AP Form

NYSE Arca, Inc.

This Form is to be completed by persons required to be Approved Persons with the Exchange and for whom the required disclosure information is not available on Web CRD®.

Instructions

Prior to completing this form, the persons seeking Approved Person status ("Applicant") should be familiar with the NYSE Arca, Inc. and NYSE Arca Equities, Inc. (collectively, the "Exchange") Rules, particularly those relating to "Approved Persons," including but not limited to Arca Rule 1.1(c), 2.4, and 2.14, and Arca Equities Rule 1.1(d), 2.3, and 2.13.

- A copy of the completed Form must be retained by the Applicant and the member organization with which the Applicant is or will be associated ("Member Organization").
- To the extent necessary, provide additional information via a separate attachment referencing the section and question to which the additional information applies.
- The list of Approved Persons must be kept up-to-date with the Exchange and FINRA.
 - A new AP Form should be completed upon the occurrence of a change (e.g., a change in ownership, a new Approved Person)
 - The elimination of an existing Approved Person should be provided to the Exchange and FINRA in writing (email is acceptable)
 - Notification of changes should be provided to the Exchange (<u>crs@nyse.com</u>) and FINRA (<u>Q&RNY@finra.org</u>) within 30 days

For Applicants associated with firms <u>seeking</u> NYSE Arca membership, please email a signed and completed copy of the AP Form to Client Relationship Services at <u>crs@nyse.com</u>.

Section I		
1.	Full Name of the Applicant:	
2.	Full name and Web CRD # of the Member Organization with which the Applicant is or will be associated:	
	Member Organization:	
	Web CRD#:	
3.	Approved Person Status is requested pursuant to the rules of the Exchange because the Applicant is not an ETP/OTP Holder, nor an employee or an Allied Person of a ETP/OTP Firm, and who: is a director of an ETP/OTP Firm	
	 □ controls an ETP/OTP Firm □ beneficially owns, directly or indirectly, 5% or more of the outstanding equity securities of an ETP/OTP Firm □ has contributed 5% or more of the partnership capital 	
4.	Is the applicant subject to a <i>Statutory Disqualification</i> – as the term is defined in Section 3(a)(39) of the Securities Exchange Act of 1934?	
	 Yes No If an Applicant or any person associated with the Applicant, subsequently become subject to a <i>Statutory Disqualification</i> after initial approval, this information must promptly be communicated to the Exchange by sending notification to FINRA at Q&RNY@finra.org. 	

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Section II		
1.	Address of Applicant's principal place of business (complete address of actual location):	
2.	Date and place of incorporation or jurisdiction under the laws of which Applicant was formed:	
3.	Indicate whether the Applicant has operated under any other names and identify all such names:	
Sa	ction III	
	signing below, the Applicant represents and acknowledges the following:	
The agr Organic Apprinted It is investigated to the	Applicant is not relying upon the Exchange to provide any information concerning or relating to the Member Organization and ees that the Exchange has no responsibility to disclose to the Applicant any information concerning or relating to the Member panization that it may have now or obtain at any future time. The Applicant agrees for itself, its personal representatives, successors assigns that neither the Exchange, nor any investor, officer, trustee, agent, nor employee of said Exchange shall be liable to the oblicant with respect to the Applicant's investment or interest in the Member Organization or with respect to any repayment of any such estiment or interest. Understood that the statements made in connection with this Form will be relied upon by the Exchange and may be verified by estigation. The Applicant declares that all such statements are true, complete, current and accurate. It is also recognized that the change reserves the right to request additional information. Experiment or interest. Applicant undertakes and agrees to subject itself to the jurisdiction of the Exchange and to abide by such provisions of the Rules of Exchange as would at any time apply to an "Approved Person" as such term is defined in Arca Rule 1.1(c) and Arca Equities Rule	
ass	olicant represents that except as is specifically indicated on this form or any supplement thereto, neither it nor any person sociated therewith is subject to a statutory disqualification. (See Section 3(a)(39) of the Securities Exchange Act of 1934, as ended).	
full	olicant covenants and agrees that the foregoing statements, warranties, representations and undertakings will continue to apply with force and effect notwithstanding that the Member Organization may have changed its name or form of organization, or legal status that retained its same SEC Broker Dealer number) unless Applicant shall have otherwise notified the Exchange, in writing.	
Sia	nature: Date:	
Jig	(A Duly Authorized Executive Officer, Senior Partner, Managing Member or equivalent of the Applicant)	
Prir	nted Name:	
Title	e:	

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