OMB APPROVAL

OMB Number: 3235-0083 Expires: September 30, 2007 Estimated average burden hours per response15.0

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM MSD

APPLICATION FOR REGISTRATION AS A MUNICIPAL SECURITIES DEALER PURSUANT TO RULE 15Ba2-1 UNDER THE SECURITIES EXCHANGE ACT OF 1934 OR AMENDMENT TO SUCH APPLICATION

GENERAL INSTRUCTIONS

A. Use of Form

This form is to be used by a bank or a separately identifiable department or division of a bank (as defined by the Municipal Securities Rulemaking Board) to apply for registration as a municipal securities dealer with the Securities and Exchange Commission pursuant to section 15B(a) of the Securities Exchange Act of 1934 (the "Act"), or to amend such application. If applicant is a department or division of a bank, the application or amendment shall be deemed to have been made by the bank on behalf of the applicant.

B. Presentation of Information

All information required by Form MSD must be submitted in typewritten or printed manner on the prescribed form or mechanical reproductions thereof. The execution page on each copy of the form must contain an original manual signature of the appropriate duly authorized individual. *Mechanical reproductions of signatures for this purpose are not acceptable*. All other pages containing correct information may be mechanically reproduced by any method producing clear, legible copies of identical type size. Retain one exact copy for your records.

Additional copies of Form MSD are available from the Securities and Exchange Commission, Washington, D.C. 20549.

C. Signature

Form MSD shall be signed in the name of the applicant by a principal officer of the applicant or, if applicant is a department or division of a bank, by a principal officer of the bank, in each case duly authorized to sign this Form, who is directly engaged in the management, direction or supervision of the applicant's municipal securities dealer activities.

D. Additional Space

If the space provided for any answer on Form MSD, other than the Schedules to the Form, is insufficient, the answer may be completed on an additional sheet attached to the Form and appropriately identified.

E. Names

Individuals' names, except for executing signatures, shall be given in full wherever required (last name, first name, middle name). The full middle name is required. Initials are not acceptable unless the individual legally has only an initial. If so, indicate this after the initial.

F. Acceptance for Filing

A Form MSD which is not prepared and executed in compliance with applicable requirements may be returned as not acceptable for filing. However, acceptance of this Form shall not constitute any finding that it has been filed as required or that the information submitted is true, current, or complete.

G. General Definitions

a. Unless the context clearly indicates otherwise or unless otherwise specified in these instructions, all terms used in Form MSD have the same meaning as in the Act and the General Rules and Regulations of the Securities and Exchange Commission. In particular, the terms "self-regulatory organization," "rules of a self-regulatory organization," "municipal securities," "municipal securities dealer," "person associated with a municipal securities dealer," "municipal securities investment portfolio," "appropriate regulatory agency," and "records" shall have the respective meanings set forth in sections 3(a)(26), 3(a)(28), 3(a)(29), 3(a)(30), 3(a)(31), 3(a)(32), 3(a)(33), 3(a)(34), and 3(a)(37) of the Act.

- b. Jurisdiction The term "jurisdiction" means a state, a territory, the District of Columbia, the Commonwealth of Puerto Rico, or any subdivision or regulatory body thereof.
- c. Person The term "person" includes a corporation, partnership, other organization, trust and estate, as well as natural person.
- d. Municipal securities dealer activities The term "municipal securities dealer activities" has the meaning set forth in Municipal Securities Rulemaking Board rule G-1(b), which defines the terms "separately identifiable department or division of a bank" for purposes of Section 3(a)(30) of the Securities Exchange Act of 1934.

H. Amendments

The information contained in Form MSD is of a continuing nature and must be updated or amended periodically in the event any of the information previously submitted to the Commission becomes incomplete or inaccurate. Where an item is being amended, only those items which are being amended or which have changed since the previous filing need to be filed, except that a completed page one and a completed execution page, manually signed, must be filed with each amendment. WHEN ANY ITEM ON A PAGE IS AMENDED, IT IS NECESSARY TO ANSWER IN FULL ALL OTHER ITEMS ON THE PAGE BEING AMENDED.

I. Items Not Applicable

If Form MSD is being filed as an application for registration, all applicable items must be answered in full. If any item is not applicable, indicate by "none" or "N/A" as appropriate.

J. Schedules to Form

Each Schedule to Form MSD is deemed to be a part of the Form.

