

### General Securities Principal Qualification Examination (Test Series 24)

Study Outline

#### Introduction

The FINRA General Securities Principal Qualification Examination (Series 24) is designed to test a candidate's knowledge of the rules and statutory provisions applicable to the management of a general securities broker-dealer. This study outline has been prepared to assist member firms in preparing candidates to sit for the examination. The outline is designed for use by course developers in the preparation of training material, for training directors in the development of lecture notes and seminar programs, and for use by candidates, both to structure their study and as a final review checklist prior to taking the examination. The General Securities Principal Qualification Examination and this study outline are composed of five general areas of supervision, which are listed below with the number of questions in each section.

Section	Description	Number of Questions
1	Supervision of Investment Banking, Underwriting Activities and Research	33
2	Supervision of Trading and Market Making Activities	31
3	Supervision of Brokerage Office Operations	29
4	Sales Supervision and General Supervision of Employees	43
5	Compliance with Financial Responsibility Rules	14
Total		150

#### **Structure of the Examination**

The examination is composed of 150 multiple-choice questions covering all of the materials in the following outline in accordance with the subject-matter distribution shown above. Candidates will be allowed 3 1/2 hours to complete the examination. A candidate must correctly answer 70 percent of the questions to receive a passing grade. At the completion of the examination, each candidate will receive an informational breakdown of their performance on each section and their overall score. The examination is a closed-book test and candidates will not be permitted to use any reference material during their testing session. Scratch paper and a basic electronic calculator will be provided by the test center administrator. Severe penalties are imposed on candidates who cheat on securities industry qualification examinations. Examination questions are updated regularly to reflect the most current interpretations of the rules and regulations. Questions on new rules will be added to the pool of questions for this examination within a reasonable period of their effective dates.

To ensure that new questions meet acceptable testing standards prior to use, each examination includes 5 additional, unidentified "pre-test" questions that do not contribute towards the candidate's score. The 5 questions are randomly distributed throughout the examination. Therefore, each candidate takes a total of 155 questions, of which 150 questions are scored.

Information about qualifications exams may be found at <a href="https://www.finra.org/Industry/Compliance/Registration/QualificationsExams/RegisteredReps/Qualifications/index.htm">www.finra.org/Industry/Compliance/Registration/QualificationsExams/RegisteredReps/Qualifications/index.htm</a>

There are also sample Series 24 test questions written in the various formats. They do not mirror the difficulty level of the actual test questions or the subject matter distribution of the test itself. Their use is merely to familiarize the candidate with the styles of multiple-choice questions used in the Series 24 Examination.

The following reference materials may be used in preparing for the examination.

Please Note: Candidates are responsible for keeping abreast of changes made to the applicable rules and regulations, as the examination is updated when new rules are introduced and/or amended.

#### References

#### **Securities Act Handbook**

Aspen Publishers 7201 McKinney Circle Frederick, MD 21704

### Code of Federal Regulations Title 17 — Commodity and Securities Exchanges

Superintendent of Documents U.S. Government Printing Office Washington, DC 20402

#### **Dictionary of Finance and Investment Terms**

John Downes and Jordan E. Goodman Barron's Financial Guides 250 Wireless Boulevard Hauppauge, NY 11788

#### Handbook of Stock Brokerage Accounting

Richard Ross New York Institute of Finance Two Broadway New York, NY 10004

#### **Inside Investment Banking**

Ernest Block Beard Group, Inc. P. O. Box 4250 Frederick, MD 21705

#### **Modern Securities Transfers**

Egon Guttman Warren, Gorham & Lamont 31 St. James Avenue Boston, MA 02116

### Regulation of Brokers, Dealers and Securities Markets

N. Wolfson, R.M. Phillips, and T.A. Russo Warren Gorham & Lamont Inc. 31 St. James Avenue Boston, MA 02116

#### **Resales of Restricted Securities**

J. William Hicks Clark Boardman Callahan 375 Hudson Street New York, NY 10014

#### **Securities Law Handbook**

Harold Bloomenthal Clark Boardman Callahan 375 Hudson Street New York, NY 10014

#### **Securities Regulation**

Warren, Gorham & Lamont 31 St. James Avenue Boston, MA 02116

#### The Stock Market, 7th Edition

R.J. Teweles and E.S. Bradley John Wiley & Sons, Inc. 605 Third Avenue New York, NY 10158

#### Publications available from www.finra.org:

FINRA Rules
NASD Rules
FINRA Notices
FINRA Interpretations of Financial and
Operational Rules
FINRA Sanctions Guidelines

Publications available from NASDAQ from www.nasdaqtrader.com

NASDAQ Rules Head Trader Alerts

Publications available from www.NYSE.com:

NYSE Rules NYSE Information Memos

### Supervision of Investment Banking, Underwriting Activities and Research

1.1 New Issue Market — Underwriting Corporate Securities (negotiate	1.1	New Issue Market —	<b>Underwriting Corporat</b>	e Securities (negotiated
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1	.1	1.1	]	Issuer	Requi	irements
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1.1.1.1 SEC Rule 405 — Definitions of terms

Ineligible issuer

Unseasoned reporting issuer (not primary S-3 eligible)

Seasoned issuer (primary S-3 eligible)

Well-known seasoned issuer ("WKSI")

1.1.1.2 Issuer organizations

C Corporations

**S** Corporations

**Limited Liability Companies** 

**Limited Partnerships** 

Trusts

Master Limited Partnerships

**REITs** 

1.1.1.3 Issuer-related on-going reporting obligations

1.1.1.3.1 Registration of issuer's securities under the Securities Exchange Act of 1934

Section 12(a) — Exchange-listed securities

Section 12(g) — Registration of issuers engaged in interstate commerce

Section 12(j) — Suspension or revocation of registration

Section 12(k) — Trading Suspension

1.1.1.3.2 Regulation FD — Fair Disclosure

Purpose

Requirements

Issuer obligations

1.1.1.4 Disclosure of control relationships

1.1.1.4.1 Securities Exchange Act of 1934

Rule 15c1-5 — Disclosure of control

Rule 15c1-6 — Disclosure of interest in distributions

1.1.1.4.2 FINRA Rules

Rule 2262 — Disclosure of Control Relationship with Issuer

Rule 2269 — Disclosure of Participation or Interest in Primary or

**Secondary Distribution** 

#### 1.1.2 Public Offerings

1.1.2.1 NASDAQ initial public offering (IPO) process (See Head Trader Alert 2005-096)
Obligation of lead underwriter to notify NASDAQ IPO has been released by SEC FINRA Rule 6130 —Transactions related to initial public offerings

1.1.2.2	FINRA Rule 5190 — Notification requirements for offering participants
1.1.2.3	New issues and overallotment Limitations on overselling Pro-rata distribution of managing underwriter's short position losses among co- underwriters
1.1.2.4	Primary
1.1.2.5	Secondary
1.1.2.6	FINRA Rule 5130 — Restrictions on purchase and sale of initial equity public offerings General prohibitions Preconditions for sale General exemptions Issuer-directed securities Anti-dilution provisions Stand-by purchasers Undersubscribed offerings Definitions
1.1.3	Transactions Exempt from the Registration Requirements of the Securities Act of 1933
1.1.3.1	Private placements Private investment in a public equity (PIPEs) Primary Secondary
1.1.3.2 1.1.3.2.1 1.1.3.2.2 1.1.3.2.3	Distribution of private placement offerings  Section 4(2) — Transactions by an issuer not involving any public offering  Section 4(6) — Transactions involving offers or sales by an issuer solely to one or  more accredited investors up to the Section 3(b) maximum  Regulation D — Rules governing the limited offer and sale of securities without registration under the Securities Act of 1933  Rule 501 — Definitions and terms used in Regulation D  Accredited investor  Affiliate  Aggregate offering price  Business combination  Calculation of number of purchasers  Executive officer  Issuer  Purchaser representative  Rule 502 — General conditions to be met
	Integration Information requirements Limitation on manner of offering Limitations on resale

Rule 503 — Filing of notice of sales Filing Form D

Rule 504 — Exemption for limited offerings and sales of securities not exceeding \$1,000.000

Exemption

Conditions to be met

Limitation on aggregate offering price

Rule 505 — Exemption for limited offers and sales of securities not exceeding \$5,000,000

Exemption

Conditions to be met

General conditions

Specific conditions

Limitation on aggregate offering price

Limitation on number of purchasers

Disqualifications

Rule 506 — Exemption for limited offers and sales without regard to dollar amount of offering

Exemption

Conditions to be met

General conditions

Specific conditions

Limitation on number of purchasers

Nature of purchasers

- 1.1.3.3 Rule 144A Private resales of securities to institutions
- 1.1.3.4 Regulation S Rules governing offers and sales made outside the U.S. without registration under the Securities Act of 1933

Rule 901 — General statement

Rule 902 — Definitions

Rule 903 — Offers or sales of securities by the issuer, a distributor, and of their

respective affiliates, conditions relating to specific securities

Rule 904 — Resales

- 1.1.3.5 Section 4(1) Transactions by any person other than an issuer, underwriter or dealer
- 1.1.3.6 Section 4(3) Transactions by a dealer
- 1.1.3.7 Section 4(4) Broker's transactions
- 1.1.3.8 Rule 144 Persons deemed not to be engaged in a distribution and therefore not underwriters (resales of securities by control persons)

**Definitions** 

Conditions to be met

Current public information

Holding period for restricted securities

Limitation on amount of securities sold

Manner of sale

Brokers' transactions

Notice of proposed sale

Bona fide intention to sell

Non-exclusive rule

Termination of certain restrictions on sale of restricted securities by persons other than affiliates

