SECURITIES AND EXCHANGE COMMISSION

FORM TA-1/A

Application for registration as a transfer agent filed pursuant to the Securities Exchange Act of 1934 [amend]

Filing Date: **2010-07-30 SEC Accession No.** 0000944496-10-000011

(HTML Version on secdatabase.com)

FILER

MELLON INVESTOR SERVICES LLC /TA

CIK:944496| IRS No.: 223367522 | State of Incorp.:NJ | Fiscal Year End: 1231 Type: TA-1/A | Act: 34 | File No.: 084-05579 | Film No.: 101013325

Mailing Address 480 WASHINGTON BOULEVARD JERSEY CITY NJ 07310

Business Address NEWPORT OFFICE CENTER NEWPORT OFFICE CENTER 480 WASHINGTON **BOULEVARD** JERSEY CITY NJ 07310 201-680-4000

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB	Approval
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OMB Number: 3235-0084 Expires: June 30, 2009 Estimated average burden hours per response: ... 2.00

FORM TA-1

UNIFORM FOR REGISTRATION AS A TRANSFER AGENT AND FOR AMENDMENT TO REGISTRATION PURSUANT TO SECTION 17A OF THE SECURITIES EXCHANGE ACT OF 1934

Form TA-1 is to be used to register or amend registration as a transfer agent with the Comptroller of the Currency, the Board of Governors of the Federal Reserve System, the Federal Deposit Insurance Corporation or the Securities and Exchange Commission pursuant to Section 17A of the Securities Exchange Act of 1934.

Read all instructions before completing this form. Please print or type all responses.

Form Version 3.2.0
1(a). Filer CIK: 0000944496
1(c). Live/Test Filing? ✓ Live Test 1(e). Is this filing an amendment to a previous filing? ✓ Yes
1(e)(i). File Number: 084-05579
2. Appropriate regulatory agency (check one): ✓ Securities and Exchange Commission Board of Governors of the Federal Reserve System Federal Deposit Insurance Corporation Comptroller of the Currency 3(a). Full Name of Registrant: Mellon Investor Services LLC
3(a)(i). Previous name, if being amended:
3(b). Financial Industry Number Standard (FINS) number:

3(c). Address of principal office where transfer agent activities are, or will be, performed:

3(c)(i). Address 1 Newport Office Center VII **3(c)(ii).** Address 2 480 Washington Boulevard

3(c)(iii). City Jersey City			
3(c)(iv). State or Country			
NJNEW JERSEY			
3(c)(v). Postal Code			
07310			
3(d). Is Mailing address different from response to Question 3c?	Yes	No	
If "yes," provide address(es):		\checkmark	
3(e). Telephone Number (Include Area Code)			
201-680-4000			
4. Does registrant conduct, or will it conduct, transfer agent activities at any	* 7	3.7	
location other than that given in question 3c above?	Yes	No	
If "yes," provide address(es):	✓		
4(a)(i). Address 1			
Mellon Client Service Center			
4(a)(ii). Address 2			
500 Ross Street			
4(a)(iii). City Pittsburgh			
4(a)(iv). State or Country			
PAPENNSYLVANIA			
4(a)(v). Postal Code			
15262			
5. Does registrant act, or will it act, as a transfer agent solely for its own	Yes	No	
securities and/or securities of an affiliate(s)?		\checkmark	
6. Has registrant, as a named transfer agent, engaged, or will it engage, a	Yes	No	
service company to perform any transfer agent functions?		\checkmark	
7. Has registrant been engaged, or will it be engaged, as a service company	Yes	No	
by a named transfer agent to perform transfer agent functions?	✓		
If "yes," provide the name(s) and File Number(s) of the named transfer age	nt(s) fc	or which the	e registrant
has been engaged, or will be engaged, as a service company to perform trans	ısfer ag	ent functio	ons:
7(a). Name			
CIBC Mellon Trust Company			
7(b). File Number:084-06096			
7(c)(i). Address 1			
320 Bay Street			
7(c)(ii).Address 2			
7(c)(iii).City			
Toronto 7(c)(iv).State or Country			
A6			
-			

7(c)(v).Postal Code

M5H 4A6

7(a). Name

The Bank of New York Mellon

7(b). File Number: 085-05006

7(c)(i). Address 1

101 Barclay Street

7(c)(ii).Address 2

7(c)(iii).City

New York

7(c)(iv). State or Country

NY

7(c)(v).Postal Code

10286

Completion of Question 8 on this form is required by all independent, non-issuer registrants whose appropriate regulatory authority is the Securities and Exchange Commission. Those registrants who are not required to complete Question 8 should select "Not Applicable".