K. Filing of Form

Form MSD must be filed in triplicate with the Securities and Exchange Commission, Washington, D.C. 20549. The execution page of each copy shall contain an original manual signature. In addition, an original signed copy of the Form must be filed with the applicant's appropriate regulatory agency, determined in accordance with section 3(a)(34) of the Act. Applicants which are national banks, or departments or divisions of such banks, must file Form MSD with the Comptroller of the Currency, Washington, D.C. 20219; applicants which are State member banks of the Federal Reserve System, or departments or division of such banks, must file Form MSD with the Federal Reserve Board, Washington, D.C. 20551; applicants which are banks insured by the Federal Deposit Insurance Corporation (other than members of the Federal Reserve System), or departments or divisions of such banks, must file Form MSD with the Federal Deposit Insurance Corporation, Washington, D.C. 20429.

L. Instructions to Specific Items

- a. Item 1(a) If the applicant is not registered currently with the Commission and is not succeeding to and continuing the business of another registered municipal securities dealer, the box marked "a new application" should be checked. If a registered municipal securities dealer is amending items on a currently effective Form MSD, the box marked "an amendment" should be checked. If the applicant is succeeding to and continuing the business of another registered municipal securities dealer, the box marked "a successor application" should be checked. If a bank registered as a municipal securities dealer determines it would prefer to register as a separately identifiable department or division, or the converse, it is necessary that (i) the applicant file a Form MSD, indicating in Item 1 that it is a "successor application" and (ii) the currently registered entity file a Form MSDW to withdraw its registration. Pursuant to Securities Exchange Act Rule 15Ba2-4, 17 CFR 240.15Ba2-4, if a municipal securities dealer succeeds to and continues the business of another registered municipal securities dealer, the registration of the predecessor shall be deemed to remain effective as the registration of the successor for a period of 75 days after such succession, provided that a Form MSD is filed by such successor within 30 days after such succession.
- b. Items 2(a) and 2(b) If applicant is a department or division of a bank, these items should be answered only for applicant, rather than for the bank. Information with respect to the bank of which applicant is a part must be given in response to item 2(d).
- c. Item 5 This item calls for information concerning persons directly engaged in the supervision of any of the applicant's municipal securities dealer activities. A separate Schedule A or Form MSD-4 (which may be obtained from the appropriate regulatory authority) must be completed for each person named in response to Item 5.
- d. Item 6 This item calls for information concerning persons not named in item 5 who may nevertheless directly or indirectly control any of applicant's municipal securities dealer activities. Such control may be exercised through stock ownership, agreement or otherwise. Generally a person will be deemed to be in direct or indirect control of applicant's municipal securities dealer activities if such person exercises or has the ability to exercise a controlling influence over the management or policies of applicant with respect to any of applicant's municipal securities dealer activities. Depending on the fact of a particular situation, senior officers or directors of the applicant or of the bank of which applicant is a part, or of a parent bank holding company, may be deemed to be in direct or indirect control of such activities. Schedule A is not required for any person named in response to item 6, but information is required to be furnished on Schedule B for each such person.

- e. Item 7 The information required by this item must be furnished with respect to each person directly or indirectly engaged in or controlling any of the applicant's municipal securities dealer activities, including any employee.
- f. Item 9 This item relates to services performed by persons other than applicant with respect to applicant's municipal securities dealer activities. There need not be furnished in response to this item information concerning personnel, payroll and other administrative services which are not directly related to the applicant's municipal securities dealer activities.

M. Privacy Act Statement

Under Section 15, 15B(a), 17(a) and 23(a) of the Securities Exchange Act of 1934 and the Rules and Regulations thereunder, the Commission is authorized to solicit the information required to be supplied by this form from applicants for registration as a municipal securities dealer (and persons associated with applicants). Disclosure of the information specified on this form is mandatory prior to processing of applications for registration as a municipal securities dealer, except social security numbers, disclosure of which is voluntary. The information will be used for the principal purpose of determining whether the Commission should grant or deny registration to the applicant; social security numbers, if furnished, will be used only to assist the Commission in identifying applicants and, therefore, in promptly processing applications. Information supplied on this form will be included routinely in the public files of the Commission and will be available for inspection by any interested person. A form which is not prepared and executed in compliance with applicable requirements may be returned as not acceptable for filing. Acceptance of this form, however, shall not constitute any finding that it has been filed as required or that the information submitted is true, current or complete. Intentional misstatements or omissions of fact constitute federal criminal violations. [See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a)].