#### 1.1.4 Securities Exempt from the Registration Requirements of the Securities Act of 1933

1.1.4.1 Rule 147 — "Part of an issue," "person resident" and "doing business within," for purposes of Section 3(a)(11)

Transactions covered

Part of an issue

Nature of the issuer

Offerees and purchasers, person resident

Limitation of resales

Precautions against interstate offers and sales

1.1.4.2 Regulation A — General exemptions

Rule 251 — Definition of terms

Rule 254 — Amount of securities exempted

Rule 256 — Filing and use of the offering circular

Rule 258 — Sales material to be filed

#### 1.1.5 Shelf Distributions

1.1.5.1 SEC Rule 415 — Delayed or continuous offering and sale of securities (shelf registration)

Form S-1 filing requirement

Allows issuers and investment bankers the flexibility of matching financing needs to market conditions

Prospectus requirements

Base prospectus

Prospectus supplement

Refreshing requirements

Effective date of prospectus

1.1.5.2 SEC Rule 405 — Definition of terms

Automatic shelf registration statement

#### 1.1.6 Mergers and Acquisitions

1.1.6.1 Leveraged buy-outs

Private equity

1.1.6.2 SEC Rule 145 — Reclassification of securities, mergers, consolidations, and acquisitions of assets

Transactions within the rule

Communications not deemed a "prospectus" or "offer to sell"

Persons and parties deemed to be underwriters

Resale provisions for persons and parties deemed to be underwriters

Definition of "person"

Form S-4 requirement

#### 1.1.6.3 SEC Regulation M-A — Mergers and acquisitions

#### 1.1.6.4 FINRA Rule 5150 — Fairness opinions

#### 1.2 Securities Distribution

#### 1.2.1 Due Diligence of Financing Proposals

Preliminary study

Letter of intent

General examination

Industry data

Operational data

Management and employee relations

Financial data

Research, product development and expansion

Legal examination

Commitment committee

Types of covenants

Bond

Indenture

Financial

Default

Impact of default covenant

Covenant analysis

#### 1.2.2 Types of Underwriting Commitments

#### 1.2.2.1 Firm commitment

Competitive bid or negotiated

#### 1.2.2.2 Stand-by commitment

All or none

Best efforts

Mini-max

Market-out clauses

#### 1.2.2.3 Securities Exchange Act of 1934 and SEC Rules Thereunder

SEC Rule 10b-9 — Prohibited representations in connection with certain offerings SEC Rule 15c2-4 — Transmission or maintenance of payments received in

connection with underwritings

#### 1.2.3 Underwriting Syndicate

Role of syndicate manager

Agreement among underwriters

Due diligence meeting

Blue skying the issue

#### 1.2.4 Underwriter's Compensation

Components of underwriter's spread

Forms of compensation

Stand-by commitments

FINRA Rule 5110 — Corporate financing rule — underwriting terms and arrangements Underwriting compensation and arrangements

Determination of whether items of value are included in underwriting compensation

Valuation of non-cash compensation

Non-cash compensation

#### 1.2.5 Mechanics of Distributions

1.2.5.1 Formation of the Selling Group

Handled by managing underwriter

Selling group agreement

FINRA Rule 5160 — Disclosure of Price and Concessions in Selling Agreements

Retention

Designations

Liabilities of selling group members vs. underwriters' liabilities

1.2.5.2 Role of the placement agent

Contractual obligation to issuer

Identification of potential investors

Liabilities of the placement agent

Distribution of proceeds

1.2.5.3 Finders

1.2.5.4 SEC Rule 3a4-1 — Associated persons of an issuer deemed not to be brokers

#### 1.2.6 Pricing of the Issue

Determined on effective date of registration

Indications of interest

Factors affecting the price of the issue

Opening and closing the books

#### 1.2.7 Stabilization

1.2.7.1 SEC Rules

1.2.7.1.1 Regulation M — Anti-manipulation rules concerning securities offerings

Rule 100 — Definitions of "stabilization" and "stabilizing

Rule 104 — Stabilizing and other activities in connection with an offering

1.2.7.1.2 Rule 17a-2 — Recordkeeping requirements relating to stabilizing activities

Scope of rule

Definitions

Records required to be maintained by manager

Notification of manager

1.2.7.2 **NASDAO** Rules Rule 4200(b)(36) — Stabilizing bid Rule 4614 — Stabilizing bids Rule 4624 — Penalty bids and syndicate covering transactions 1.2.8 **SEC Tender Offer Rules** Rule 13e-4 — Tender offers by issuers Schedule 13E-4 filing requirement Rule 14e-1 — Unlawful tender offer practices Rule 14e-2 — Position of subject company with respect to a tender offer Rule 14e-3 — Transactions in securities on the basis of material, non-public information in the context of tender offers Rule 14e-4 — Prohibited transactions in connection with partial tender offers Rule 14e-5 — Prohibiting purchases outside of a tender offer 1.2.9 **Distribution-Related FINRA/NASD Rules** 1.2.9.1 FINRA Rule 5110 — Corporate financing rule — underwriting terms and arrangements **Definitions** Filing requirements Unreasonable terms and arrangements Lock-up restrictions on securities 1.2.9.2 FINRA Rule 2310 — Direct participation programs **Definitions** Requirements Application Suitability Disclosure Organization and offering expenses Participation in rollups FINRA Rule 5121 — Public Offerings of Securities With Conflicts of Interest 1.2.9.3 **Definitions** Participation in distribution of securities of member or affiliate Disclosure Escrow of proceeds; net capital computation Offerings resulting in affiliation or public ownership of member Suitability Discretionary accounts Sales to employees Filing requirements 1.2.9.4 FINRA Rule 5122 — Private placements of securities issued by members 1.2.9.5 FINRA Rule 5141 — Sale of Securities in a Fixed Price Offerings 1.2.9.6 NASD Rule 11880 — Settlement of syndicate accounts **Definitions** Final settlement Settlement of underwritten public offerings

#### 1.2.10 Marketing Restrictions under Industry Regulations

SEC Rule 15c1-8 — Sales at the market

FINRA Rule 2060 — Use of Information Obtained in a Fiduciary Capacity

#### 1.3 Communications and Liability Related to the New Issue

#### 1.3.1 Regulatory Requirements Pertaining to a Prospectus

#### 1.3.1.1 Rule 405 — Definition of terms

Free writing prospectus

Rule 164 — Post-filing free writing prospectuses in connection with certain registered offerings

Rule 433 — Conditions to permissible post-filing free writing prospectuses

Well-known seasoned issuers

Non-reporting and unseasoned issuers

Graphic communication

Written communication

Electronic road shows

#### 1.3.1.2 Content and filing requirements of prospectus

Section 10 — Information Required in Prospectus

Rule 424 — Filing of prospectuses, number of copies

Rule 427 — Contents of prospectuses used after nine months

Rule 430 — Prospectus for use prior to effective date

Rule 430A — Prospectus for use prior to effective date

Rule 430B – Prospectus in a registration statement at the time of effectiveness

#### 1.3.1.3 Exemptions/safe harbors

#### 1.3.1.3.1 Public notices excluded from the definition of prospectus

Rule 134 — Communications not deemed a prospectus

Distribution of information during an underwriting

Rule 135 — Notice of certain proposed offerings

Rule 135a — Generic advertising

Rule 163 — Exemption from Section 5(c) of the Act for certain communications by or on behalf of well-known seasoned issuers

Rule 163A — Exemption from Section 5(c) of the Act for certain

communications made by or on behalf of issuers more than 30 days before a registration statement is filed

Rule 168 — Exemptions from Sections 2(a)(10) and 5(c) of the Act for certain communications of regularly released factual business information and forward-looking information

Rule 169 — Exemptions from Sections 2(a)(10) and 5(c) of the Act for certain communications of regularly released factual business information

#### 1.3.1.3.2 Research reports and free writing prospectuses

Rule 137 — Definition of "offers," "participates," or "participation" in Section 2(11) in relation to certain publications by persons independent of participants in a distribution

Rule 138 — Definition of "offer for sale" and "offer to sell" in Sections 2(10) and 5(c) in relation to certain publications

Rule 139 — Definition of "offer for sale" and "offer to sell" in Sections 2(10) and 5(c) in relation to certain publications

1.3.1.4 Distribution of the preliminary and final prospectuses

Securities Act of 1933

Rule 153A — Definition of "preceded by a prospectus" as used in Section 5(b)(2) of the Act, in relation to certain transactions requiring approval of security holders

Rule 172 — Delivery of prospectus

Rule 174 — Delivery of prospectus by dealers; exemptions under Section 4(3) of the Act

Rule 460 — Distribution of preliminary prospectus

Prospectus used more than nine months

Summary prospectus

Securities Exchange Act of 1934

Rule 15c2-8 — Delivery of prospectus

Preliminary prospectus

Final prospectus

Delivery to associated persons

Delivery to other broker-dealers by managing underwriter

1.3.1.5 Special issues dealing with electronic offerings

SEC Release 34-42728 — Use of electronic media

#### 1.3.2 Regulatory Requirements Pertaining to Filing of Registration Statements

1.3.2.1 Section 7 — Information required in registration statement

Regulation S-K — Content of non-financial statements portions of registration statements under the Securities Act of 1933 and other documents required under the Securities Exchange Act of 1934

Regulation S-X — Financial statements required to be filed as part of registration under Sections 12, 13 and 14 of the Securities Act of 1933

1.3.2.2 Section 8 — Taking effect of registration statements

Amendments to registration statements prior to and after effective date Stop orders

