- Additional Exchange-specific requirements, if applicable (see Exhibits 3 and 4)

* Contact CRS for additional details on payment.

Application for Membership

Exhibits

EXHIBIT 1 - DEA REQUIREMENTS

SEC #. _____

ITSFEA COMPLIANCE ACKNOWLEDGMENT

This form should be completed by a Director, Officer, General Partner or other individual responsible for ensuring that the Broker-Dealer's ITSFEA Compliance Procedures are followed. In the future, this certification must be completed and filed with the Broker-Dealer's year-end FOCUS Report (Form X-17A-5).

Broker-Dealer:

The undersigned states and certifies as follows:

It is understood that should any Director, Officer, General Partner or Associated Person (as defined in the Exchanges' Rules) of the Broker-Dealer acquire material, non-public information concerning a corporation whose securities are publicly traded, it may be a violation of the Exchanges' Rules and federal securities laws to misuse such information or trade any securities issued by the corporation, or any options or other derivative securities based thereon, while such information remains non-public.

It is further understood that should any Director, Officer, General Partner or Associated Person of the Broker-Dealer obtain material, non-public information concerning the market in a security or group of securities, it may be a violation of the Exchanges' Rules and federal securities laws to make improper use of such information in connection with trading in the security, group of securities or any option or other derivative based thereon.

It is also understood that it may be a violation of the Exchanges' Rules and federal securities laws to disclose to any other person or entity any non-public, material corporate or market information that may be acquired regarding a publicly traded security or group of securities.

Additionally, the Broker-Dealer represents that it has established written procedures reasonably designed to prevent misuse of material non-public information by the Broker-Dealer or by any of the Broker-Dealer's Directors, Officers, General Partners or Associated Persons, taking into consideration the nature of the Broker-Dealer's business.

The individual(s) responsible for overseeing and supervising the specific element of the Broker-Dealer's ITSFEA Compliance procedures has reviewed (or supervised the review of) the Broker-Dealer's proprietary, error account(s), and any outside brokerage securities accounts of Directors, Officers, General Partners, and Associated Persons with the Broker-Dealer, in accordance with the specific provisions (including timing and type of review) detailed in and required by the firm's written ITSFEA compliance procedures.

Based upon the assessment of the adequacy of those procedures and of the authority and diligence of the person(s) carrying out those procedures (except as to any securities transactions involving the possible misuse of non-public information which already have been reported to NYSE), there is no reasonable cause to believe that any Director, Officer, General Partner, or Associated Persons of the Broker-Dealer has misused, made improper use of, or disclosed material non-public information, or may otherwise be in violation of the Exchanges' Rules and Federal securities laws.

Accepted on behalf of Applicant:

Authorized Signatory of the Firm

Print Name of Authorized Signatory of the Firm

Title

Date

EXHIBIT 2 - FINANCIAL DISCLOSURE G	UESTIONNAIRE		
SOURCE OF CAPITAL			
Explain the source of Applicant's capital:			
PROPRIETARY ACCOUNTS OF INTROD	UCING BROKER-DEALERS ("PAIB")		
Does Applicant hold a PAIB?	□ No		
* An introducing Broker-Dealer must notify its DEA in writing when it has entered into a PAIB Agreement with a clearing Broker-Dealer regarding the net capital treatment of assets held in proprietary accounts. Assets (cash and securities) held in trading accounts without a PAIB Agreement are considered to be non-allowable in the computation of net capital under SEC Rule 15c3-1. If you are applying for DEA, please enclose a copy of all PAIB Agreements you have entered into with a clearing broker-dealer.			
SUBORDINATED LOANS			
Have any subordinated loans been made t	o Applicant?		
Yes (explain below)	🗆 No		
FINANCIAL OR CONTROLLING INTERE	979		
Does the Applicant have a financial or con ownership, through outstanding loans, or c business?	trolling (as defined in Form-BD) interest (
□ Yes (explain below)	□ No		
FINANCIAL ARRANGEMENT			
Does the Applicant have a financial arrang	ement with any other Broker-Dealer?		
□ Yes (explain below)	□ No		
Type of arrangement:	Direct Equity Investment	□ Any consideration over \$5,000	
	Profit Sharing	Direct Financing	
	□ Other		
Terms of Arrangement (include the names of all participants in the arrangement, and the nature and terms of the arrangement):			