APPLICATION FOR REGISTRATION AS A MUNICIPAL SECURITIES DEALER PURSUANT TO RULE 15Ba2-1 UNDER THE SECURITIES EXCHANGE ACT OF 1934 OR AMENDMENT TO SUCH APPLICATION

OFFICIAL USE

ATTENTION: INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS

GENERAL: Form MSD is to be used by a bank or a separately identifiable department or division of a bank (as defined by the Municipal Securities Rulemaking Board) to apply for registration as a municipal securities dealer with the Securities and Exchange Commission pursuant to section 15B(a) of the Securities Exchange Act of 1934 (the "Act") or to amend such application. If applicant is a department or division of a bank, the application or amendment shall be deemed to have been made by the bank on behalf of the applicant. Read all instructions before preparing the Form. If this Form is filed as an amendment, only a completed page one, a completed and signed execution page, and those items which are being amended or which have changed since the previous filing need to be filed. Please print or type all responses

	since the previous filing need to be filed. Please print or type all responses									
								ECURITIES LADWING INFOR		
	1.	(a)		orm is filed with ew application	the Securities a	and Exchange Co mendment	ommission as:	or application		
2. (a) Name of applicant:										
U.S.C. 78ff(a)]			Name	under which mu	nicipal securities	s dealer activitie	s are conducted.	, if different:		
1001 and 15 U.			If nam	e of applicant i	s hereby amendo	ed, state name u	nder which reg	istered previous	ly:	
U.S.C.			If nam	e under which	municipal secur	ities dealer acti	vities are condu	acted is hereby	amended, state na	ame given
See 18			previo	usly:						
		(b)	Addres	-	number of princ	cipal office at wl	nich applicant's	municipal secur	ities dealer activit	ies are
			Addres	s of principal of	fice: Number a	nd Street	City	State		Zip Code
:			Mailin	g address if diffe	erent: Number	and Street	City	State		Zip Code
;			Teleph	one Number:					_	
i					Area Code		Telep	hone Number		
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	GI I	EO. C0	ODE	FILING DATE	BANK DIV.	MAIL CODE	EFFECTIVE DATE			

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		Name	Title			
		Mailing address: Number and Street Ci	ty	State		Zip Co
		Telephone Number:				
		Area Code	Telephone Nu			
	(d)	If applicant is a department or division of a bank, name, put telephone number of bank:	rincipal business address,	mailing address,	if diffe	erent,
		Full name of bank:				
		Address of principal place of business: Number and Street	City	State		Zip Co
		Mailing address if different: Number and Street	City	State		Zip Co
		Telephone Number:				
		Area Code	Tolombono Na			
	(e)		Telephone Nu		riven by	v sen
3.	List	Applicant agrees and consents that the notice of any proceedin such notice by mail or confirmed telegram to the person namest below each jurisdiction in which applicant, or the bank of whe distration or license as a municipal securities dealer or in which sistered or licensed:	ng under the Act involving ned, at the address given, in ich applicant is a part, is fi	applicant may be g n response to item iling or has filed an	2(c).	cation
3.	List regiregi	Applicant agrees and consents that the notice of any proceeding such notice by mail or confirmed telegram to the person names at below each jurisdiction in which applicant, or the bank of which stration or license as a municipal securities dealer or in which	ng under the Act involving led, at the address given, in ich applicant is a part, is fich applicant, or the bank of the bank o	applicant may be g n response to item iling or has filed at of which applican	a 2(c).	catior
	Lissi reggi reggi reggi	Applicant agrees and consents that the notice of any proceedin such notice by mail or confirmed telegram to the person namest below each jurisdiction in which applicant, or the bank of whe distration or license as a municipal securities dealer or in which is stered or licensed: Indicate whether applicant, or the bank of which applicant is operated under the District of Columbia Code:	ag under the Act involving led, at the address given, in ich applicant is a part, is fich applicant, or the bank of applicant, applicant applicant applicant applicant.	applicant may be go nesponse to item illing or has filed an of which applican and association or	a 2(c).	cation
	Liss regiregiregiregiregiregiregiregiregiregi	Applicant agrees and consents that the notice of any proceeding such notice by mail or confirmed telegram to the person namest below each jurisdiction in which applicant, or the bank of what is tration or license as a municipal securities dealer or in which is trated or licensed: Indicate whether applicant, or the bank of which applicant is operated under the District of Columbia Code: If applicant is a bank, the date of applicant's organization. If of a bank, the date of the bank's organization:	a part, is a national banki	applicant may be go nesponse to item illing or has filed an of which applican and association or association or association	a 2(c).	cation
	Liss regiregiregiregiregiregiregiregiregiregi	Applicant agrees and consents that the notice of any proceeding such notice by mail or confirmed telegram to the person namest below each jurisdiction in which applicant, or the bank of which sisteration or license as a municipal securities dealer or in which sistered or licensed: Indicate whether applicant, or the bank of which applicant is operated under the District of Columbia Code: If applicant is a bank, the date of applicant's organization. If	a part, is a national banki	applicant may be go nesponse to item illing or has filed an of which applican and association or association or association	a 2(c).	NO

