

Regulatory Circular RG07-01

To: Members and Member Organizations

From: Regulatory Services Division

Re: Anti-Money Laundering ("AML") Compliance Program (CBOE Rule 4.20):

Annual Requirements for Previous Filers Meeting Certain Conditions

Date: January 16, 2007

All registered broker-dealers, including sole proprietors, are required to demonstrate compliance with the requirements of the USA PATRIOT Act.

This Regulatory Circular applies only to those members for which ALL of the following conditions are true ¹:

- Primary regulator is the CBOE
- Not required to file monthly FOCUS reports ²
- Have previously filed AML documents with the CBOE
- Your previous filing was complete
- Your AML program has not changed
- Your Designated AML Compliance Officer has not changed

All filers to whom this circular applies are required to submit the following:

- Evidence of annual (or more frequent) AML training for all appropriate persons
- A copy of the annual independent review letter identifying the results of the independent review conducted by an individual not involved with the broker-dealer's AML function

This information must be submitted to the Department of Member Firm Regulation no later than **March 1, 2007**. Please do not submit your original documents. Broker-dealers have a books and records requirement to maintain copies of this information. Additionally, please be advised that all AML documentation and ongoing procedures are subject to regulatory review <u>at any time</u>.

The following information may be helpful in fulfilling the above requirements.

Annual Training

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¹ If you have not previously filed AML documents with the Exchange, or you have made changes to your AML procedures, or your designated AML compliance individual has changed or your previous filing was incomplete, please see Regulatory Circular RG07-03 for a description of your CBOE filing requirements.

² Monthly filers are required to maintain AML documentation as part of the annual routine examination program.

Training should be conducted at least annually and developed under the leadership of the AML Compliance Officer or senior management. Broker-dealers should document the content of the training and maintain a list of the participants. The broker-dealer may wish to have participants sign an attestation acknowledging that they have participated in the training and understand the firm's AML program. The attestation could contain language directing any questions to the firm's AML Compliance Officer. In addition, training should be updated as necessary to reflect new developments in the PATRIOT Act.

The NASD (http://www.nasd.com) and SIA (http://www.sia.com) websites have on-line training and guidance available which would be considered appropriate training for CBOE market-makers that are non-clearing and do not conduct a non-member customer business.

Annual Independent Review Letter

Broker-dealers must have an independent testing function to review and assess at least annually the adequacy of compliance with the firm's AML compliance program. In an effort to accommodate CBOE members, the Division has included an example of an independent review letter for members to use as a guideline. This letter should be tailored to accommodate the individual broker-dealer's business situation.

Please direct any questions to the Department of Member Firm Regulation, Mike LaGioia at (312) 786-7728 or Tyson Wilson at (312) 786-7011.

Please note: CBOE Rule 4.6 states in part, "no member, person associated with a member or applicant for membership shall make any willful or material misrepresentation, including a misstatement or false statement, or omission in any application, report or other communication to the Exchange, or to the Clearing Corporation..."

If you make a false statement you may be subject to disciplinary action by the Exchange.

Broker-Dealer Annual Traini	ng:		
Attendees:			
The broker-dealer training was	s conducted on	, 200_ date	and
was done(internally/externally/via			the topics covered were
participants.	required to maintaiı		training conducted and a list of
Independent Review:			
The independent review of the	broker-dealer AML p	orogram was condu	cted on
, 200	_, by	name	,
		name	
ofcompan	y name (internal or ex	xternal)	·
* Broker-Dealers are r conducted.	equired to maintain	written document	ation of the Independent Review
I	, as		, of
name		title	, of
broker-dealer na	ame	, certify that	the information listed
above is accurate.			
Member Signature:			Date

Example of an Independent Review Letter

Date	
Managing Member Firm Name Address City, State, Zip	
Attn: Managing Member of the Firm	
Dear(Managing Men	aber of the B/D)
Please be advised that I conducted an Indep Program for the opinion that the Broker-Dealer's AML p business. Please be advised that my review not	rendent Review of the Anti-Money Laundering ("AML") (B/D Name) as of(date). I am or rogram appears adequate given the nature and size of its ed no areas of concern.
customer business. It is not the Broker-Dealer	me) is a (Soleton) employees. The firm does not conduct a non-member sole policy to accept cash. The Broker-Dealer has no outside siness and has no foreign bank or securities accounts. Any processed through its clearing account.
Sincerely,	
Signature	
Title	Reviewer's Company Name
	Address
	Phone Number