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any of the information required by paragraphs (a)(3) (iii), (iv), (v), and (vi) of this section to be contained in the annual report of the Municipal Securities Rulemaking Board (except action reported to the Commission pursuant to Rule 19b-4), the Board shall file with the Commission written notification in triplicate setting forth the nature of such action and the effective date thereof. Such notice may be filed either in the form of a letter or in the form of a notice made generally available to municipal securities brokers and municipal securities dealers.

[41 FR 36200, Aug. 27, 1976, as amended at 59 FR 66701, Dec. 28, 1994]

§ 240.17a-22 Supplemental material of registered clearing agencies.

Within ten days after issuing, or making generally available, to its participants or to other entities with whom it has a significant relationship. such as pledgees, transfer agents, or self-regulatory organizations, any material (including, for example, manuals, notices, circulars, bulletins, lists, or periodicals), a registered clearing agency shall file three copies of such material with the Commission. A registered clearing agency for which the Commission is not the appropriate regulatory agency shall at the same time file one copy of such material with its appropriate regulatory agency.

[45 FR 73914, Nov. 7, 1980]

§ 240.17a-23 Recordkeeping and reporting requirements relating to broker-dealer trading systems.

- (a) Scope of section. This section shall apply to any registered broker or dealer that acts as the sponsor of a broker-dealer trading system.
- (b) *Definitions*. For purposes of this section:
- (1) The term *registered broker or dealer* shall have the meaning ascribed to it in Section 3(a)(48) of the Act.
- (2) The term broker-dealer trading system means any facility that provides a mechanism, automated in full or in part, for:
- (i) Collecting, receiving, disseminating, or displaying system orders;
- (ii) Matching, crossing, or executing system orders, or otherwise facilitating

agreement to the basic terms of a purchase or sale of a security between system participants, or between a system participant and the system sponsor, through use of the system or through the system sponsor.

- (3) The term sponsor means any entity that organizes, operates, administers, or otherwise directly controls a broker-dealer trading system; and, if the system operator of such brokerdealer trading system is not a registered broker or dealer, any registered broker or dealer that, pursuant to contract, affiliation, or other agreement with the system operator, is involved materially on a regular basis with executing transactions in connection with use of the broker-dealer trading system, other than solely for its own account or as a participant in the brokerdealer trading system.
- (4) The term system order means any order or other communication or indication submitted by any system participant for entry into a trading system announcing an interest in purchasing or selling a security. The term "system order" does not include inquiries or indications of interest that are not entered into a trading system.
- (5) The term *system participant* means any person that is provided access to a trading system (whether through computer terminal, access codes, or other means) by a system sponsor for the purpose of effecting the purchase or sale of securities through use of such system.
- (c) Recordkeeping. Every registered broker or dealer subject to this section pursuant to paragraph (a) of this section shall:
- (1) Make and keep current the following records relating to the brokerdealer trading system:
- (i) A record of participants in the broker-dealer trading system (identifying any affiliations between system participants and the system sponsor);
- (ii) Daily summaries of trading in the broker-dealer trading system, including:
- (A) Securities for which transactions have been executed through use of such system:
- (B) Transaction volume (separately stated for trading occurring during