ATTENTION: INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS [See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a)]

FORM MSD Page 3

Furnish the following information for each person who is directly engaged in the management, direction or supervision of any of the applicant's municipal securities dealer activities:

(Place a double asterisk (**) next to the name of each person who is added to the names furnished in the most recent previous filing.)

	FULL NAME		Begi	nning	RELATIONSHIP	Official Use
			Date		Title or Status	Only
Last	First	Middle	Mo.	Yr.		
						01
						02
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						18

If applicant is a department or division of a bank, place an asterisk (*) next to the name of each person listed above who has been designated by the board of directors of the bank as responsible for the day-to-day conduct of the bank's municipal securities dealer activities, including the supervision of all of the bank's employees engaged in the performance of such activities.

Complete a separate Schedule A or Form MSD-4 for each person named in response to item 5. If applicant is a department or division of a bank, attach as an exhibit to this Form a copy of the resolution or resolutions of the board of directors of the bank in which each person identified in item 5 as having been designated by the board as responsible for the day-to-day conduct of the bank's municipal securities dealer activities is so designated. Such resolutions must be certified by an appropriate officer of the bank as having been duly adopted and as true, current, and complete.

If any item on this page is amended, you must answer in full all other items on this page and file with a completed page 1, and signed execution page. No Schedule required by any item on this page need be filed with an amended item unless the Schedule itself is amended.

TENTION: INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS	[See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a)]
ATTE	