8. Is registrant a: Other Limited Liability Company

Section for Initial Registration and for Amendments Reporting Additional Persons.

8(a)(i). Full Name		Gretchen Marie Moh
8(a)(ii). Relationship Start Date		2005-03-30
8(a)(iii). Title or Status		President and Chief
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2009-02-24	
		,
8(a)(i). Full Name		James Matthew
. , , , ,		Balsan
8(a)(ii). Relationship Start Date		1989-04-03
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2007-07-01	
8(a)(i). Full Name		David Leigh Becker
8(a)(ii). Relationship Start Date		2005-08-08
8(a)(iii). Title or Status		Chief Compliance O
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2009-11-13	
8(a)(i). Full Name		Robert Michael
o(a)(i). I'ull Ivallic		Carney, Sr.
8(a)(ii). Relationship Start Date		1980-04-28

8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2010-05-21	
		Declan Peter
8(a)(i). Full Name		Thomas Denehan
8(a)(ii). Relationship Start Date		1991-11-07
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2008-12-31	
8(a)(i). Full Name		Stephen Joseph
		Dolmatch
8(a)(ii). Relationship Start Date		1995-08-14
8(a)(iii). Title or Status		Senior Managing Co
8(a)(iv). Description of Authority		NA I
8(a)(v). Relationship End Date	2009-01-30	
8(a)(i). Full Name		Barton Hill
8(a)(ii). Relationship Start Date		2003-04-07
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2007-07-01	ĺ
8(a)(i). Full Name		John Barry Power
8(a)(ii). Relationship Start Date		2005-09-29
8(a)(iii). Title or Status		Chief Administrative
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2007-07-04	
07 \72\ E-11 \\1-12		Labor Thomas Cooms
8(a)(i). Full Name		John Thomas Scagn
8(a)(ii). Relationship Start Date		1999-10-11
8(a)(iii). Title or Status		SVP, Client Relation
8(a)(iv). Description of Authority		NA I
8(a)(v). Relationship End Date	2007-07-04	
8(a)(i). Full Name		Kevin Michael
8(a)(ii). Relationship Start Date		Brennan 2007-07-01
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
o(a)(iv). Description of Authority		INA

		· · · · · · · · · · · · · · · · · · ·
8(a)(v). Relationship End Date		
24 A B 1137		Kyle Cochran
8(a)(i). Full Name		Kerbawy
8(a)(ii). Relationship Start Date		2007-07-01
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2008-12-19	
8(a)(i). Full Name		Mario Passudetti
8(a)(ii). Relationship Start Date		2007-07-01
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date	2008-07-16	
b(u)(1), 2222012-22-1		
		Leffers Edward
8(a)(i). Full Name		Jeffrey Edward Cohen
0(-)(2) Deletionship Start Data		Cohen 2007-07-01
8(a)(ii). Relationship Start Date 8(a)(iii). Title or Status		
		Managing Director NA
8(a)(iv). Description of Authority		INA
8(a)(v). Relationship End Date		
8(a)(i). Full Name		Peter Anthony Ward
8(a)(ii). Relationship Start Date		2007-07-01
8(a)(iii). Title or Status		Vice President
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date		
		Marc Lawrence
8(a)(i). Full Name		Librizzi
8(a)(ii). Relationship Start Date		2007-07-01
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA NA
8(a)(v). Relationship End Date		
		Erank Anthony
8(a)(i). Full Name		Frank Anthony Madonna
8(a)(ii). Relationship Start Date		1999-06-14
8(a)(iii). Title or Status		Managing Director
8(a)(iv). Description of Authority		NA
8(a)(v). Relationship End Date		
o(a)(v). Relationship End Date		

