

For the Nuclear Regulatory Commission.
Lawrence Burkhardt,
*Chief, Licensing Branch 4, Division of New
 Reactor Licensing, Office of New Reactors.*
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OFFICE OF PERSONNEL MANAGEMENT

Notice of Meeting of the Hispanic Council on Federal Employment

AGENCY: U.S. Office of Personnel
Management.

ACTION: December 10, 2015 Council
Meeting.

SUMMARY: The Hispanic Council on
Federal Employment (Council) meeting
will be held on Thursday, December 10,
2015 at the location shown below from
1:30 p.m. to 3:00 p.m.

The Council is an advisory committee
composed of representatives from
Hispanic organizations and senior
government officials. Along with its
other responsibilities, the Council shall
advise the Director of the Office of
Personnel Management on matters
involving the recruitment, hiring, and
advancement of Hispanics in the
Federal workforce. The Council is co-
chaired by the Director of the Office of
Personnel Management and the Chair of
the National Hispanic Leadership
Agenda (NHLA).

The meeting is open to the public.
Please contact the Office of Personnel
Management at the address shown
below if you wish to present material to
the Council at any of the meetings. The
manner and time prescribed for
presentations may be limited,
depending upon the number of parties
that express interest in presenting
information.

ADDRESSES: U.S. Office of Personnel
Management, 1900 E St. NW., Executive
Conference Room, 5th Floor,
Washington, DC 20415.

FOR FURTHER INFORMATION CONTACT:
Sharon Wong, Deputy Director, Policy &
Coordination for the Office of Diversity
and Inclusion, Office of Personnel

Management, 1900 E St. NW., Suite
5H35, Washington, DC 20415. Phone
(202) 606-0020 FAX (202) 606-6012 or
email at sharon.wong@opm.gov.

U.S. Office of Personnel Management.

Beth F. Cobert,
Acting Director.

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SECURITIES AND EXCHANGE COMMISSION

Investment Advisers Act of 1940, Release No. 4285/December 2, 2015; Notice of Intention To Cancel Registrations of Certain Investment Advisers Pursuant to Section 203(H) of the Investment Advisers Act of 1940

Notice is given that the Securities and
Exchange Commission (the
“Commission”) intends to issue an
order or orders, pursuant to Section
203(h) of the Investment Advisers Act of
1940 (the “Act”), cancelling the
registrations of the investment advisers
whose names appear in the attached
Appendix, hereinafter referred to as the
registrants.

Section 203(h) of the Act provides, in
pertinent part, that if the Commission
finds that any person registered under
Section 203, or who has pending an
application for registration filed under
that section, is no longer in existence, is
not engaged in business as an
investment adviser, or is prohibited
from registering as an investment
adviser under section 203A, the
Commission shall by order, cancel the
registration of such person.

The registrants listed in the Appendix
either have not filed a Form ADV
amendment with the Commission as
required by rule 204-1 under the Act
and appear to be no longer in business
as investment advisers, or have
indicated on Form ADV that they are no
longer eligible to remain registered with
the Commission as investment advisers
but have not filed Form ADV-W to
withdraw their registration.
Accordingly, the Commission believes
that reasonable grounds exist for a

finding that these registrants are no
longer in existence, are not engaged in
business as investment advisers, or are
prohibited from registering as
investment advisers under section 203A
of the Act, and that their registrations
should be cancelled pursuant to section
203(h) of the Act.

Notice is also given that any
interested person may, by Monday,
December 28, 2015, at 5:30 p.m., submit
to the Commission in writing a request
for a hearing on the cancellation of a
registrant, accompanied by a statement
as to the nature of the writer’s interest,
the reason for such request, and the
issues, if any, of fact or law proposed to
be controverted, and the writer may
request to be notified if the Commission
should order a hearing thereon. Any
such communication should be
addressed: Secretary, Securities and
Exchange Commission, Washington, DC
20549.

At any time after Monday, December
28, 2015, the Commission may issue an
order or orders cancelling the
registrations of any or all of the
registrants listed in the Appendix, upon
the basis of the information stated
above, unless an order or orders for a
hearing on the cancellation shall be
issued upon request or upon the
Commission’s own motion. Persons who
requested a hearing, or to be advised as
to whether a hearing is ordered, will
receive any notices and orders issued in
this matter, including the date of the
hearing (if ordered) and any
postponements thereof. Any adviser
whose registration is cancelled under
delegated authority may appeal that
decision directly to the Commission in
accordance with rules 430 and 431 of
the Commission’s rules of practice (17
CFR 201.430 and 431).

For further information contact: Jamie
Lynn Walter, Senior Counsel at 202-
551-6999 (Division of Investment
Management, Office of Investment
Adviser Regulation).

For the Commission, by the Division of
Investment Management, pursuant to
delegated authority.¹

Robert W. Errett,
Deputy Secretary.

