



IMPORTANT MEMORANDUM

TO: Members and Member Organizations

FROM: Department of Member Firm Regulation

RE: Anti-Money Laundering ("AML") Compliance Program (CBOE

Rule 4.20) - Annual requirements for:

• First time filers, or

 Previous filers whose AML procedures or designated AML compliance individual have changed since their last filing

DATE: January 2, 2008

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

This Regulatory Circular applies to members for which ALL of the following conditions are true¹:

- Primary regulator is the CBOE
- You have not filed AML documents with the CBOE OR any part of the AML program has changed
- You are not required to file monthly FOCUS reports²

Please note that this circular also applies to sole proprietors, lessors and other individuals who may not necessarily be actively trading.

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

- A copy of the broker-dealer's written supervisory procedures for its AML compliance program
- AML attestation identifying the broker-dealer's AML Compliance Officer (or other AML compliance designated person), signed by a member of senior management
- Evidence of annual (or more frequent) AML training for all appropriate persons of the broker-dealer
- A copy of an independent review letter identifying the results of the independent review conducted by an individual not involved with the broker-dealer's AML function

¹ If you previously filed AML documents with the Exchange, have made no changes to your AML procedures, and your designated AML compliance individual remains the same, please see Regulatory Circular RG08-002 for a description of your CBOE filing requirements.

² Monthly filers are required to maintain complete AML documentation that will be reviewed as part of the annual routine examination program.

This information must be submitted to the Department of Member Firm Regulation no later than **March 3, 2008**. 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 at any time.

The following pages contain additional information that may be helpful in fulfilling the above requirements.

Procedures

To accommodate CBOE members that are non-clearing, do not conduct a non-member customer business, and do not receive customer funds or securities, the Regulatory Services Division created a small-firm AML compliance program template which is attached to this Circular. This template <u>may</u> suffice in complying with the written procedures requirement. However, <u>every broker-dealer must decide</u>, <u>based on the type of business it is conducting</u>, <u>whether it must adopt highly extensive procedures or whether something less detailed</u>, such as the template, will suffice.

Training

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 Financial Industry Regulatory Authority website ("FINRA") (http://www.finra.org) has 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.

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 (see footnote 3 below). 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.

On December 27,2007, the SEC approved an amendment to CBOE Rule 4.20 allowing certain member broker-dealers to have the independent audit performed every two years, provided the member does not conduct a non-member customer business. If your independent audit for this reporting period has not yet been performed, you may be able to avail yourself of the amended requirement. In that case, an independent AML audit must be performed in 2008.

Please direct any questions to the Department of Member Firm Regulation, Tyson Wilson at (312) 786-7011 or wilsont@cboe.com, Steven Guminskiy @ 312-786-7049 or guminskiy@cboe.com, or Mike LaGioia at (312) 786-7728 or lagioia@cboe.com.

Broker-Dealer Attestation for Non-Capital Computing Members That Do Not Conduct a Non-Member Customer Business and Do Not Receive Customer Funds or Customer Securities

Reminder: Broker-dealers that are not capital computing and therefore, <u>not</u> subject to an annual examination by the Department of Member Firm Regulation (the "Department"), are required to submit (i) a copy of the broker-dealer's written supervisory procedures for its AML Compliance Program, approved by a member of senior management, (ii) the completed broker-dealer AML attestation provided below, (iii) evidence of the AML training described in the attestation and (iv) a copy of the independent review letter issued to the broker-dealer, to the Department no later than **March 3, 2008** in order to demonstrate the broker-dealer's compliance with CBOE Rule 4.20 - Anti-Money Laundering Compliance Program.

Broker Dealer Number: 8	
Broker Dealer Name:	
Address:	
Day-Time Phone:	
Designated Anti-Money Laundering Compliance Office	<u>r:</u>
Name:	
Title:	
Email:	
Address:	
Phone:	
Fax (If applicable):	
Broker-Dealer Annual Training:	
Attendees:	
The broker-dealer training was conducted on	200 and
date	
was done (internally/externally/via an internet website)	. Some of the topics covered were

^{*} Broker-Dealers are required to maintain evidence of the training conducted and a list of participants.

Date _____

Member Signature:

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.