8(a)(i). Full Name	William Anthony
o(a)(1). Full Ivallie	Harris
8(a)(ii). Relationship Start Date	1999-02-10
8(a)(iii). Title or Status	Senior Counsel
8(a)(iv). Description of Authority	NA
8(a)(v). Relationship End Date	
8(a)(i). Full Name	Samir Mohan Pand
8(a)(ii). Relationship Start Date	2009-02-24
8(a)(iii). Title or Status	Chief Executive Off
8(a)(iv). Description of Authority	NA
8(a)(v). Relationship End Date	
8(a)(i). Full Name	Elizabeth DaSilva
8(a)(ii). Relationship Start Date	2009-07-01
8(a)(iii). Title or Status	Managing Director
8(a)(iv). Description of Authority	NA
8(a)(v). Relationship End Date	
8(a)(i). Full Name	Peter James Duggan
8(a)(ii). Relationship Start Date	2009-07-01
8(a)(iii). Title or Status	Managing Director
8(a)(iv). Description of Authority	NA
8(a)(v). Relationship End Date	
8(a)(i). Full Name	Deborah Flickinger
8(a)(ii). Relationship Start Date	2009-08-17
8(a)(iii). Title or Status	Managing Director
8(a)(iv). Description of Authority	NA
8(a)(v). Relationship End Date	
Does any person or entity not named in the answer to Question 8	3:
(a). directly or indirectly, through agreement or otherwise exercise	se or have
ne power to exercise control over the management or policies of a	pplicant; or .

9(a)(i). Exact name of each person or entity

The Bank of New York Mellon Corporation

9(a)(ii). Description of the Agreement or other basis

100% Indirect Owner

in any manner othe the Securities Act o	tially finance the business of applicant, directly or in than by a public offering of securities made pursured for the ordinary course for the sand others?	uant to	Yes No
Mellon Investor Serv	me of each person or entity ices Holdings LLC ion of the Agreement or other basis		
10.Applicant and C	ontrol Affiliate Disciplinary History:		
The following defini	tions apply for purposes of answering this Question 1	0	
Control affiliate	- An individual or firm that directly or indirectly co- common control with, or is controlled by applicant employees identified in 8(a), 8(b), 8(c) of this for- control. Excluded are any employees who perform administrative support of similar functions, or who perform no executive duties or have no senior pol	Included m as exerc n solely cle o, regardle	are any cising erical, ess of title,
Investment or investment related	- Pertaining to securities, commodities, banking, in estate (including, but not limited to, acting as or but broker-dealer, investment company, investment a sponsor, bank, or savings and loan association).	peing assoc	ciated with a
- Doing an act of aiding, abetting, counseling, commanding, inducing, conspiring with or failing reasonably to supervise another in doing an act.			
	ten years has the applicant or a control affiliate been der ("no contest") to:	en convicte	ed of or plead
related business, fra	or misdemeanor involving: investments or an inveaud, false statements or omissions, wrongful taking, forgery, counterfeiting or extortion?	g of	Yes No
10(a)(2). any other felony? Yes No \checkmark			
10(b). Has any cour	rt in the past ten years:		
	the applicant or a control affiliate in connection with ctivity?	any	Yes No
10(b)(1)(i). The in	dividuals named in the Action		
10(b)(1)(ii). Title (10(b)(1)(i Action 2005-01-1	ii). Date of
U.S. Securities and	Court or body taking the Action and its location Exchange Commission ("SEC") iption of the Action	,	

CIBC Mellon Trust Company ("CMTC"), a transfer agent that is an affiliate of Registrant by virtue of Mellon Canada Holding Company's 50 percent interest in the joint venture, submitted a Consent to Entry of Judgment (the "Consent") which was presented by the SEC in the United States District Court for the District of Columbia (the "Court) on February 16, 2005. In the Consent, and solely for the purpose of the injunctive action and any other proceedings arising out of the SEC's investigation brought by or on behalf of the SEC or to which the SEC is a party, CMTC consented to the entry of Final Judgment as to Defendant CMTC)the "Final Judgment") without admitting or denying the matters set forth therein (other than those relating to the jurisdiction of the Court and the subject matter of the action). The Final Judgment, entered on February 24, 2005, resolved the allegations that CMTC had failed to register as a transfer agent with the SEC, that it had issued "legend free" stock certificates of a company whose shares were not registered with the SEC, that one of its managers had accepted payments of stock from that company's officers to issue the certificates, and that it had acted as an unregistered broker or dealer in connection with its stock plan administration business. CMTC was permanently enjoined from prescribed violations of Securities Act Section 5, Exchange Act Section 10(b) and Rule 10b-5, Exchange Act Section 15(a), Exchange Act Section 17A(c)(1), and from aiding and abetting future violations of Exchange Act Section 10(b) or Rule 10b-5. CMTC also agreed to pay a civil monetary penalty of \$5 million and disgorgement of \$889,773 and prejudgment interest of \$140,270. Payment was made on March 4, 2005. CMTC also consented, without admitting or denying the SEC complaint allegations, to the entry of an SEC administrative order based on the Final Judgment on March 2, 2005 (the "Order"). Pursuant to the Order. CMTC was cen sured and agreed to an undertaking to engage an independent consultant to review its relevant businesses and procedures. This matter responds to items 10(b)(1) and 10(c)(2).

