2019 Periodic Futures Ethics Training Outline
(Supplied by Exchange Analytics)

Introduction

The provisions of Section 4p(b) of the Commodity Exchange Act ("Act") (7 U.S.C. 6p(b) (1994)) set forth requirements regarding training of Registrants as to their responsibilities to the public. This section of the Act requires the Commodity Futures Trading Commission ("CFTC") to issue regulations requiring new Registrants to attend ethics training sessions within six months of registration, and all Registrants to attend such training on a periodic basis. The CFTC, in its "Statement of Acceptable Practices", states: "The awareness and maintenance of professional ethical standards are essential elements of a Registrant’s fitness. Further, the use of ethics training programs is relevant to a Registrant’s maintenance of adequate supervision, a requirement under Rule 166.3."

The Statement of Acceptable Practices is intended to serve as a "safe harbor" concerning acceptable procedures for Intermediaries regarding fitness and supervision. The Statement of Acceptable Practices lists the following topics to be addressed in training programs for this purpose:

1. An explanation of the applicable laws and regulations, and the rules of self-regulatory organizations or contract markets and registered derivatives transaction execution facilities;

2. The Registrant’s obligation to the public to observe just and equitable principles of trade;

3. How to act honestly and fairly and with due skill, care and diligence in the best interest of customers and the integrity of the markets;

4. How to establish effective supervisory systems and internal controls;

5. Obtaining and assessing the financial situation and investment experience of customers;

6. Disclosure of material information to customers;

7. Avoidance, proper disclosure and handling of conflicts of interest.
Exchange Analytics’ Periodic Ethics Program

All topics required by the CFTC’s Statement of Acceptable Practices are addressed in Exchange Analytics’ Periodic Ethics training program. This Periodic course is considered to be a “refresher” course, whereby certain timely topics are explored. Exchange Analytics was originally authorized to provide ethics training by the Commodity Futures Trading Commission in 1995. The program is designed to take about 45 minutes to complete.

The course outline is as follows:

I. Introduction of Course and Regulatory Information
   a. Course Overview
   b. Course Purpose

II. Industry Structure and Rules
   a. Dodd-Frank
   b. NFA Membership and Series Exams
   c. Swaps and Forex
   d. Principals and Branch Managers

III. Supervisory Systems and Internal Controls
   a. Supervision
   b. The Compliance Department
   c. Reporting Breaches
   d. Whistleblowers
   e. Anti-Money Laundering

IV. Act Honestly and Fairly
   a. Code of Ethics
   b. Privacy Policy
   c. Identity Theft/Cybersecurity
   d. Record Keeping
   e. Promotional Material
   f. Ethical Dilemmas

V. Customer’s Finances and Investment Experience
   a. Know Your Customer
   b. Suitability
   c. Risk Management/Ownership and Control

VI. Customer Disclosures
   a. Risk Disclosures
   b. Firm-Specific Disclosures
   c. Web Posting
VII. Just and Equitable Principles of Trade
   a. Conflicts of Interest
   b. Anti-Fraud and Anti-Manipulation Provisions
   c. Trading Ahead
   d. Disruptive Trading Practices/Spoofing
   e. Pre-Arranged Trading and Pre-Execution Communication Rules
   f. Different Beneficial Owners
   g. Wash Sales
   h. Block Trades/EFRPs
   i. Position Limits
   j. Ownership and Control/Accessing the Markets

VIII. Case Studies
   a. Case 1: Topics include pre-arranged trading/wash sales, willful blindness, acting in the best interest of the customer.
   b. Case 2: Topics include systems trading, managed funds, CTAs and CPOs, proficiency requirements, promotional material violations.
   c. Case 3: Topics include hypothetical trading results, registration exemptions, misleading promotional material, CFTC actions.

IX. Quiz

Training Provider Qualifications

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In its Interpretative Notice on Compliance Rule 2-9: Ethics Training Requirements, the National Futures Association states that 1) “Each Member should ensure that its selected provider is qualified and obtain proof that the provider has completed relevant proficiency testing and has three years of relevant industry experience, or similar experience;” and 2) that “Firms should only use providers that they reasonably in good faith believe are not subject to any investigations or bars from registration.” To address those requirements, Exchange Analytics presents the following information on the individuals who prepared this course material:

Marc Nagel serves as an advisor to Exchange Analytics and was the primary course author. Mr. Nagel recently retired as Chief Operating Officer and Chief Compliance Officer of a clearing Futures Commission Merchant. He serves on the Futures Commission Merchant Advisory Committee of the National Futures Association. In addition, he is on the Advisory Board of the IIT- Chicago Kent College of Law Futures and Derivatives Conference, the Advisory Board of the Commodity Customer Coalition, and the Advisory Board of the CTA Expo. Mr. Nagel is employed as a futures industry compliance consultant and expert witness. He is a licensed CPA and attorney, admitted to the State of Illinois.
Supreme Court, the U.S. District Court for the Northern District of Illinois, and the U.S. Tax Court. Mr. Nagel is a registered Floor Broker and has held various Exchange memberships since 1979. Mr. Nagel received his BS in Accountancy and CPA from the University of Illinois and his JD from IIT/Chicago Kent College of Law. Mr. Nagel (NFA ID 0194163) is not subject to any investigations or bars from registration. He has no regulatory actions or other disciplinary history.

Lawrence D. Israel served as co-author. He has been continuously registered with the National Futures Association from March 11, 1981 through the present, and is a 40-year member of the Chicago Board of Trade. During that time Mr. Israel has been extensively involved in the futures and securities industry, serving on a variety of committees at the CBOT, including Arbitration and Education. In 2008 Mr. Israel was appointed to both the Business Conduct Committee and Probable Cause Committee of the Chicago Board of Trade/CME Group. Mr. Israel was Chairman of the Associate Members Committee (financial traders), and serves as an Arbitrator for the National Futures Association. He has served as an expert witness in both Federal Court and arbitrations in disputes involving futures trading, as well as testifying in criminal proceedings for the United States Department of Justice. Mr. Israel served as an adjunct lecturer at Northwestern University where he taught courses about the futures, securities and options markets. Mr. Israel earned his BS in Economics from the University of Illinois Champaign-Urbana and his MBA from the University of Chicago. He is a Certified Anti-Money Laundering Specialist. Mr. Israel (NFA ID 0019703) is not subject to any investigations or bars from registration. He has no regulatory actions or other disciplinary history.