Small Firm Template for Members That Do Not Conduct a Non-Member Customer Business and Do Not Receive Customer Funds or Customer Securities
[Broker-Dealer Name] Anti-Money Laundering (AML) Compliance Program Written Supervisory Procedures
It is the policy of [Broker-Dealer Name] to prohibit and actively prevent money laundering and any activity that facilitates money laundering or the funding of terrorist or criminal activities. Money laundering is generally defined as engaging in acts designed to conceal or disguise the true origins of criminally derived proceeds so that the unlawful proceeds appear to have derived from legitimate origins or constitute legitimate assets. Generally, money laundering occurs in three stages. Cash first enters the financial system at the "placement" stage, where the cash generated from criminal activities is converted into monetary instruments, such as money orders or traveler's checks, or deposited into accounts at financial institutions. At the "layering" stage, the funds are transferred or moved into other accounts or other financial institutions to further separate the money from its criminal origin. At the "integration" stage, the funds are reintroduced into the economy and used to purchase legitimate assets or to fund other criminal activities or legitimate businesses. Terrorist financing may not involve the proceeds of criminal conduct, but rather an attempt to conceal the origin or intended use of the funds, which will later be used for criminal purposes.
The Broker-Dealer is currently
2. AML Compliance Officer Designation and Duties [Name] is designated as the Anti-Money Laundering Program Compliance Officer, with full responsibility for the firm's AML program. [Name] is qualified by experience, knowledge and training, including [Describe]. The duties of the AML Compliance Officer will include monitoring AML compliance, overseeing communication and training for employees, and [Add any other duties to be assigned to the AML Compliance Officer]. The AML Compliance Officer will also ensure that proper AML records are kept. When warranted, the AML Compliance Officer [Add if appropriate: "in consultation with {Name or title}" OR "with the approval of {Name or title}"] will ensure Suspicious Activity Reports (SARs) are filed with the Financial Crimes Enforcement Network (FinCEN).

3. Training Programs

We will develop ongoing employee training under the leadership of the AML Compliance Officer and senior management. Our training will occur at least annually. The training will be based on our firm's size, its customer base, and its resources.

Our training will include, at a minimum: how to identify red flags and signs of money laundering that arise during the course of the employees' duties; what to do once the risk is identified; what employees' roles are in the firm's compliance efforts and how to perform them; the firm's record retention policy; and the disciplinary consequences (including civil and criminal penalties) for non-compliance with the PATRIOT Act. We will develop training, or contract for it. Delivery of the training may include educational pamphlets, videos, intranet systems, in-person lectures, and explanatory memos. Currently our training program [Insert specifics, such as "all must view the video entitled "Spotting Money Laundering" by X date or within two weeks of being hired, etc.] We will maintain records to show the persons trained, the dates, and the subject matter of their training. We will review our operations to see if certain employees require specialized additional training. Our written procedures will be updated to reflect any such changes. 4. **Independent Testing of the AML Program** If conducted by an outside party: _____[Describe]. ORIf conducted by an employee internally: The testing of our AML program will be performed by [Names]. Their qualifications include_____ [Describe.] To ensure that they remain independent, we will separate their functions from other AML activities by_____ [Describe]. **Evaluation and Reporting:** AML testing will be completed at least annually. The testing will include at a minimum, a review of the Firm's procedures in correlation with its business activity, a review of any bank account deposit activity for a specific period of time, a review of the Broker-Dealer's fund transfer activity, both incoming and outgoing made through any clearing firm account or bank account for a specific period of time, a review of any Bank Secrecy Act ("BSA") forms required to be filed and a review of any Suspicious Activity Reports filed. After the testing is completed, the reviewer will report its findings to ______ [Senior Management]. We will address each of the resulting recommendations. **Approval** I hereby attest that I do not conduct a non-member customer business and do not receive customer funds or customer securities. I have approved this AML program as reasonably designed to achieve and monitor ongoing compliance with the requirements of the USA PATRIOT Act and the implementing regulations under the BSA. AML Program Approval (Approved by Senior Management): Print Name: _____

Broker-Dealer Number: _____

Example of an Independent Review Letter

Date	
Managing Member Firm Name Address City, State, Zip	
Attn: Managing Member of the Firm	
Dear(Managing Member of	the B/D)
Please be advised that I conducted an Independent Program for(the opinion that the Broker-Dealer's AML program business. Please be advised that my review noted no a	B/D Name) as of(date). I am of appears adequate given the nature and size of its areas of concern.
(B/DName) is Prop/L.L.C./Corp.), with (# of or no) emp customer business. It is not the Broker-Dealer's policibank accounts related to its Broker-Dealer business a fund transfers related to the Broker-Dealer are process	cy to accept cash. The Broker-Dealer has no outside and has no foreign bank or securities accounts. Any
Sincerely,	
Signature	
Title	Reviewer's Company Name
	Address
	Phone Number