10(b)(1)(vi). The disposition of the proceeding Entry of Judgment on consent. See item (v) above for detail.

10(b)(2). found that the applicant or a control affiliate was involved of investment-related statutes or regulations?	I in a violation Yes No
10(c). Has the U.S. Securities and Exchange Commission or the ConCommission ever:	nmodity Futures Trading
 10(c)(1). found the applicant or a control affiliate to have made a fa or omission?	lse statement Yes No
10(c)(1)(ii). Title of Action See attached file for Question 10 Data 10(c)(1)(iv). The Court on he devices the Action and its leasting	10(c)(1)(iii). Date of Action 2007-12-18

10(c)(1)(iv). The Court or body taking the Action and its location

See attached file for Question 10 Data

10(c)(1)(v). Description of the Action

See attached file for Question 10 Data

10(c)(1)(vi). The disposition of the proceeding

See attached file for Question 10 Data

10(c)(2)(i). The individuals named in the Action See attached file for Question 10 Data	
10(c)(2)(ii). Title of Action See attached file for Question 10 Data	10(c)(2)(iii). Date of Action 2007-12-18
10(c)(2)(iv). The Court or body taking the Action and in See attached file for Question 10 Data 10(c)(2)(v). Description of the Action See attached file for Question 10 Data 10(c)(2)(vi). The disposition of the proceeding See attached file for Question 10 Data	ts location
10(c)(2)(i). The individuals named in the Action The Bank of New York Mellon	
10(c)(2)(ii). Title of Action SEC Admin. Proceeding File No. 3-12526	10(c)(2)(iii). Date of Action 2007-01-09
10(c)(2)(iv). The Court or body taking the Action and in J.S. Securities and Exchange Commission 10(c)(2)(v). Description of the Action The SEC alleged that from at least January 1, 2003 through with certain auctions, The Bank of New York Mellon (former l'BNY") accepted initial or revised bids after submission dead dealers to intervene in auctions. In certain instances, this control the auction rate securities. As a result, BNY caused violates active and procedures; and not later than 6 months after otherwise extended by the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counsel certify in writing to the Staff of the Commission for good general counselve.	June 30, 2004, in connection y, The Bank of New York, dlines and allowed broker-induct also affected the rate paid tions of section 17(a)(2) of the es regarding its material auction the date of this order, unless cause shown, have its CEO or sion that BNY has implemented
10(c)(2)(i). The individuals named in the Action CIBC Mellon Trust Company	
10(c)(2)(ii). Title of Action	10(c)(2)(iii). Date of

Action U.S. Securities and Exchange Commission v. CIBC Mellon Trust Company 2005-01-14

10(c)(2)(iv). The Court or body taking the Action and its location

see item 10(b)(1) above

10(c)(2)(v). Description of the Action

see item 10(b)(1) above

10(c)(2)(vi). The disposition of the proceeding

see item 10(b)(1) above

10(c)(2)(i). The individuals named in the Action

10(c)(2)(ii). Title of Action	10(c)(2)(iii). Date of Action
SEC Admin. Proceeding File no. 3-12269	2006-04-24
10(c)(2)(iv). The Court or body taking the Action and its U.S. Securities and Exchange Commission 10(c)(2)(v). Description of the Action The SEC alleged that The Bank of New York Mellon (formerly, 'BNY") failed as a transfer agent to exercise reasonable care to addresses of lost security holders and escheated assets belong to various states. As a result BNY entered into agreement to obsecurity holders for property escheated erroneously (while reschaim for repayment with the State to which the property was espaid a penalty of \$250,000 and agreed to the retention of an interview and evaluate certain of the Bank's policies and proceduration (c) (2) (vi). The disposition of the proceeding See 10 (c) (2) (v) above	location The Bank of New York, or ascertain the correct ging to those security holders after payment to certain the right to pursue their scheated). In addition BNY adependent consultant to
(c)(3). found the applicant or a control affiliate to have restment-related business having its authorization to do be spended, revoked or restricted?	usiness denied,
10(c)(3)(i). The individuals named in the Action One or more control affiliates - see attached file for Question 1	0 Data
10(c)(3)(ii). Title of Action See attached file for Question 10 Data	10(c)(3)(iii). Date of Action 2007-12-18
10(c)(3)(iv). The Court or body taking the Action and its See attached file for Question 10 Data 10(c)(3)(v). Description of the Action See attached file for Question 10 Data 10(c)(3)(vi). The disposition of the proceeding See attached file for Question 10 Data O(c)(4). entered an order denying, suspending or revoking ontrol affiliate's registration or otherwise disciplined it by	ng the applicant's or a $\begin{vmatrix} & & & & & & & & & & & & & & & & & & $
10(c)(4)(i). The individuals named in the Action One or more control affiliates - see attached file for Question 1	
10(c)(4)(ii). Title of Action See attached file for Question 10 Data	10(c)(4)(iii). Date of Action 2007-12-18
10(c)(4)(iv). The Court or body taking the Action and its See attached file for Question 10 Data 10(c)(4)(v). Description of the Action See attached file for Question 10 Data	<u> </u>