Form SB-1/SB-2 filing requirement

#### 1.3.3 Research Analysts and Research Reports

1.3.3.1 Securities Exchange Act of 1934 and SEC Rules Thereunder SEC Regulation AC — Analyst certification

1.3.3.2 NASD Rule 2711/ NYSE Rule 472 — Research analysts and research reports

**Definitions** 

Restrictions on relationship with research department

Restrictions on communications with the subject company

Prohibition on participation in road shows

Restrictions on research analyst compensation

Prohibition of promise of favorable research

Disclosure requirements Supervisory procedures Annual attestation of research supervisory procedures Prohibition of retaliation against research analysts 1.3.4 **Communications-Related Liability** 1.3.4.1 Section 11 — Civil liabilities on account of false registration statement 1.3.4.2 Section 12 — Civil liabilities arising in connection with prospectuses and communications Rule 159 — Information available to purchaser at time of contract of sale Rule 412 — Modified or superseded documents 1.3.4.3 Section 15 — Liability of controlling persons 1.3.4.4 Section 17 — Fraudulent interstate transactions 1.3.4.5 Section 23 — Unlawful representations 1.3.4.6 Rule 175 — Liability for certain statements by issuers 1.3.4.7 Rule 3b-6 — Liability for certain statements by issuers 1.4 Securities Exchange Act of 1934 and SEC Rules Thereunder 1.4.1 Regulation M — Antimanipulation Rules Concerning Securities Offerings 1.4.1.1 Rule 100 — Definitions 1.4.1.2 Rule 101 — Activities by distribution participants 1.4.1.3 Rule 102 — Activities by issuers and selling security holders during a distribution 1.4.2 Schedules, Statements, Forms and Other Reports to Be Filed 1.4.2.1 Rule 13a-11/Rule 15d-11 — Current reports on Form 8-K 1.4.2.2 Rule 13a-13/Rule 15d-13 — Annual reports on form 10-K 1.4.2.3 Rule 13a-13/Rule 15d-13 — Quarterly reports on Form 10-Q 1.4.2.4 Rule 13d-1 — Beneficial ownership reports on Schedules 13D and 13G

Restrictions on publishing research reports and public appearances; termination of

Restrictions on personal trading by research analysts Quiet periods relating to public offerings

coverage

1.4.2.5

Rule 13e-3 — Going private transactions by certain issuers or their affiliates

Schedule 13E-3 filing requirement

1.4.2.6	Rule 13f-1 — Reporting by institutional investment managers of information with respect to accounts over which they exercise investment discretion (Schedule 13F)
1.4.2.7	Rule 14a-6 — Proxy statements on Form 14A
1.4.2.8	Rule 16a-1 — Beneficial ownership reports of directors, officers and principal stockholders  Form 3 — Initial statement of beneficial ownership of securities  Form 4 — Statement of changes in beneficial ownership of securities
1.5 Inv	restment Company Act of 1940 and SEC Rules Thereunder
1.5.1	Section 2 — Definitions
1.5.2	Section 3 — Definition of Investment Company
1.5.3	Section 4 — Classification of Investment Company
1.5.4	Section 5 — Sub-Classification of Management Companies
1.5.5	Section 8 — Registration of Investment Companies
1.5.5.1	Section 8(b) — Filing requirements for investment companies Form N-1A — Registration statement of open-end management investment companies
1.5.6	Section 11 — Offers of Exchange
1.5.7	Section 12 — Functions and Activities of Investment Companies
1.5.7.1	Prohibitions Purchases on margin Participation in joint trading accounts Short sales
1.5.7.2	Rule 12b-1 — Distribution of shares by registered open-end management investment company  Disclosure of payment for distribution of funds from assets  Statement of additional information
1.5.8	Section 13 — Changes in Investment Policy
1.5.9	Section 19 — Dividends
1.5.9.1	Accumulated undistributed net income
1.5.9.2	Current net income
1.5.9.3	Statement disclosing source of payment Rule 19a-1 — Written statement to accompany dividend payments by management companies

1.5.9.4	Distribution of long-term capital gains Rule 19b-1 — Frequency of distribution of capital gains
1.5.10	Section 35 — Unlawful Representations and Names
1.5.11	Section 37 — Larceny and Embezzlement
1.6	Trust Indenture Act of 1939
1.6.1	Purpose and Basic Provisions
1.6.2	Necessity of Trustee to Safeguard the Rights of Investors in Registered Debt Obligations
1.6.3	Identification of Rights and Powers of Trustee
1.6.4	Full Disclosure of Information in Bond Indentures
1.6.5	Participation of Trustees in the Preparation of Indentures
1.7	Anti-Trust Regulations
1.7.1	Hart-Scott-Rodino Act Filing Requirements Cooling-off period Notification Thresholds

# 2.0 Supervision of Trading and Market Making Activities

2.1	Overview of Markets Regulated by FINRA
2.1.1	NASDAQ Securities
2.1.1.1	NASDAQ Tier securities  NASDAQ Capital markets securities (SmallCap)  NASDAQ Global market securities (NNM)  NASDAQ Global Select market securities
2.1.1.2	Preferred securities
2.1.1.3	Convertible debt
2.1.1.4	ADRs and International Securities
2.1.2	Over-the-Counter Securities  Pink Sheets and other similar trading facilities (www.pinksheets.com)  Third market  Trading in exchange listed securities in OTC market  Consolidated tape reporting requirement  Fourth market  Private transactions between institutional investors without the use of a broker-dealer
2.1.3	OTC Bulletin Board
2.1.3.1	Allows participants to enter, update, retrieve quotation information on non-NASDAQ OTC stocks on real-time basis Displays firm quotations Displays unpriced indications of interest
2.1.3.2	FINRA Rule 6500 — OTC Bulletin Board Service FINRA Rule 6510 — Applicability FINRA Rule 6520 — Operation of the service FINRA Rule 6530 — OTCBB-eligible securities
2.1.4	NASDAQ Market Center Requirements
2.1.4.1	Listing requirements (General factors; numerical values not tested) Rule 4300 Series — Listing requirements for NASDAQ securities Rule 4400 Series — NASDAQ Global market Rule 4800 Series — Procedures for review of NASDAQ listing determinations
2.1.4.2	Execution Services Rule 4751 — Definitions Rule 4755 — Order entry parameters Rule 4756 — Entry and display of quotes and orders Rule 4757 — Book processing

	Rule 4758 — Order routing Rule 4761 — Adjustment of open quotes and/or orders
2.1.4.3	Alternative Trading Systems SEC Regulation ATS Electronic Communications Networks (ECNs)
2.1.5	FINRA Marketplace Rules Regarding Display, Transaction Reporting and Order Tracking Obligations
2.1.5.1	FINRA Alternative Display Facility Rule 6230 — Use of Alternative Display Facility Data Systems Rule 6240 — Prohibition from locking or crossing quotations in NMS stocks Rule 6220 — Definitions
2.1.5.2 2.1.5.2.1	Trade Reporting Facility (TRF)  Function of the Trade Reporting Facility  Primary vehicle for reporting over-the-counter transactions in equity securities (including OTC trades in listed securities)
2.1.5.2.2	FINRA Rules Rule 6300A — FINRA/NASDAQ Trade Reporting Facility Rule 6320A — Definitions Rule 6281 — Reporting transactions in ADF-eligible securities Rule 6320A(13) — Definitions Rule 6380A — Transaction reporting
2.1.5.3	Other FINRA transaction reporting obligations rules Rule 6550 — Transaction reporting in OTC Bulletin Board Service Rule 6622 — Transaction reporting in over-the-counter equity securities Rule 6643 — Transaction reporting in direct participation programs
2.1.5.4	FINRA Trade Reporting and Compliance Engine Rules (TRACE Rules) Rule 6710 — Definitions Rule 6720 — Participating in TRACE Rule 6730 — Transaction reporting Rule 6740 — Termination of TRACE service Rule 6750 — Dissemination of transaction information Rule 6760 — Managing underwriter or group of underwriters obligation to obtain CUSIP and provided notice
2.1.5.5	FINRA Rule 7100 — Alternative Display Facility/TRACS Rule 7110 — Definitions Rule 7120 — Participation in TRACS trade comparison feature by participants in the alternative display facility Rule 7130 — Trade report input Rule 7170 — Termination of TRACS service
2.1.5.6	FINRA/NASDAQ Trade Reporting Facility/OTC Reporting Facility FINRA Rules 7210A/7310 — Definitions FINRA Rules 7220A/7320 — Trade reporting participation requirements Mandatory participation for clearing agency members

	Participant obligations Access System participant obligations Clearing broker obligations FINRA Rules7230A/7330 — Trade report input FINRA Rules 7240A/7340 — Trade report processing FINRA Rules 7270A/7370 — Violation of reporting rules
2.1.5.7	Order Audit Trail and Tracking systems
2.1.5.7.1	FINRA Rules
	Rule 7410 — Definitions
	Rule 7420 — Applicability
	Rule 7430 — Synchronization of member business clocks Rule 7440 — Recording of order information
	Rule 7440 — Recording of order finormation  Rule 7450 — Order data transmission requirements
2.1.5.7.2	NYSE Rules
	Rule 132B — Order tracking system
	Rule 132A — Synchronization of member business clocks
	Rule 410A — Automated submission of trading data
	Rule 410B — Reports of listed securities transactions effected off the Exchange
2.1.6	Requirements for NASDAQ Market Makers and Other Market Center Participants
2.1.6.1	FINRA/NASD Rules  FINRA Rule 5250 — Payments for Market Making  FINRA Rule 6250 — Quote and order access requirements  FINRA Rule 6271 — Registration as an ADF market maker or an ADF ECN  FINRA Rule 6275 — Withdrawal of quotations  FINRA Rule 6140 — Other trading practices  FINRA Rule 6540 — Requirements applicable to market makers  Permissible quotation entries (one-sided quotes)  Impermissible quotation entries  Voluntary termination of registration  More than one trading location  Clearance and settlement
2.1.6.2	NASDAQ Rules Rule 4611 — NASDAQ Market Center participant registration Rule 4612 — Registration as a NASDAQ market maker Membership requirement Minimum net capital requirements Rule 4619 — Withdrawal of quotations and passive market making
2.1.6.3	Market Hours FINRA/NASDAQ Rules 6273/4617 — Normal business hours FINRA Rule 2265 — Extended hours trading risk disclosure
2.1.6.4	SEC Regulation M — Anti-manipulation rules concerning securities offerings Rule 103 — Passive market making in NASDAQ stocks