EXHIBIT 2 - FINANCIAL DISCLOSURE QUESTIONNAIRE (continued)			
OUTSTANDING DEBT (Check all that apply)			
Does the Applicant owe money to any of the following?			
Any Exchange member firm			
□ Any other national securities or commodities exchange or national	securities association		
□ Any member of any other national securities or commodities excha	ange or national securities	association	
□ No			
If yes, explain below to whom the money is owed and the dollar amount. Attach a copy of arrangements made for repayment of this debt and evidence of an agreement of repayment.			
Does Applicant engage or plan to engage in "Program Trading"?	□ Yes	🗆 No	
Does Applicant currently (or does it plan to) consolidate computations of net capital and aggregate indebtedness for any subsidiary or affiliate, pursuant to Appendix C to SEC Rule 15c3-1?	□ Yes	🗆 No	
(If yes, Applicant must provide financial information for the consolidated subsidiary or affiliate and identify the specific nature of the relationship (e.g., guaranteed, non-guaranteed).			
Does Applicant now have, or anticipate during the course of the application process having, a pending application with any SRO regarding a change in ownership, control or business operations? If so, please explain:			

EXHIBIT 3 - REQUIREMENTS FOR NEW YORK STOCK EXCHANGE FLOOR BROKER APPLICANTS ONLY				
If Applicant will be perform questions.	ming New York Stock Exchange I	Equity Floor Based Busin	ess, please ansv	wer the following
customers? ("Public custor	ccept orders on the floor over the t mers" relate to non-broker/dealers, mation Memos 07-43 and 07-44)		□ Yes	□ No
Info Memo 07-43 can be fo	ound here:			
https://www.nyse.com/publ 43.pdf	licdocs/nyse/markets/nyse/rule-inte	erpretations/2007/07-		
Info Memo 07-44 can be fo	ound here:			
https://www.nyse.com/publ 44.pdf	licdocs/nyse/markets/nyse/rule-inte	erpretations/2007/07-		
	hange's requirement to establish fl ords for six years? <i>(</i> See New York		□ Yes	🗆 No
Who is the person respons Rules 342 and 3110)	sible for supervision of all floor emp	oloyees of Applicant? (See	New York Stock	Exchange
Please provide that person	's full contact information, name, to	elephone number, mailing	address and em	ail address
Contact Name:				
Mailing Address:				
Phone:		Email:		
Does Applicant maintain er	aintain error and investment accounts?			
If yes, please indicate the account name and number of the error and investment accounts. (A New York Stock Exchange member organization may have more than one error account, but it may maintain only one error account for Floor-related errors.) (See New York Stock Exchange Rules 18, 123(e), 134, 411 & 407A, Member Education Bulletin 2011-5 and Information Memo 07-72).				
	n 2011-5 can be found here: licdocs/nyse/markets/nyse/rule-inte	erpretations/2011/2011-5.p	<u>odf</u>	
Information Memo 07-72 ca https://www.nyse.com/publ	an be found here: licdocs/nyse/markets/nyse/rule-inte	erpretations/2007/07-72.pc	<u>If</u>	
Account Name:		Account #:		
Account Name:		Account #:		
Account Name:		Account #:		
Do Applicant's floor employees maintain their own personal brokerage accounts?				🗆 No
Account Name:		Account #:		
Account Name:		Account #:		
Account Name:		Account #:		

EXHIBIT 3 - REQUIREMENTS FOR NEW YORK STOCK EXCHANGE FLOOR BROKER APPLICANTS ONLY (continued)

If Applicant is seeking to conduct off-floor business activities from its booth premises, otherwise known as "Blue Line" business, please address the following items:

NEW YORK STOCK EXCHANGE BLUE LINE BUSINESS

Describe in detail the business plan for conducting upstairs business from the New York Stock Exchange Trading Floor. Be sure to include the following:

- a. How does the firm plan to separate this upstairs business from on floor business?
- b. How will the firm protect customer information?

□ Provide the Clearing Arrangement and separate Error Account information for this business.

□ Provide name and CRD# of individual(s) who will be handling this upstairs business from the New York Stock Exchange Trading Floor? Ensure the individual(s) hold the appropriate registrations for doing this business.

□ Provide name of individual(s) who will be supervising the Blue Line activity for the firm? Ensure the individual(s) hold the appropriate registrations for doing this business.

□ Provide amended WSPs to reflect the Blue Line procedures.

Refer to New York Stock Exchange Rules 54 and 70.40 and New York Stock Exchange Information Memo # 07-77 regarding guidelines for updating WSPs: <u>https://www.nyse.com/publicdocs/nyse/markets/nyse/rule-interpretations/2007/07-77.pdf</u>

EXHIBIT 4 - APPROVED PERSON REQUIREMENTS FOR NEW YORK STOCK EXCHANGE, NYSE ARCA AND NYSE AMERICAN APPLICANTS ONLY

Registration requirements for Approved Persons are outlined in New York Stock Exchange Rules 2 and 304, NYSE American Rules 13, 25, 310 and 311, and NYSE Arca Rule 1.1 and 2.14

□ Provide a list of all Approved Persons (both entities and individuals)

□ AP Form for all non-natural persons seeking Approved Person status, available at: <u>https://www.theice.com/publicdocs/nyse/markets/nyse/NYSE_AP_Form.pdf</u>

U-4 "AP" Registration for all natural persons seeking Approved Person status