See attached file for Question 10 Data	
10(c)(4)(i). The individuals named in the Action The Bank of New York Mellon	
10(c)(4)(ii). Title of Action SEC Admin. Proceeding File No. 3-12526	10(c)(4)(iii). Date of Action 2007-01-09
10(c)(4)(iv). The Court or body taking the Action and its location U.S. Securities and Exchange Commission 10(c)(4)(v). Description of the Action See item 10(c)(2) above 10(c)(4)(vi). The disposition of the proceeding See item 10(c)(2) above	
10(c)(4)(i). The individuals named in the Action The Bank of New York Mellon	
10(c)(4)(ii). Title of Action SEC Admin. Proceeding File No. 3-12269	10(c)(4)(iii). Date of Action 2006-04-24
 10(c)(4)(v). Description of the Action See item 10(c)(2) above 10(c)(4)(vi). The disposition of the proceeding See item 10(c)(2) above 10(d). Has any other Federal regulatory agency or any state regulatory 10(d)(1). ever found the applicant or a control affiliate to have made statement or omission or to have been dishonest, unfair, or unethical? 10(d)(2). ever found the applicant or a control affiliate to have been in 	a false Yes No
violation of investment-related regulations or statutes?	
One or more control affiliates - see attached file for Question 10 Data 10(d)(2)(ii). Title of Action See attached file for Question 10 Data	10(d)(2)(iii). Date of Action 2007-12-18
10(d)(2)(iv). The Court or body taking the Action and its location See attached file for Question 10 Data 10(d)(2)(v). Description of the Action See attached file for Question 10 Data 10(d)(2)(vi). The disposition of the proceeding See attached file for Question 10 Data	
10(d)(2)(i). The individuals named in the Action Dreyfus Service Organization, Inc.	
10(d)(2)(ii). Title of Action	10(d)(2)(iii). Date of Action

Proceeding by the Commissioner of Banking and Ins. State of NJ Ref. No. 2008-09-08 8059711 10(d)(2)(iv). The Court or body taking the Action and its location State of New Jersey Department of Banking and Insurance, Trenton, New Jersey 10(d)(2)(v). Description of the Action It was alleged that Dreyfus Service Organization ("DSO") between June 2002 and November 2002 "caused, permitted or was otherwise responsible for allowing the employee to solicit and write eight New Jersey annuity contracts without the benefit of a current license." DSO had an employee with a non-resident NJ insurance license which had expired and was later reinstated. The sales were made during the period when the employee's license was inactive, although DSO had reason to believe the license was, in fact, active. Without admitting or denying any violation of the insurance statutes or regulations or any wrongdoing, DSO consented to an administrative sanction in the amount of \$4,000.00 to fully and completely resolve the matter. 10(d)(2)(vi). The disposition of the proceeding See 10(d)(4)(v) above. **10(d)(3).** ever found the applicant or a control affiliate to have been a cause of an investment-related business having its authorization to do business denied, 10(d)(3)(i). The individuals named in the Action One or more control affiliates - see attached file for Question 10 Data **10(d)(3)(iii).** Date of 10(d)(3)(ii). Title of Action Action See attached file for Question 10 Data 2007-12-18 10(d)(3)(iv). The Court or body taking the Action and its location See attached file for Question 10 Data 10(d)(3)(v). Description of the Action See attached file for Question 10 Data 10(d)(3)(vi). The disposition of the proceeding See attached file for Question 10 Data 10(d)(3)(i). The individuals named in the Action The Bank of New York Mellon **10(d)(3)(iii).** Date of 10(d)(3)(ii). Title of Action Action None-never reached the courts 2005-11-08 10(d)(3)(iv). The Court or body taking the Action and its location