2.1.6.5 Determination of spread

Financial condition of issuer

Size of issue Activity in issue

Market conditions

2.1.6.6 Types of customer business

Retail Institutional

#### 2.1.7 Quotation and Execution Requirements (general knowledge)

2.1.7.1 FINRA/NASD Rules

NASD Rule 2320 — Best execution and interpositioning

IM-2320-1 — Interpretative guidance with respect to best execution requirements

FINRA Rule 5210 — Publication of Transactions and Quotations

Marking the close/Marking the opening

FINRA Rule 5220 — Offers at Stated Prices

Backing-away

FINRA Rule 5290 — Order Entry and Execution Practices

FINRA Rule 6430 — Recording of quotation information

FINRA Rule 6440 — Submission of Rule 15c2-11 information on non-exchange-listed securities

FINRA Rule 6450 — Minimum quotation size requirements for OTC equity securities

FINRA Rule 6470—Withdrawal of quotations in an OTC equity security in compliance with SEC Regulation M

2.1.7.2 FINRA/NASDAQ Rules

Rule 6272/ Rule 4613 — Character of quotations Quotation requirements and obligations

2.1.7.3 SEC Rules

Rule 15c2-7 — Identification of quotations

Rule 15c2-11 — Initiation or resumption of quotations with specified information

#### 2.1.8 Trading and Market Halts

#### 2.1.8.1 Trading halts

2.1.8.1.1 FINRA Rules

FINRA Rule 5260—Prohibition on Transactions, Publication of Quotations, or Publication of Indications of Interest During Trading Halts

FINRA Rule 6120 — Trading halts

FINRA Rule 6121 — Trading halts due to extraordinary market volatility

FINRA Rule 6460 — Trading and quotation halt in OTC equity securities

#### 2.1.8.1.2 NYSE Rules

Rule 123D — Openings and halts in trading

	Rule 906 — Impact of trading halts on off-hours trading
2.1.8.2	Market halts
2.1.8.2.1	Agreement between NASDAQ and NYSE (circuit breakers) NASDAQ Rule 4121 — Market closing
2.1.9	Anti-Competitive Trading Practices (21A Report) Collusion Price/size/spread convention Intimidation Harassment FINRA Rule 5240 — Anti-intimidation/coordination
2.2	Auction Exchange Markets
2.2.1	Listing Criteria (general understanding, numerical values not tested)
2.2.1.1	Minimum listing standards
2.2.1.2	NYSE-Listed Company Manual
2.2.2	NYSE Trading Regulations
2.2.2.1	Trading post
2.2.2.2	Rule 54 — Floor broker (member)
2.2.2.3	Role of the designated market maker [DMM] (specialist)  Maintains the limit order book Rule 104A — DMMsgeneral Rule 116 — "Stop" constitutes guarantee Agent vs. principal functions of DMM (specialist) Rule 115A — Orders at opening or unusual situations Arranges buy and sell orders at the opening of daily trading to orchestrate a balanced price
2.2.2.4	Automated trading systems (DOT, PACE, AUTO, AMOS, SCOREX)
2.2.2.5	Rule 13 — Types of orders
2.2.2.6	Rule 127 — Block trading
2.2.3	FINRA/NYSE Regulations
2.2.3.1	NYSE Rule 61 — Recognized quotations
2.2.3.2	NYSE Rule 76 — "Crossing" orders

NYSE Rule 77 — Prohibited dealings and activities

2.2.3.3

2.2.3.4	NYSE Rule 78 — Sell and buy orders coupled at same price
2.2.3.5	NYSE Rule 91 — Taking or supplying securities named in order
2.2.3.6	NYSE Rule 92 — Limitations on member trading because of customers' orders
2.2.3.7	NYSE Rule 123B — Exchange automated order routing system
2.2.3.8	NYSE Rule 123C — Market on-the-close- policy and expiration procedures
2.2.3.9	Rule 435 — Miscellaneous Prohibitions Circulation of rumors
2.2.4	Consolidated Tape Network
2.2.4.1	Reports all executions of exchange-listed securities, regardless of where the transactions occurred
2.2.4.2	Use of the tape for price information
2.2.4.3	Reports of third market activity
2.3 S	ecurities Exchange Act of 1934 and SEC Rules Thereunder
2.3.1	Section 3 — Certain Definitions under the Act
2.3.1.1	Section 3(a)(5) — Dealer
2.3.1.2	Section 3(a)(23)(A) — Clearing agency
2.3.1.3	Section 3(a)(38) — Market maker
2.3.1.4	Section 3(b) — Other definitions under the Act Rule 3b-1 — Listed Rule 3b-8 — Qualified OTC market maker, qualified third market maker, and qualified block positioner
2.3.2	Section 11 — Trading by Members of Exchanges, Brokers and Dealers
2.3.2.1	Rule 11a-1 — Regulation of floor trading
2.3.2.2	Rule 11a1-1(T) — Transactions yielding priority, parity and precedence
2.3.2.3	Rule 11a1-2 — Transactions for certain accounts of associated persons of members
2.3.2.4	Rule 11a1-3(T) — Bona fide hedge transactions in certain securities
2.3.2.5	Rule 11a1-4(T) — Bond transactions on national securities exchanges
2.3.2.6	Rule 11a1-5 — Transactions by registered competitive market makers and registered equity market makers

2.3.2.7	Rule 11a2-2(T) — Transactions effected by exchange members through other members
2.3.3	Regulation NMS — Regulation of the National Market System
2.3.3.1	Rule 600 — NMS security designation and definitions Block size Electronic communications network Exchange market maker Exchange-traded security NMS security/stock OTC market maker Quotation size
2.3.3.2	Rule 602/ NYSE Rule 60 — Dissemination of quotations in NMS securities Obligations of responsible brokers and dealers
2.3.3.3	Rule 604 — Display customer limit orders Specialists and OTC market makers
2.3.3.4	Rule 605 — Disclosure of order execution information
2.3.3.5	Rule 606 — Disclosure of order routing information
2.3.3.6	Rule 607 — Customer account statements
2.3.3.7	Rule 611 — Order Protection Rule (trade-throughs)
2.3.3.8	Rule 612 — Minimum pricing increments
2.3.4	Penny Stock Rules  Rule 3a51-1 — Definition of penny stock  Rule 15g-1 — Exemptions for certain transactions  Rule 15g-2 — Risk disclosure document relating to the penny stock market  Rule 15g-3 — Broker or dealer disclosure of quotations and other information relating to the penny stock market  Rule 15g-4 — Disclosure of compensation to brokers or dealers  Rule 15g-5 — Disclosure of compensation of associated persons in connection with penny stock transactions  Rule 15g-6 — Account statements for penny stock customers  Rule 15g-9 — Sales practice requirements for certain low priced securities
2.4	FINRA/NASD — Regulations
2.4.1	Conduct Rules
2.4.1.1	Trading standards and practices NASD IM-2110-3 — Front running policy FINRA Rule 5280 — Trading Ahead of Research Reports
2.4.1.2	FINRA Rule 5320 — Prohibition Against Trading Ahead of Customer Orders

#### 2.4.1.3 Day-trading accounts

FINRA Rule 2130/ NYSE Rule 431(b)(4) — Approval Procedures for Day-Trading Accounts

FINRA Rule 2270 — Day-Trading Risk Disclosure Statement

FINRA Rule 4210(f)(8)(B)

Definition of pattern day trader

Definition of day trading buying power

Special requirements for pattern day traders

#### 2.4.1.4 NASD Rule 2440 — Fair prices and commissions

IM-2440-1 — Mark-Up Policy

General considerations

Relevant factors

Transactions to which the Policy is applicable

Transactions to which the Policy is not applicable

IM-2440-2 — Additional mark-up policy for transactions in debt securities, except municipal securities

#### 2.4.1.5 FINRA Rule 2124 — Net Transactions with Customers

## 3.0 Supervision of Brokerage Office Operations

#### 3.1 Client Accounts

#### 3.1.1 Account Documentation

#### 3.1.1.1 Customer information

Identification data

Name and occupation of third party authorized to act on behalf of the beneficial owner

Limited authorization

Full authorization

Discretionary powers to broker-dealers

Payment/delivery and/or duplicate mailing instructions

Transfer and ship

Hold in "street name"

Transfer and hold in safekeeping

Hold cash or forward cash balance on settlement date

Deliver against payment to a bank or depository

Reinvestment plan (reinvesting cash balances)

Signature of and acceptance of account by general securities or options principal of firm

#### 3.1.1.2 Supplementary documentation

Hypothecation agreement

Loan consent agreement

Credit agreement

Powers of attorney —discretionary accounts

Options agreement

Arbitration agreement

Account guarantee acknowledgment

W-8 and W-9 tax withholding forms under the Tax Equity and Fiscal Responsibility Act of 1982

#### 3.1.1.3 Discretionary accounts

#### 3.1.1.3.1 NASD Rule 2510/ NYSE Rule 408 — Discretionary accounts

Excessive transactions

Authorization and acceptance of account

Approval and review of transactions

**Exceptions** 

#### 3.1.1.3.2 SEC Rule 15c1-7 — Discretionary accounts

#### 3.1.2 Customer Accounts and Documents

#### 3.1.2.1 Individual customers

3.1.2.2	Joint customers
3.1.2.3	Corporate customers
3.1.2.4	Unincorporated associations (partnerships, charitable organizations, schools, churches, hospitals, investment clubs and hedge funds)
3.1.2.5	Fiduciaries Prohibition regarding margin accounts and grants of trading authority to others Restrictions regarding "legal investments" Prudent man rules Administrators of estates Trustees Guardians Receivers in bankruptcy Committees or conservators for incompetents Executors of estates
3.1.2.6	Investment advisors contracts  Special omnibus account for broker-dealer subsidiary or affiliate Introduced accounts of investment advisors' clients Advisors' client account
3.1.2.7	Accounts with check writing capability
3.1.2.8	Customer confirmations
3.1.2.8.1	SEC Rule 10b-10 — Confirmation of transactions
3.1.2.8.2	FINRA Rule 2232 — Customer Confirmations
3.1.3	Custodial Accounts under the Uniform Gifts/Transfers to Minors Act
3.1.3.1	Irrevocability of gift
3.1.3.2	Custodian Appointed by donor Successor custodians Securities registered in name of custodian Legal ownership vested in minor
3.1.3.3	Securities registered to beneficiary upon attaining majority
3.1.3.4	Must be cash account — no margin
3.1.3.5	Securities in account cannot be pledged
3.1.3.6	Reinvestment of cash proceeds, dividends and interest within reasonable period
3.1.3.7	Rights and warrants