6.	Does any person not named in item 5 directly or indirectly control any of the applicant's municipal securities dealer activities?	``````````````````````````````````````	YES	NO	
	If "yes," state on Schedule B the exact name and business (or if none, residence) address of each such person an individual, state last, first and middle names) and describe the basis through which such person directly indirectly controls applicant's municipal securities dealer activities. If applicant is a department or division a bank and any such person has been designated by the board of directors of the bank as responsible for the co-day conduct of the bank's municipal securities dealer activities, so indicate in Schedule B and explain why separate is not named in item 5.	or of lay-			
7.	(a) State whether the applicant, any person named in response to item 5 or 6, or any person directly engage in the management, direction, supervision or performance of any of the applicant's municipal securi dealer activities, or who directly or indirectly controls any of such activities or who is directly or indirectly controlled by applicant in connection with any of such activities, including any employee:	ties			
	(i) Has been found by the Securities and Exchange Commission or an appropriate regulatory agency or jurisdiction willfully to have made or caused to be made any statement which was, at the time and in light of the circumstances under which it was made, false and misleading with respect to any mate fact, or to have omitted to state any material fact, which was required to be stated, in any application registration or report required to be filed under the Federal securities laws or under the securities of any jurisdiction, or in any proceeding before the Securities and Exchange Commission or appropriate regulatory agency or any jurisdiction relating to securities or the conduct of business registration as a broker, dealer, municipal securities dealer or investment adviser or associated per thereof	the rial for law an sor	YES	NO	
	(ii) Has been convicted within 10 years of any felony or misdemeanor (1) involving the purchase or sale any security, the taking of a false oath, the making of a false report, bribery, perjury, burglary conspiracy to commit any such offense; (2) arising out of the conduct of the business of a broker, dea municipal securities dealer, investment adviser, bank, insurance company, or fiduciary; (3) involve the larceny, theft, robbery, extortion, forgery, counterfeiting, fraudulent concealment, embezzlem fraudulent conversion, or misappropriation of funds or securities; or (4) involving the violation Sections 152, 1341, 1342 or 1343 or Chapters 25 or 47 of Title 18, United States Code (concealment assets, false oaths and claims, or bribery, in any bankruptcy proceeding; mail fraud, fraud by we including telephone, telegraph, radio or television; counterfeiting, forgery, fraud, false statements) has pleaded nolo contendere to any such felony or misdemeanor	or or ler, ring ent, of of of ire, ; or	YES	NO	
	(iii)Is enjoined permanently, or within the past 10 years has been enjoined temporarily, by order, judgm or decree of any court of competent jurisdiction from acting as an investment adviser, underwriboroker, dealer, or municipal securities dealer or as an associated person or employee of any of foregoing, or as an affiliated person or employee of any investment company, bank, or insura company, or from engaging in or continuing any conduct or practice in connection with any such active or in connection with the purchase or sale of any security, or arising out of any securities or investment advisory activities.	ter, the nce ity, nent	YES	NO	
	(iv) Has been found by the Securities and Exchange Commission or an appropriate regulatory agency or jurisdiction or any court to have violated or to have aided, abetted, counselled, commanded, induced procured the violation by any other person of the Federal laws, or the laws of any jurisdiction, relat to securities or relating to the conduct of business as a broker, dealer, municipal securities dea investment adviser, or investment company, any rule or regulation under any of such laws, or any of the Municipal Securities Rulemaking Board, or to have failed reasonably to supervise another per who committed such a violation, or to have been unable to comply with any of the foregoing	i, or ling ler, rule son	YES	NO	
	(v) Has been the subject of an order of the Securities and Exchange Commission entered pursuant paragraph (6) of Section 15(b) or paragraph (4) of Section 15B(c) of the Securities Exchange Act of 1 or an order of a court or jurisdiction, or an order of an appropriate regulatory agency entered pursu to paragraph (5) of Section 15B(c) of the Securities Exchange Act of 1934, barring or suspending right of such person to be associated with a broker or dealer or municipal securidealer	934 ant the ties	YES	NO	
	If any item on this page is amended, you must answer in full all other items on this page a with a completed page 1, and signed execution page. No Schedule required by any item of need be filed with an amended item unless the Schedule itself is amended.			nge	

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	7.	(a)	(vi)	Has been denied membership or registration with, or participation in, or has been suspended, revoked or expelled from membership, participation in or registration with any self-regulatory organization, or has been suspended or barred from being associated with any member of a self-regulatory organization	YES	NO
ATIONS			(vii)	Has been denied registration (<i>license</i>) with, or suspended, revoked or expelled from registration (<i>license</i>) with the Securities and Exchange Commission or any jurisdiction as a broker, dealer, investment adviser, securities salesman, or municipal securities dealer, or has been barred from being associated with a person engaged in such business	YES	NO
'RIMINAL VIOLA			(viii)	Has been found to have been a cause of (1) the denial, suspension, or revocation of any person's membership or participation in, or registration with the Securities and Exchange Commission, any jurisdiction, or any self-regulatory organization, (2) any bar or suspension of any person from being associated with a broker, dealer, municipal securities dealer, or member of a self-regulatory organization, or (3) any expulsion of any person from a self-regulatory organization	YES	NO
OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS .C. 1001 and 15 U.S.C. 78#(a)]			(ix)	Has willfully made or caused to be made any statement which was, at the time and in the light of the circumstances under which it was made, false and misleading with respect to any material fact, or has omitted to state any material fact, which was required to be stated, in any application for membership or participation in, or to become associated with a member of, a self-regulatory organization, in any report required to be filed with a self-regulatory organization, or in any proceeding before a self-regulatory organization	YES	NO
- FACT CO U.S.C. 78ff((x)	Has been, within the past 10 years, the subject of any cease and desist, desist and refrain, prohibition, or similar order which was issued by the United States or any jurisdiction arising out of the conduct of the business of a broker, dealer, municipal securities dealer or investment adviser	YES	NO
3 OMISSIONS OI S.C. 1001 and 15			(xi)	Has been associated at any time as an officer, director, general partner, or owner of 10 percentum or more of the voting securities, or has at any time directly or indirectly through agreement or otherwise exercised or had the power to exercise a controlling influence over the management or policies of, a broker or dealer or municipal securities dealer which has been adjudicated bankrupt or a broker or dealer for which a trustee has been appointed pursuant to the Securities Investor Protection Act of 1970	YES	NO
MENTS OR See 18 U.S.			(xii)	Has been the subject of any order, judgment, decree or other sanction of a foreign court, foreign exchange, or foreign government or regulatory agency arising out of any securities or investment advisory activities	YES	NO
ATTENTION: INTENTIONAL MISSTATEMENTS [See 18		(b)	in the dealer control subjection (a) because in the dealer control of the control	whether applicant, or any person named in response to item 5 or 6, or any other person directly engaged e management, direction, supervision or performance or any of the applicant's municipal securities er activities, or who directly or indirectly controls any of such activities or who is directly or indirectly rolled by applicant in connection with any of such activities, including any employee, is presently the ect of any proceedings in which an adverse decision would result in any of the foregoing questions in part being answered "yes"	YES	NO
Z				e answer to any paragraph of item 7 is "yes," explain on Schedule A.		
I EN II ON	8.	mui regi	nicipa strati	sdiction with which applicant, or the bank of which applicant is a part, is licensed or registered as a all securities dealer or to which application has been made should be listed in item 3. If any license or on listed therein is of a restricted nature or has been suspended or if any license or registration not listed was terminated, or withdrawn or voluntarily terminated, explain fully on Schedule C.		
⋖	9.			licant, or the bank of which applicant is a part, have any arrangement with any other person to perform ces for applicant or for the bank relating to applicant's municipal securities dealer activities?	YES	NO
		any		explain on Schedule C hereto, identifying each such other person, the nature of applicant's relation, if uch persons, the nature of such services, and the arrangements pursuant to which such services are d.		
		witi	n a co	em on this page is amended, you must answer in full all other items on this page and file ompleted page 1, and signed execution page. No Schedule required by any item on this page namended item unless the Schedule itself is amended.	eed b	e filed