U.S. Attorney offices for the EDNY and SDNY

10(d)(3)(v). Description of the Action

The Bank Of New York Mellon (formerly, The Bank of New York, the "Bank"), an affiliate of the registrant, entered into a non-prosecution agreement with the U.S. Attorneys offices for the Eastern and Southern Districts of New York ("EDNY" and "SDNY"). The respective EDNY and SDNY investigations related to actions by Bank employees that facilitated a fraudulent scheme conducted by RW Professional Leasing Services Corp., a former customer of one of the Bank's Long Island branch offices, and certain funds transfer activities to and from Russia from 1996 to 1999. Among other things, the non-prosecution

agreement outlines a series of measures, many of which already are completed and others that are well underway, to enhance the Bank's procedures for monitoring and reporting suspicious activity. The Bank has agreed to pay restitution and forfeiture totaling \$38 million, all of which has been previously reserved. The agreement, which has a term of three years, provides for the Bank to retain an independent examiner to review the enhanced procedures and report to the government on a periodic basis. 10(d)(3)(vi). The disposition of the proceeding See 10 (d) (2) (v) above **10(d)(4).** in the past ten years entered an order against the applicant or a control affiliate in connection with investment-related activity? 10(d)(4)(i). The individuals named in the Action One or more control affiliates - see attached file for Question 10 Data **10(d)(4)(iii).** Date of 10(d)(4)(ii). Title of Action Action See attached file for Question 10 Data 2007-12-18 10(d)(4)(iv). The Court or body taking the Action and its location See attached file for Question 10 Data 10(d)(4)(v). Description of the Action See attached file for Question 10 Data 10(d)(4)(vi). The disposition of the proceeding See attached file for Question 10 Data **10(d)(5).** ever denied, suspended, or revoked the applicant's or a control affiliate's No registration or license, or prevented it from associating with an investment-related business, or otherwise disciplined it by restricting its activities? **10(d)(6).** ever revoked or suspended the applicant's or a control affiliate's license No **10(e).** Has any self-regulatory organization or commodities exchange ever: Yes No **10(e)(1).** found the applicant or a control affiliate to have made a false statement 10(e)(1)(i). The individuals named in the Action One or more control affiliates - see attached file for Question 10 Data **10(e)(1)(iii).** Date of 10(e)(1)(ii). Title of Action Action See attached file for Question 10 Data 2009-04-14 10(e)(1)(iv). The Court or body taking the Action and its location See attached file for Question 10 Data 10(e)(1)(v). Description of the Action See attached file for Question 10 Data 10(e)(1)(vi). The disposition of the proceeding See attached file for Question 10 Data **10(e)(2).** found the applicant or a control affiliate to have been involved in a

10(e)(2)(i). The individuals named in the Action	lata
One or more control affiliates - see attached file for Question 10 D 10(e)(2)(ii). Title of Action	10(e)(2)(iii). Date of
See attached file for Question 10 Data	Action 2007-12-18
10(e)(2)(iv). The Court or body taking the Action and its loc See attached file for Question 10 Data	
10(e)(2)(v). Description of the Action	
See attached file for Question 10 Data	
10(e)(2)(vi). The disposition of the proceeding	
See attached file for Question 10 Data	
10(e)(3). found the applicant or a control affiliate to have be nvestment-related business losing its authorization to do busin 10(e)(4). disciplined the applicant or a control affiliate by ext from membership, by barring or suspending its association wor by otherwise restricting its activities?	ress?
10(f). Has any foreign government, court, regulatory agency, entered an order against the applicant or a control affiliate relationship.	ted to investments or
10(g). Is the applicant or a control affiliate now the subject of could result in a yes answer to questions 10(a) - 10(F)?	
10(h). Has a bonding company denied, paid out on, or revoke applicant or a control affiliate?	
10(i). Does the applicant or a control affiliate have any unsati iens against it?	
ATTENTION: INTENTIONAL MISSTATEMENT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS 78ff(a)	
SIGNATURE: The registrant submitting this form, and as required, the SEC supplement and Schedules A-D, And the executing official hereby represent that all the information contained herein is true, correct and complete.	
10(a). Signature of Official responsible for Form: Deborah Flickinger	10(b). Telephone number: 201-680-3153
10(c). Title of Signing Officer:	10(d). Date signed (Month/Day/Yea
Managing Director	2010-07-30