	Exercised if sufficient cash is in account Liquidated at the market
3.1.3.8	Reimbursement of expenses to custodian
3.1.3.9	Use of custodial property for support of minor
3.1.3.10	Maintenance of records
3.1.4	Requirements Regarding Accounts of Deceased/Incompetent Persons
3.1.4.1	Outstanding orders Cancel open orders Freeze assets in account until necessary documents are obtained from administrator, executor, or conservator of estate
3.1.4.2	Death or incompetence of a joint tenant  Presentation of death certificate and inheritance tax waiver, letters testamentary or other required documents before assets in account are released Assignment by surviving/competent tenant and by the legal representative of the deceased/ incompetent tenant
3.1.4.3	Death or incompetence of tenant-in-common  Freeze assets and acceptance of orders until instructions are received from survivor(s and executor, administrator, or conservator of the estate together with applicable inheritance tax waivers, letters testamentary or other required documents
3.1.4.4	Death or incompetence of a partner Required authority from surviving/competent partners before executing any further orders Follow stipulations in partnership agreement
3.1.4.5	Death or incompetence of principal on a power of attorney Immediate termination of power
3.1.4.6	Valuation of the securities for estate purposes
3.1.4.7	Uniform Transfer-on-death Security Registration Act
3.1.5	Qualified Retirement Plans
3.1.5.1	Individual retirement investment account (IRA) — Conventional and Roth Purpose Contributions Payout period Tax free rollovers
3.1.5.2	Keogh plans — HR-10 Purpose Funding — annuities, mutual funds, trust accounts, savings accounts Contributions

Payout period Eligibility

#### 3.1.5.3 Other types of qualified plans

Corporate pension plans

Corporate deferred payment profit-sharing plans

Tax-deferred annuity plans

401(k) plans

403(b) plans

Employee stock ownership plans (ESOP)

Eligible worker-owned cooperative (EWOC)

#### 3.1.5.4 ERISA concept

Party-in-interest — definitions

Pension plan regulations

Disclosure requirements

Reports to employees

Funding policies

Minimum funding standards

Employers funding objectives

Fiduciary requirements

Fiduciary standards

Diversification of plan investments

Identification of fiduciary

Loans

Prohibited transactions

Self-dealing transactions —prohibitions and exemptions

Class exemptions for certain broker-dealers and registered representatives

Transfer of plan assets

Investment of pension plans

#### 3.1.6 Non-Qualified Retirement Plans

#### 3.1.6.1 Payroll deduction plans

#### 3.1.6.2 Deferred compensation plans

#### 3.1.7 Transactions in Client Accounts

#### 3.1.7.1 Entering an order

Client identifier

RR identifier

Originating office identifier (if applicable)

Security description (symbol)

Number of shares or bonds

Where traded (NYSE, AMEX, NASDAQ, etc.)

Action

Price and qualifications

Type of account (cash, margin, special bond, etc.)

Settlement instructions if not established when account was opened

#### 3.1.7.2 Review report of execution

Check against order ticket

Report execution to client

Report all errors immediately through appropriate firm channels

#### 3.1.7.3 Records of customer transactions

#### 3.1.7.4 Pre-arranged and third-party trades for client accounts

Painting the tape

Cross

Third-party trades

Step-out

Wrap accounts

NYSE Rule 138 — Give-up (clearing)

Prime brokers

#### 3.2 Extensions of Credit in the Securities Industry

#### 3.2.1 Regulation T — Credit by Brokers and Dealers

#### 3.2.1.1 Definitions

Creditor

Customer

Registered security

OTC margin stock

Margin security

Exempted security

Non-equity security

#### 3.2.1.2 General provisions

Separation of accounts

Maintenance of credit

Guarantee of accounts

Receipt of funds or securities

Arranging for loans by others

#### 3.2.1.3 Margin accounts

Margin transactions

Required margin

Additional margin requirement

Liquidation in lieu of deposit

Withdrawals of cash or securities

#### 3.2.1.4 Special memorandum account

#### 3.2.1.5 Good faith account

Arbitrage

Prime broker

Non-purpose credit

#### 3.2.1.6 Broker-dealer credit account

Purchase or sale of security against full payment

Joint back office

Capital contribution

Emergency and subordinated credit

Omnibus credit

Special purpose credit

#### 3.2.1.7 Cash accounts

Permissible transactions

Time periods for payment, cancellation, or liquidation

90-day freeze

Extension of time periods; transfers

#### 3.2.1.8 Borrowing and lending securities

## 3.2.2 Regulation U of the Federal Reserve Board — Credit by Banks for the Purpose of Purchasing or Carrying Margin Stocks

Purpose credit secured by stock

Exceptions from general rule for broker-dealers

OTC market maker exemption

#### 3.2.3 General Purpose of Other FED Credit Regulations

Regulation X — Rules governing borrowers who obtain securities credit

#### 3.2.4 Margin Requirements

#### 3.2.4.1 FINRA Rule 2264 — Margin Disclosure Statement

#### 3.2.4.2 FINRA Rule 4210 — Margin Requirements

**Definitions** 

Initial margin

Maintenance margin

Additional margin

Exceptions to Rule

Offsetting long and short positions

Exempted securities, non-equity securities, and baskets

Specialists' and market makers' accounts

Broker-dealer accounts

Shelf-registered and Other Control and Restricted Securities

#### Other provisions

Determination of value for margin purposes

"When issued" and "when distributed" securities

Guaranteed accounts

Consolidation of accounts

Time Within Which Margin or "Mark to Market" Must Be Obtained

Practice of Meeting Regulation T Margin Calls By Liquidation Prohibited

Special Initial and Maintenance Margin Requirements

Free-Riding in Cash Accounts Prohibited

Portfolio margin

3.2.4.3	FINRA Rule 4230 — Required Submissions of Requests for Extension of Time Under Regulation T and SEA Rule 15c3-3
3.2.5	SEC Requirements for Extensions of Credit and Related Disclosure
3.2.5.1	Rule $3a12-9$ — Exemption of certain direct participation program securities from the restrictions regarding the extending or arranging of credit under Sections $7(c)$ and $11(d)(1)$
3.2.5.2	Rule 10b-16 — Disclosure of credit terms in margin transactions
3.2.5.3	Section 11(d)(1) — Extension of credit  Rule 11d-1 — Exemption of certain securities from Section 11(d)(1)  Rule 11d1-2 — Exemption from Section 11(d)(1) for certain investment company securities held by broker-dealers as collateral in margin accounts
3.2.5.4	Rule 15c2-5 — Disclosure and other requirements when extending or arranging credit in certain transactions
3.2.5.5	Regulation S-P — Privacy of consumer financial information  Treatment of nonpublic personal information about consumers by financial institutions
3.2.6	Short Sales
3.2.6.1	Lender's privileges Return of securities Marking to the market Interest on bonds loaned Cash dividends Stock dividends Subscription rights Voting rights
3.2.6.2	Short sale rules
3.2.6.2.1	SEC Rules Regulations SHO Rule 200 — Definition of "short sale" Rule 203 — Borrowing and delivery requirements List of available securities must be no older than 24 hours old Regulation M Rule 105 — Short selling in connection with a public offering
3.2.6.2.2	FINRA Rule 4320 — Short Sale Delivery Requirements
3.3 Br	oker-to-Broker Clearing Procedures
331	Sattlement Procedures

3.3.1.1

Contract sheet

3.3.1.2	Netted trades
3.3.1.3	Continuous net settlement
3.3.1.4	Money settlement
3.3.1.5	OTC trade comparisons on locked-in trades
3.3.1.6	Comparison sheet or ticket
3.3.1.7	Regular way and when issued contract sheets
3.3.1.8	SEC Rule 15c6-1 — Settlement cycle
3.3.1.9	FINRA Rules 6274 and 6350 — Clearance and settlement
3.3.2	Firm Must be Member of One of the Following Clearing Corporations National Securities Clearing Corporation Midwest Clearing Corporation Philadelphia Clearing Corporation Pacific Clearing Corporation
3.3.3	Depository Trust and Clearing Corporation Securities certificate safekeeping Exchange effected by computerized bookkeeping entries
3.3.4	Clearing Funds Participant contribution based on processing activity Interest earned is transferred to Participant
3.4 FI	NRA/NASD — Regulations
3.4.1	Conduct Rules
3.4.1.1	NASD Rule 2340/ NYSE Rule 409 — Customer account statements
3.4.1.2	Books and Records FINRA Rules Rule 2268 – Requirements When Using Predispute Arbitration Agreements for Customer Accounts Rule 3250 — Designation of accounts Rule 4511 – General Requirements Rule 4512 – Customer Account Information Rule 4513 – Records of Written Customer Complaints Rule 4514 – Authorization Records for Negotiable Instruments Drawn From a Customer's Account Rule 4515 – Approval and Documentation of Changes in Account Name or Designation Rule 7440 – Recording of Order Information