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ATTENTION: INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIO [See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a)]
TENTION: IN

10.	(a)	If applicant is a bank, does applicant maintain a municipal securities investment portfolio?		YES	NO
		If applicant is a bank, does applicant buy and sell municipal securities in a fiduciary capacity or as age customers?	ent for	YES	NO
	(c)	If applicant is a bank, does any person named in item 5 above or any person controlled by applic connection with applicant's municipal securities dealer activities, including any employee, engage is activities of the bank with respect to municipal securities other than municipal securities dealer activities.	ant in in any	YES	NO
		If the answer to (c) is "yes" explain fully on Schedule C, setting forth the name of each such person, it person is named in item 5, or the function performed by each such person if not so named, and the of each such person's activities other than municipal securities dealer activities.			
11.	Hov	w many employees does applicant have engaged in its municipal securities dealer activities? SUPERVISORY AND MANAGE O	ERIAL: THER:		
12.	If a _l	pplicant is a department or division of a bank:			
	(a)	Identify on Schedule C each geographic, organizational and operational unit of the bank of which applies a part in which applicant's municipal securities dealer activities are conducted, specifying the name location of each such unit and the nature of the municipal securities dealer activities conducted in each unit. Indicate on Schedule C whether any business activities other than municipal securities dealer activities are conducted in any such unit, and describe the nature of such other activities.	ne and		
	(b)	Does any unit of the bank of which applicant is a part, other than those identified in response to item perform any municipal securities dealer activities?		YES	NO
		If the answer to (b) is "yes," explain on Schedule C hereto, identifying each such unit and the nature activities performed by such unit.	of the		
	(c)	Are all records relating to applicant's municipal securities dealer activities maintained separate and from all other records of the applicant or of the bank of which applicant is a part?			NO
	(d)	Are all records relating to applicant's municipal securities dealer activities separately extractable applicant's facilities or from the facilities of the bank of which applicant is a part?		YES	NO
		Describe on Schedule C the manner in which all records relating to applicant's municipal securities activities are maintained, including their location, how such records are collected and retrieved, the post time required to collect or retrieve any such record, the category of employees having authority to cor retrieve such records, and the name of each person who supervises the maintenance of such records.	period collect		
	(e)	Are separate financial records maintained with respect to applicant's municipal securities dealer active	ities?	YES	NO
		If the answer to (e) is "yes," explain on Schedule C the nature of such separate financial records.			
	(f)	Does the bank of which applicant is a part maintain a municipal securities investment portfolio?		YES	NO
	(g)	Does the bank of which applicant is a part buy and sell municipal securities in a fiduciary capacity or as for customers?		YES	NO
	(h)	Does any person named in item 5 above or any person controlled by applicant in connection with application municipal securities dealer activities, including any employee, engage in any activities of the bank respect to municipal securities other than municipal securities dealer activities?	with	YES	NO
		If the answer to (h) is "yes," explain fully on Schedule C, setting forth the name of each such person is person is named in item 5 or the function performed by each such person if not so named, and the nat each such person's activities other than municipal securities dealer activities. If any of such other activities are performed by applicant, so specify on Schedule C.	ure of		
	with	ny item on this page is amended, you must answer in full all other items on this page a completed page 1, and signed execution page. No Schedule required by any item d be filed with an amended item unless the Schedule itself is amended.			ige