APPENDIX

801-72059	SOLOMON HENDRIX & CO.
801-9488	MAURY WADE & COMPANY.
801-71810	BISHOP ASSET MANAGEMENT, LLC.
801-69144	SAFE HAVEN ADVISORS, INC
801-70781	WANGER OMNIWEALTH, LLC.
801-70401	MIDWEST MORTGAGE ANALYTICS.
801-70533	ALPHAMETRIX, LLC.
801-71189	MORGAN FINCH, LLC.

¹ 17 CFR 200.30-5(e)(2).

APPENDIX—Continued

801-77520	ACCESS STRATEGIC ADVISORY GROUP, LLC.
801-66662	ARNOTT CAPITAL PTY LTD.
801-71208	KPDN INC.
801-69648	FUTURE VALUE CONSULTANTS LIMITED.
801-65517	FGS CAPITAL LLP.
801-71188	CENTINELA CAPITAL PARTNERS, LLC.
801-72117	MAP ALTERNATIVE ASSET MANAGEMENT COMPANY, LLC.
801-69898	INSIGHT ONSITE STRATEGIC MANAGEMENT LLC.
801-10966	GARY EUGENE GIBBONS DBA THE COLERIDGE GROUP.
801-77747	NEW SOURCE MEDIA ADVISOR, LLC.
801-70916	CMA ADVISORY GROUP, LLC.
801-78409	CASICO, LLC.
801-78848	RCG PARTNERS.
801-72000	STAMBOULI MANAGEMENT CORP.
801-71089	OPTIMIZE CAPITAL.
801-71439	BATTENKILL CAPITAL MANAGEMENT, INC.
801-78049	EXCALIBUR MANAGEMENT, LLC.
801-61973	MEDITRON ASSET MANAGEMENT, LLC.
801-77143	CAMELOT ACQUISITION SECONDARY OPPORTUNITIES MANAGEMENT, LLC.
801-63963	HARPER ASSOCIATES, LLC.
801-28490	FX CONCEPTS, LLC.
801-76567	CUSTOM FINANCIAL SERVICES, LLC.
801-8984	VALLEY FORGE MANAGEMENT CORP.
801-70460	PAUL-ELLIS INVESTMENT ASSOCIATES.
801-77931	YORKSHIRE CAPITAL MANAGEMENT LLC.
801-77496	WILLIAMS CAPITAL STRATEGIES LLC.
801-72743	NICHOLS CONSULTING.
801-62524	PURCELL ADVISORY SERVICES, LLC.
801-76636	PETROFF INSTITUTIONAL.
801-72299	VASQUEZ & CO.

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SECURITIES AND EXCHANGE COMMISSION**[Release No. 34-76540; File No. SR-NYSEMKT-2015-97]****Self-Regulatory Organizations; NYSE MKT LLC; Notice of Filing and Immediate Effectiveness of Proposed Rule Change Amending Rule 132—Equities To Delete Supplementary Material .40 Requiring Members Effecting Transactions on the Equities Trading Floor to Submit Certain Data Elements and Badge Information and to Make a Conforming Change**

December 2, 2015.

Pursuant to section 19(b)(1)¹ of the Securities Exchange Act of 1934 (the “Act”)² and Rule 19b-4 thereunder,³ notice is hereby given that on November 20, 2015, NYSE MKT LLC (the “Exchange” or “NYSE MKT”) filed with the Securities and Exchange Commission (the “Commission”) the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to

solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization’s Statement of the Terms of Substance of the Proposed Rule Change

The Exchange proposes to amend Rule 132—Equities to delete Supplementary Material .40 requiring members effecting transactions on the equities trading Floor (the “Trading Floor”) to submit certain data elements and badge information and to make a conforming change. The proposed rule change is available on the Exchange’s Web site at www.nyse.com, at the principal office of the Exchange, and at the Commission’s Public Reference Room.

II. Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization included statements concerning the purpose of, and basis for, the proposed rule change and discussed any comments it received on the proposed rule change. The text of those statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

A. Self-Regulatory Organization’s Statement of the Purpose of, and the Statutory Basis for, the Proposed Rule Change**1. Purpose**

The Exchange proposes to amend Rule 132—Equities (“Rule 132”) to delete Supplementary Material .40, which requires members to submit certain data elements and badge information for transactions effected on the Trading Floor and to make a conforming change.

Rule 132 requires clearing member organizations submitting a transaction to comparison to include the audit trail data elements set forth in Supplementary Material .30, including a specification of the account type for which the transaction was effected according to defined account categories. Consistent with this requirement, Supplementary Material .40 requires members⁴ effecting transactions on the Trading Floor as agent or otherwise to supply these audit trail data elements to their clearing member organization and to promptly provide the reporter in the Crowd (or other designated Exchange representative) with the member’s broker badge number or alpha symbol.

The Exchange proposes to delete Rule 132.40 as obsolete. Rule 132.40 was

¹ 15 U.S.C.78s(b)(1).² 15 U.S.C. 78a.³ 17 CFR 240.19b-4.⁴ Under Rule 2(a), a member is a natural person associated with a member organization and in the context of Rule 132.40, refers to Floor brokers only.