	NASD Rules Rule 3110(b) – Marking of Customer Order Tickets Rule 3110(i) – Holding of Customer Mail
3.4.1.3	FINRA Rule 4521 — Notifications, Questionnaires and Reports NASD Rule 3150 — Reporting requirements for clearing firms
3.4.1.4	FINRA Rule 4311 — Clearing Agreements
3.4.1.5	FINRA Rule 5330 — Adjustment of Orders
3.4.1.6	FINRA Rule 4560 — Short-Interest Reporting
3.4.2	FINRA/NASD Uniform Practice Code
3.4.2.1	Rule 11100 — Scope of the Uniform Practice Code
3.4.2.2	Rule 11120 — Definitions
3.4.2.3	Rule 11130/ NYSE Rule 63 — When, as and if issued/distributed contracts
3.4.2.4	Rule 11140/ NYSE Rules 235 and 236 — Transactions in securities "ex-dividend," "exrights," or "ex-warrants"
3.4.2.5	Rule 11150 — Transactions "ex-interest" in bonds which are dealt in "flat"
3.4.2.6	Rule 11160 — "Ex" liquidating payments
3.4.2.7	Rule 11170/ NYSE Rule 193 — Transactions in "part-redeemed" bonds
3.4.2.8	Rule 11190 — Reconfirmation and pricing service participants
3.4.2.9	Rule 11200/ NYSE Rule 133 — Comparisons or confirmations and "Don't Know Notices"
3.4.2.10	Rule 11220 — Description of securities
3.4.2.11	Rule 11300 — Delivery of Securities
3.4.2.12	Rule 11320 — Dates of delivery Cash Regular way Seller's option Buyer's option Contracts due on holidays or Saturdays Delayed delivery Prior to delivery date Time and place of delivery
3.4.2.13	Rule 11361/ NYSE Rule 185 — Units of delivery — stocks

3.4.2.14	Rule 11362/ NYSE Rule 186 — Units of delivery — bonds
3.4.2.15	Rule 11363 — Units of delivery — unit investment trust securities
3.4.2.16	Rule 11364/ NYSE Rule 187 — Units of delivery — certificates of deposit for bonds IM-11364 — Trading securities as "units" or bonds "with stock"
3.4.2.17	Rule 11410 — Delivery of securities with draft attached — time of presentation Prior to settlement date With irregularities
3.4.2.18	Rule 11520/ NYSE Rules 223 and 224 — Delivery of mutilated securities
3.4.2.19	Rule 11550/ NYSE Rules 195, 196, 198, 199, 201 and 207 — Assignments and powers of substitution; delivery of registered securities  National medallion signature guarantee program
3.4.2.20	Rule 11574 — Certificate in name of deceased person, trustee, etc.
3.4.2.21	Rule 11620/ NYSE Rule 243 — Computation of interest
3.4.2.22	Rule 11630/ NYSE Rule 255 — Due-bills and due-bill checks
3.4.2.23	Rule 11640 — Claims for dividends, rights, interest, etc.
3.4.2.24	Rule 11650/ NYSE Rule 182 — Transfer fees
3.4.2.25	Rule 11700 — Reclamations and rejections Definitions Uniform reclamation form Time for delivery of reclamation and manner of settlement
3.4.2.26	Rule 11720 — Irregular delivery; transfer refused; lost or stolen securities
3.4.2.27	Rule 11740/ NYSE Rules 165, 166, 168 — Marking to the market
3.4.2.28	Rule 11810 — "Buying-in"
3.4.2.29	Rule 11820 — "Selling-out"
3.4.2.30	Rule 11840 — Rights and warrants
3.4.2.31	Rule 11860 — Acceptance and settlement of COD orders
3.4.2.32	Rule 11900 — Clearance of corporate debt securities
3.4.2.33	FINRA Rule 11890 — Clearly Erroneous Transactions Authority to review transactions Procedures for reviewing transaction

Procedures for reviewing transactions executed during system disruptions or malfunctions Review by the Market Operations Review Committee

#### 3.4.3 Customer Account Transfers

- 3.4.3.1 FINRA Rule 2140 Interfering with the transfer of customer accounts in the context of employment disputes
- 3.4.3.2 Rule 11870 Customer account transfer contracts

# 4.0 Sales Supervision and General Supervision of Employees

4.1	Securities Exchange Act of 1934 and SEC Rules Thereunder
4.1.1	Section 3 — Certain Definitions under the Act
4.1.1.1	Section 3(a)(10)/ NYSE Rule 3 — Security
4.1.1.2	Section 3(a)(39) — Statutory disqualification
4.1.1.3	Rule 3a11-1 — Equity security
4.1.1.4	Rule 3a12-2 — Exemption of certain securities, the income on which is substantiall guaranteed by states or political subdivisions thereof
4.1.1.5	Rule 3b-5 — Non-exempt securities issued under governmental obligations
4.1.2	Section 9 — Prohibitions against Manipulation of Security Prices
4.1.2.1	Section 9(a)(1) — Misleading appearance of active trading
4.1.2.2	Section 9(a)(2) — Inducing purchase or sale by others
4.1.2.3	Section 9(a)(3) — Dissemination of information as to rise or fall of security prices
4.1.2.4	Section 9(a)(4) — Making false or misleading statements
4.1.2.5	Section 9(a)(5) — Dissemination of information for consideration
4.1.2.6	Section 9(a)(6) — Pegging, fixing, or stabilizing prices
4.1.2.7	Section 9(e) — Liability for unlawful acts or transactions
4.1.3	Section 10 — Regulation of the Use of Manipulative and Deceptive Devices
4.1.3.1	Rule 10b-17 — Untimely announcements of record dates
4.1.3.2	Rule 10b-18 — Purchases of certain equity securities by the issuer and others
4.1.4	Section 15 — Registration and Regulation of Brokers and Dealers
4.1.4.1 4.1.4.1	Section 15(a)(1) — Prohibitions relating to unregistered broker-dealers Rule 15a-6 — Exemption of certain foreign brokers or dealers
4.1.4.2	Section 15(b)(4) — Sanctions against brokers or dealers
4.1.4.3	Section 15(b)(6) — Sanctions for person associated with broker or dealer

4.1.5	Section 17 — Accounts and Records, Reports, Examinations of Exchanges, Members and Others
4.1.5.1	Rule 17f-2 — Fingerprinting of securities industry personnel (general requirement)
4.1.6	Soft Dollar Arrangements Section 3(a)(35) — Definition of "investment discretion" Section 28(e) — Research services in exchange for brokerage
4.2	Investment Company Act of 1940 and SEC Rules Thereunder
4.2.1	Section 22 — Distribution, Redemption, and Re-Purchase of Redeemable Securities
4.2.1.1	Section 22(c) — Regulation of underwriters and dealers by Commission Rule 22c-1 — Pricing of redeemable securities for distribution, redemption and repurchase
4.2.1.2	Section 22(d) — Persons to and through whom redeemable securities may be sold (offer securities at a price based on NAV)  Rule 22d-1 — Exemption from Section 22(d) to permit sales of redeemable securitie at prices which reflect sales loads set pursuant to a schedule Rule 22d-2 — Exemption from Section 22(d) for certain registered separate accounts
4.2.1.3	Section 22(e) — Suspension of rights of redemption Rule 22e-1 — Exemption from Section 22(e) during annuity payment period of variable annuity contracts participation in certain registered separate accounts
4.3	Investment Advisers Act of 1940 and SEC Rules Thereunder
4.3.1	Section 202(a)(11) — Definitions-of Investment Adviser
4.3.2	Section 203 — Registration of Investment Advisers
4.3.3	Section 205 — Investment Advisory Contracts
4.3.4	Section 206 — Prohibited Transactions by Investment Advisers
4.4	Compliance and Ethics
4.4.1	Sarbanes-Oxley Act
4.4.1.1	Section 302 — Corporate responsibility for financial reports  Development, implementation and assessment of an ethics course
4.4.1.2	Section 401 — Disclosures in periodic reports
4.4.1.3	Section 402 — Enhanced conflict of interest provisions
4.4.1.4	Section 403 — Disclosures of transactions involving management and principal stockholders  Required documentation

4.4.1.5 Section 404 — Management assessment of internal controls

Execution of mergers and acquisitions; timing of deals

Extensive documentation

Testing of "control environment by management"

Testing and issuance of opinions by external auditors

Certification and reporting requirements apply to the entire company--including acquisitions

# 4.4.2 Insider Trading Regulations— Insider Trading and Securities Fraud Enforcement Act of 1988

4.4.2.1 Section 3 — Civil penalties of controlling persons for illegal insider trading by controlled persons

Securities Exchange Act of 1934

Section 15(f) — Policies and procedures to be developed by broker-dealers to prevent misuse of material, non-public information

Section 21(d) — Injunctions and prosecution of offenses

Section 21A — Civil penalties

Investment Advisers Act of 1940

Section 204 — Annual and other reports

4.4.2.2 Section 4 — Increases in criminal penalties

Securities Exchange Act of 1934

Section 32(a) — Penalties

4.4.2.3 Section 5 — Liability to contemporaneous traders for insider trading

Securities Exchange Act of 1934

Section 20A — Liability to contemporaneous traders for insider trading

### 4.4.3 Securities Exchange Act of 1934 and SEC Rules Thereunder

4.4.3.1 Section 10 — Regulation of the Use of Manipulative and Deceptive Devices

Rule 10b-1 — Prohibitions with respect to securities exempted from registration

Rule 10b-3 — Employment of manipulative and deceptive devices by brokers or dealers

Rule 10b-5 — Employment of manipulative and deceptive devices

Insider trading

Material information

Non-public information

Insiders and tippees

Information barriers (Chinese wall doctrine)

Rule 10b5-1 — Trading "on the basis of" material nonpublic information in insider

trading

Rule 10b5-2 — Duties of trust or confidence in misappropriation insider trading cases