ATTENTION: INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL VIOLATIONS [See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a)]

FORM MSD Execution Page

	EXECUTION:			
	STATE OF		-)	
	COUNTY OF		}ss:	
	The undersigned, being this Form on behalf of, and applicant is a department or bank named in item 2(d). The contained herein, including all of which are made a part belief and on the basis of defurther represents that to the	first duly sworn, deposes and s with the authority of, the appli- division of a bank, on behalf of the undersigned represents that the exhibits attached hereto and of the thereof, are, to the best of the iligent inquiry, current, true, a extent any information previous est of the undersigned's knowledge.	says that he or she has executant named in item 2(a) and f, and with the authority of, the information and statement information filed herew and endersigned's knowledge and complete. The undersignally submitted is not amend	d, if the ents rith, and ned led,
	Dated the	day of	, 20	_
		(Name of Applicant)		_
	(1	Manual signature of duly authorized off	ficer)	
		(Title)		
Subscribed and to before me this				
	day of	, 20	_	
	(Notary Public)		_	
			My comm	nission expires:

OFFICIAL USE

Schedule A of FORM MSD (Answers in response to items 5 and 7 of FORM MSD)

NOTE: (a)	Complete a separate Schedule	A for each person named	in item 5 and each p	erson subject to any	action reported under
	item 7.				

- (b) State all names in the order of last name, first name, full middle name. If any person legally has only an initial, so indicate after the initial.
- I. Full name of applicant exactly as stated in item 2(a) of Form MSD:
- II. Full name of person for whom this Schedule is being completed:
- III. (a) Residence address of person for whom this Schedule is being completed:

	Number and Str	EET	Сіту	State	ZIP CODE
(b) Date of Bi	rth:	(c) City of Birth:	(d) State or Province:	(e) Country:	

IV. NAMES USED: Furnish below a list of all names individual has been known by or has used, including maiden name if applicable. If no other names used, state "None."

LAST FIRST MIDDLE LAST FIRST MIDDLE

- V. EDUCATION. Furnish below a description of the education of the person named in item II of this Schedule (include name and location of last high school attended, name and location of any college or university attended, degree or degrees received and year or years in which received).
- VI. BUSINESS BACKGROUND: Furnish below a complete, consecutive statement of all business experience and employment for the past ten years. List the last position first. If none, state "None."

Name of Firm and Address	Kind of Business	Exact Nature of Connection	Beginni	ng Date	Ending	g Date
		or Employment	Mo.	Yrs.	Mo.	Yrs.

VII.PROCEEDINGS: If any answer to any paragraph of item 7 is "Yes" with respect to the person for whom this Schedule is being completed, furnish the following details:

Applicable Paragraph of Item 7	Title or Description of Action	Name and Location of Court, Agency, Jurisdiction or Self-Regulatory Organization	Nature and Date of Disposition of Proceeding

If any item on this page is amended, you must answer in full all other items on this page and file with a completed page 1, and signed execution page. No Schedule required by an item on this page need be filed with an amended item unless the Schedule itself is amended.

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Schedule B of FORM MSD (Answers in response to item 6 of FORM MSD)

Informa	tion with respec	t to persons described	in item 6 of Form MSD:	
		FULL NAME		
	Last	First	Middle	BASIS FOR CONTROL

item unless the Schedule itself is amended.

Schedule C of FORM MSD

I. It	tem of Form		
_	(identify)	ANSWER	

item unless the Schedule itself is amended.