4.4.3.2 Section 15 — Registration and Regulation of Brokers and Dealers

Rule 15c1-1 — Definitions

Rule 15c1-2 — Fraud and misrepresentation

	Rule 15c1-3 — Misrepresentation by brokers and dealers as to registration Rule 15c1-9 — Use of pro forma balance sheets
4.4.4	FINRA/NASD Business Conduct Rules
4.4.4.1	FINRA Rule 2010 — Standards of commercial honor and principles of trade
4.4.4.2	FINRA Rule 2020 — Use of manipulative, deceptive or other fraudulent devices
4.4.4.3	NASD Rule 3010/ NYSE Rules 342 and 405 — Supervision Supervisory system Written procedures Internal inspections Review of transactions and correspondence Supervision of registered representatives Review of correspondence Retention of correspondence Qualifications investigated Applicant's responsibility Definitions Office of supervisory jurisdiction Branch office IM 3010-1—Standards for reasonable review
4.4.4.4	FINRA Rule 3310 — Anti-Money Laundering Compliance Program Supplementary Material: .01 — Independent testing requirements .02 — Review of anti-money laundering compliance person information
4.4.4.5	NASD Rule 3012/ NYSE Rule 342.23 — Supervisory control system
4.4.4.6	FINRA Rule 3130 — Annual certification of compliance and supervisory processes
4.4.4.7	FINRA Rule 4370 — Business Continuity Plans and Emergency Contact Information
4.5	Communications with the Public
4.5.1	SEC Rule 156 — Investment Company Sales Literature
4.5.2	NASD Rule 2210/ NYSE Rule 472 — Communications with the Public Definitions Advertisement Sales literature Public appearance Independently prepared reprint Approval and recordkeeping Filing requirements and review procedures Content standards Standards applicable to all communications with the public Standards applicable to advertisements and sales literature

IM-2210-1 — Guidelines to ensure that communications with the public are not misleading

IM-2210-2 — Communications with the public about variable life insurance and variable annuities

IM-2210-3 — Use of rankings in investment companies advertisements and sales literature

IM-2210-4 — Limitations on use of FINRA's name and any other corporate name owned by FINRA

IM-2210-5 — Requirements for the use of bond mutual fund volatility ratings

IM-2210-6 — Requirements for the use of investment analysis tools

IM-2210-8 — Communications with the public about collateralized mortgage obligations (CMOs)

### 4.5.3 NASD Rule 2211 — Institutional Sales Material and Correspondence

**Definitions** 

Correspondence

Institutional sales material

Institutional investor

Existing retail customer

Market letter

Approval and recordkeeping

Spot-check procedures

Content standards applicable to institutional sales material and correspondence

### 4.5.4 NASD Rule 2212/ NYSE Rule 440A — Telemarketing

### 4.6 FINRA/NASD — Regulations

### 4.6.1 FINRA By-Laws

### 4.6.1.1 Article I — Definitions

### 4.6.1.2 Article III — Qualifications of members and associated persons

Section 1 — Persons eligible to become members and associated persons of members

Section 2 — Authority of Board to adopt qualification requirements

Section 3 — Ineligibility of certain persons for membership or association

Section 4 — Definition of disqualification

### 4.6.1.3 Article IV — Membership

Section 1 — Application for membership

Section 3 — Executive representative

Section 5 — Resignation of members

Section 6 — Retention of jurisdiction

Section 7 — Transfer and termination of membership

Section 8 — Registration of branch offices

### 4.6.1.4 Article V — Registered representatives and associated persons

Section 1 — Qualification requirements

Section 2 — Application for registration

Section 3 — Notification by member to the Corporation and associated person of

termination; amendments to notification

## Section 4 — Retention of jurisdiction

4.6.2	Membership and Registration
4.6.2.1	NASD Rule 1000/ NYSE Rule 311 — Membership, registration, and qualification requirements  FINRA Rule 1122 — Filing of misleading information as to membership or registration  NASD IM-1000-3 — Failure to register personnel  NASD IM-1000-4/ NYSE Rule 342 — Branch offices and offices of supervisory jurisdiction
4.6.2.2	NASD Rule 1010 — Membership proceedings  Definitions General provisions New member application and interview Department decision Review by the National Adjudicatory Council Discretionary review by FINRA Board Application for approval of change in ownership, control or business operations Application to Commission for review
4.6.2.3	NASD Rule 1020/ NYSE Rule 342.13 — Registration of principals Registration requirements Categories of principal registration General securities principal Limited principals
4.6.2.4	NASD Rule 1030/ NYSE Rule 345.10 — Registration of Representatives Registration requirements Categories of representative registration General securities representative Limited representatives
4.6.2.5	Assistant representatives  NASD Rule 1041 — Registration requirements for assistant representatives  NASD Rule 1042 — Restrictions for assistant representatives
4.6.2.6	NASD Rule 1050/ NYSE Rule 344 — Registration of research analysts
4.6.2.7	NASD Rule 1060 — Persons exempt from registration
4.6.2.8	NASD Rule 1070 — Qualification examinations and waiver of requirements
4.6.2.9	NASD Rule 1080 — Confidentiality of examinations
4.6.2.10	NASD Rule 1090 — Foreign members
4.6.2.11	NASD Rule 1100 — Foreign associates
4.6.2.12	NASD Rule 1120/ NYSE Rule 345A — Continuing education requirements

4.6.2.13	NASD Rule 1140 — Electronic filing rules
4.6.2.14	NASD Rule1150 — Executive representative
4.6.2.15	General knowledge of the FINRA/NASAA Central Registration Depository (CRD) and public disclosure of disciplinary information via FINRA's BrokerCheck Hotline
4.6.3	Conduct Rules
4.6.3.1	NASD Rule 2310/ NYSE Rule 405 — Diligence as to Accounts [suitability]  IM-2310-2 — Fair dealing with customers  Recommending speculative low-priced securities  Excessive trading activity  Trading in mutual fund shares  Fraudulent activity  Recommending purchases beyond customer capability  Fair dealing with customers with regard to derivative products or new financial products  IM-2310-3 — Suitability obligations to institutional customers
4.6.3.2	FINRA Rule 2114 — Recommendations to customers in OTC equity securities
4.6.3.3	FINRA Rule 2150—Improper Use of Customers' Securities or Funds; Prohibition Against Guarantees and Sharing in Accounts Improper Use Prohibition against guarantees Sharing in accounts; Extent permissible NASD Rule 2330 — Customers' Securities or Funds General provisions Authorization to lend Segregation and Identification of securities
4.6.3.4	FINRA Rule 3160 — Networking Arrangements Between Members and Financial Institutions Setting Networking agreements Customer disclosure and written acknowledgment Communications with the public Notifications of terminations Definitions
4.6.3.5	FINRA Rule 3240 — Borrowing From or Lending To Customer Permissible Lending Arrangements; Conditions Notification and Approval Definition of Immediate Family Supplementary Material .01 – Record Retention

4.6.3.6	NASD Rule 2410 — Net prices to persons not in investment banking or securities business
4.6.3.7	NASD Rule 2420 — Dealing with non-members Transactions with non-members Transactions with foreign non-members Non-member broker or dealer IM-2420-1 — Transactions between members and non-members IM-2420-2 — Continuing commission policy
4.6.3.8	FINRA Rule 2320 — Variable contracts of an insurance company Application Definitions Sales charges Receipt of payment Transmittal Selling agreements Redemption
4.6.3.9	FINRA Rule 2330 — Member's Responsibilities Regarding Deferred Variable Annuities
4.6.3.10	NASD Rule 2830 — Investment company securities Application Definitions Conditions for discounts to dealers Selling dividends Withhold orders Purchase for existing orders Purchases as principal Repurchase from dealer Execution of investment company portfolio transactions Dealer concessions Prompt payment for investment company shares Sales charge Refund of sales charge Disclosure of deferred sales charges FINRA Rule 2342 — "Breakpoint" sales
4.6.3.11	FINRA Rule 3270 — Outside Business Activities of Registered Persons
4.6.3.12	NASD Rule 3040 — Private securities transactions of an associated person Applicability Written notice Transactions for compensation Transactions not for compensation Definitions Private securities transaction Selling compensation
4.6.3.13	NASD Rule 3050/ NYSE Rule 407 — Transactions for or by associated persons Determine adverse interest

	Exemption for transactions in investment company shares and unit investment trusts (NOTE: Rule 3050 requires prior written <b>notification</b> to the employer member; Rule 407 requires the prior written <b>consent</b> of the employer.)
4.6.3.14	FINRA Rule 3220 — Influencing or rewarding employees of others
4.6.3.15	FINRA Rule 4530 — Reporting Requirements
4.6.3.16	FINRA Rule 2263 – Arbitration Disclosure to Associated Persons Signing or Acknowledging Form U4
4.6.3.17	FINRA Rule 5230 — Payments Involving Publications that Influence the Market Price of a Security
4.6.3.18	FINRA Rule 2251/NYSE Rule 451 — Forwarding of Proxy and Other Materials
4.6.3.19	FINRA Rule 2267 — Investor education and protection
4.6.4	FINRA Procedural Rules
4.6.4.1	Rule 8000 — Investigations and Sanctions
4.6.4.1.1	Rule 8100 — General provisions Rule 8110 — Availability of Manual to customers Rule 8120 — Definitions
4.6.4.1.2	Rule 8200 — Investigations Rule 8210 — Provision of information and testimony and inspection and copying of books
4.6.4.1.3	Rule 8300 — Sanctions Rule 8310 — Sanctions for violation of the Rules Rule 8311 — Effect of a suspension, revocation, cancellation, or bar Rule 8312 —FINRA BrokerCheck Disclosure Rule 8320 — Payment of fines, other monetary sanctions, or costs; summary action for failure to pay Rule 8330 — Cost of proceedings
4.6.4.2	Rule 9000 — Code of Procedure
4.6.4.2.1	Rule 9100 — Application and purpose Rule 9110 — Application Rule 9120 — Definitions Rule 9130 — Service; filing of papers Rule 9140 — Proceedings
4.6.4.2.2	Rule 9200 — Disciplinary proceedings

Obligations of executing member
Obligations of associated persons concerning an account with a member
Obligations of associated persons concerning an account with an investment adviser,

bank, or other financial institution

	Rule 9210 — Complaint and answer Rule 9220 — Request for hearing; extensions of time, postponements, adjournments Rule 9230 — Appointment of hearing panel, extended hearing panel Rule 9240 — Pre-hearing conference and submission Rule 9250 — Discovery Rule 9260 — Hearing and decision Rule 9270 — Settlement procedure Rule 9280 — Contemptuous conduct
4.6.4.2.3	Rule 9300 — Review of disciplinary proceeding by National Adjudicatory Council and FINRA Board; application for SEC review Rule 9310 — Appeal to or review by National Adjudicatory Council Rule 9340 — Proceedings Rule 9350 — Discretionary review by FINRA Board Rule 9360 — Effectiveness of sanctions Rule 9370 — Application to SEC for review
4.6.4.2.4	Rule 9500 — Other proceedings
4.6.4.2.5	Rule 9800 — Temporary cease and desist orders Rule 9810 — Initiation of proceeding Rule 9830 — Hearing Rule 9840 — Issuance of temporary cease and desist order by hearing panel Rule 9870 — Application to SEC for review
4.6.4.3	Rule 12000 and 13000 Series — Code of Arbitration Procedure for Customer/Industry Disputes
4.6.4.3.1	· · · · · · · · · · · · · · · · · · ·
	Disputes  Part I — Interpretive Material, Definitions, Organization and Authority IM-12000 and IM-13000 — Failure to act under provisions of code of arbitration procedure for customer/industry disputes
4.6.4.3.1	Part I — Interpretive Material, Definitions, Organization and Authority IM-12000 and IM-13000 — Failure to act under provisions of code of arbitration procedure for customer/industry disputes Rules 12105 and 13105 — Agreement of the parties  Part II — General Arbitration Rules Rule 12200 — Arbitration under an arbitration agreement or the rules of FINRA Rule 12201 — Elective arbitration Rule 12202 — Claims against inactive members Rules 12204 and 13204 — Class action claims Rule 12205 — Shareholder derivative actions Rule 13200 — Required arbitration Rule 13201 — Statutory employment discrimination claims

## Rule 14109 — Mediation ground rules

- 4.7 MSRB Rules
- 4.7.1 Rule G-37 Political Contributions and Prohibitions on Municipal Securities Business

## **5.0**

# **Compliance with Financial Responsibility Rules**

5.1 Securities Act of 1934 and SEC Rules Thereunder	
5.1.1	Section 15 — Registration and Regulation of Brokers and Dealers
5.1.1.1	Rule 15c2-1 — Hypothecation of customers' securities (See Rule 8c-1) General provisions Definitions
5.1.1.2	Rule 15c3-1/FINRA Rules 4110, 4120 and 4521 — Net capital requirements for brokers and dealers
5.1.1.2.	Minimum net capital requirements Broker-dealers that carry customer accounts Prime brokers Broker-dealers that carry accounts but do not hold customer funds or securities and operate under Paragraph (k)(2)(i) exemption of Rule 15c3-3 Introducing broker-dealers Firms that introduce accounts on a fully disclosed basis to another broker or dealer and do not receive funds or securities Firms that introduce accounts on a fully disclosed basis to another broker or dealer and receive, but do not hold, customer or other broker-dealer securities and do not receive funds Dealers Mutual fund brokers or dealers transacting a business in redeemable shares of registered investment companies and certain other share accounts Wire order basis Subscription basis (do not otherwise receive or hold funds or securities) Market makers Brokers or dealers transacting a business only in direct participation programs Brokers or dealers engaged exclusively in mergers and acquisition
5.1.1.2.	Definitions and general understanding of the following terms Aggregate indebtedness Net capital including adjustments to net worth for illiquid assets Securities differences — treatment when computing net capital Haircuts — effect on capital of proprietary positions Additional haircuts on securities with a limited market, unduly concentrated positions and non-marketable securities Open contractual commitments Treatment of aged fails to deliver
5.1.1.2.	B Debt-Equity requirements
5.1.1.2.	Withdrawal of equity capital
5.1.1.2.	Alternative net capital requirement

5.1.1.2.6 Appendix D — Satisfactory subordination agreements

**Definitions** 

Subordinated loan agreement

Collateral Value

Secured demand note agreement

Minimum requirements of subordination agreements

Temporary and revolving subordination agreements

Filing requirements (general)

- 5.1.1.3 Rule 15c3-2/ NYSE Rule 409 Use of customer free credit balances
- 5.1.1.4 Rule 15c3-3/ NYSE Rule 402 Customer protection reserves and custody of securities

**Definitions** 

Physical possession or control of securities

Requirement to reduce securities to possession or control —timeliness

Special reserve bank account for the exclusive benefit of customers

Notification of banks

Withdrawals from the reserve bank account

Buy-in of short security differences

Exemptions under subsection (k)

Delivery of fully paid and excess margin securities

Completion of sell orders on behalf of customers — mandatory buy-in

Extensions of time

# 5.1.2 Section 17 — Accounts and Records, Reports, Examinations of Exchanges, Members and Others

5.1.2.1 Rule 17a-3 — Records to be made by certain exchange members, brokers and dealers (general understanding of major provisions)

Blotters or other records of original entry

Ledgers or other records reflecting all assets and liabilities

FINRA Rule 4521 — Notifications, Questionnaires and Reports

Memorandum of each brokerage order given or received for the purchase or sale of securities (for customer and firm accounts)

Memorandum of each purchase and sale for the account of the firm

Copies of customer confirmations and copies of notices of all other debits and credits for accounts of customers

Identification data on beneficial owners of all accounts

Subsidiary ledgers and proofs of money balances in all accounts (trial balance)

Questionnaire or application for employment executed by each "associated person"

Fingerprint records required by Rule 17f-2

5.1.2.2 Rule 17a-4 — Records to be preserved by certain exchange members, brokers and dealers

Requirement for ready accessibility of all records for two years

General type of record to be maintained for six years

Maintenance of records with respect to associated persons

Preservation of required records

Outside service bureaus

5.1.2.3 Rule 17a-5/ FINRA Rule 4140 — Reports to be made by certain brokers and dealers

Filing of monthly and quarterly reports

Report filed upon termination of membership interest

Customer statements

Who must furnish the statements

Unaudited statements to be furnished

Definition of customer

Annual filing of audited financial statements

Qualification of accountants

Audit objectives

Accountant's reports — general provisions

Accountant's report on material inadequacies

Extensions and exemptions

Notification of changes of fiscal year

Filing requirements

5.1.2.4 Rule 17a-8 — Financial recordkeeping and reporting of currency and foreign transactions

5.1.2.5 Rule 17a-11 — Notification provisions for brokers and dealers

5.1.2.6 Rule 17a-13 — Quarterly security counts to be made by certain exchange members,

brokers and dealers (general requirement)

Requirements for each calendar quarter year

Persons to perform or supervise required securities counts

5.1.2.7 Rule 17f-1 — Requirements for reporting and inquiry with respect to missing, lost,

counterfeit or stolen securities

Definition of "reporting institution"

Reporting requirements

Required inquiries

Permissive inquiries

#### 5.2 Securities Investor Protection Act and SIPC Rules Thereunder

#### 5.2.1 SIPC Rules

5.2.1.1 Accounts of separate customers

Individual accounts

Accounts held by executors or administrators

Accounts held by a corporation, partnership, or unincorporated association

Trust accounts

Joint accounts

5.2.1.2 Prohibited acts

Failure to pay assessment or file reports

Engaging in business after appointment of trustee or initiation of direct payment procedure

Concealment of assets; false statements or claims

5.2.1.3 Advertising by members of SIPC protection

Member of displaying SIPC membership

### **5.3** FINRA/NASD Conduct Rules

### 5.3.1 FINRA Rule 2261 — Disclosure of Financial Condition

Requirement of members to furnish recent financial statement to other members

### 5.3.2 NASD Rule 2330 — Customers' Securities or Funds

Authorization to lend Segregation and identification of securities IM-2330 — Segregation of customers' securities

### 5.3.3 FINRA Rule 4360 — Fidelity Bonds

General Provision
Minimum Required Coverage
Deductible Provision
Annual Review of Coverage
Notification of Change
Exemptions
Definitions
Alternative Coverage

### 5.3.4 FINRA Rule 4110 — Capital Compliance

FINRA Rule 4120 — Regulatory Notification and Business Curtailment

FINRA Rule 4140 — Audit

FINRA Rule 4521 — Notifications, Questionnaires and Reports

### 5.3.5 NASD Rule 3140 — Approval of Change in Exempt Status under SEC Rule 15c3-3

Loss of 15c3-3(k) exemption when member conducts business that will disqualify it from the exemption without the prior written approval of the NASD

## **Sample Question Formats**

The questions and answers that appear below are similar in format and content to questions on the examination. These sample questions, however, are not intended to exactly parallel either the level of difficulty or the subject coverage of the actual examination. Their purpose here is to assist candidates and training personnel in preparing for the types of multiple-choice questions that will appear on the examination.

#### **Answers**

- 1. (C)
- 2. (B)
- 3. (D)
- 4. (A)
- 1. Which two of the following are TRUE regarding a fully disclosed clearing agreement between two FINRA members?
- I. Customers must provide a written acknowledgement of the clearing agreement.
- II. The introducing member is required to submit the agreement to FINRA for review.
- III. The clearing member is required to submit the agreement to FINRA for review.
- IV The agreement must provide for written notification to customers, upon account opening, of the existence of the clearing agreement.
  - (A) I and III
  - (B) I and IV
  - (C) II and III
  - (D) II and IV

- 2. A customer wishes to purchase securities in a margin account. In order for the broker-dealer to borrow money with the margined securities, the customer must sign which of the following?
- (A) Power of attorney
- (B) Hypothecation agreement
- (C) Discretionary account agreement
- (D) Maintenance agreement
- 3. Under what conditions may an FINRA member firm sell shares of a "new issue" to one of its non-registered employees?
- (A) The amount of the purchase is small and not disproportionate to the size of the issue.
- (B) The employee promises in writing to hold the securities for two years.
- (C) The transaction is consistent with the employee's normal investment practice.
- (D) Under no circumstances.
- 4. While engaged in a distribution, a managing underwriter may do each of the following EXCEPT
- (A) solicit purchases through an updated research report
- (B) accept unsolicited buy orders
- (C) effect stabilizing transactions
- (D) solicit purchase through a prospectus