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an effective transaction reporting plan, or derived from such prices.

(7) Examinations, inspections, and investigations. The alternative trading system shall permit the examination and inspection of its premises, systems, and records, and cooperate with the examination, inspection, or investigation of subscribers, whether such examination is being conducted by the Commission or by a self-regulatory organization of which such subscriber is a member.

(8) Recordkeeping. The alternative trading system shall:
   (i) Make and keep current the records specified in §242.302; and
   (ii) Preserve the records specified in §242.303.

(9) Reporting. The alternative trading system shall:
   (i) File the information required by Form ATS-R (§249.638 of this chapter) within 30 calendar days after the end of each calendar quarter in which the market has operated after the effective date of this section; and
   (ii) File the information required by Form ATS-R within 10 calendar days after an alternative trading system ceases to operate.

(10) Procedures to ensure the confidential treatment of trading information. (i) The alternative trading system shall establish adequate safeguards and procedures to protect subscribers’ confidential trading information. Such safeguards and procedures shall include:
   (A) Limiting access to the confidential trading information of subscribers to those employees of the alternative trading system who are operating the system or responsible for its compliance with these or any other applicable rules;
   (B) Implementing standards controlling employees of the alternative trading system trading for their own accounts; and
   (i) The alternative trading system shall adopt and implement adequate oversight procedures to ensure that the safeguards and procedures established pursuant to paragraph (b)(10)(i) of this section are followed.
   (ii) Name. The alternative trading system shall not use in its name the word “exchange,” or derivations of the word “exchange,” such as the term “stock market.”

§ 242.302 Recordkeeping requirements for alternative trading systems.

To comply with the condition set forth in paragraph (b)(8) of §242.301, an alternative trading system shall make and keep current the following records:

(a) A record of subscribers to such alternative trading system (identifying any affiliations between the alternative trading system and subscribers to the alternative trading system, including common directors, officers, or owners);

(b) Daily summaries of trading in the alternative trading system including:
   (1) Securities for which transactions have been executed;
   (2) Transaction volume, expressed with respect to equity securities in:
      (i) Number of trades;
      (ii) Number of shares traded; and
      (iii) Total settlement value in terms of U.S. dollars; and
   (3) Transaction volume, expressed with respect to debt securities in:
      (i) Number of trades; and
      (ii) Total U.S. dollar value; and
   (c) Time-sequenced records of order information in the alternative trading system, including:
      (1) Date and time (expressed in terms of hours, minutes, and seconds) that the order was received;
      (2) Identity of the security;
      (3) The number of shares, or principal amount of bonds, to which the order applies;
      (4) An identification of the order as related to a program trade or an index arbitrage trade as defined in New York Stock Exchange Rule 80A;
      (5) The designation of the order as a buy or sell order;
      (6) The designation of the order as a short sale order;
      (7) The designation of the order as a market order, limit order, stop order, stop limit order, or other type or order;
      (8) Any limit or stop price prescribed by the order;
      (9) The date on which the order expires and, if the time in force is less
than one day, the time when the order expires;
   (10) The time limit during which the order is in force;
   (11) Any instructions to modify or cancel the order;
   (12) The type of account, i.e., retail, wholesale, employee, proprietary, or any other type of account designated by the alternative trading system, for which the order is submitted;
   (13) Date and time (expressed in terms of hours, minutes, and seconds) that the order was executed;
   (14) Price at which the order was executed;
   (15) Size of the order executed (expressed in number of shares or units or principal amount); and
   (16) Identity of the parties to the transaction.

§ 242.303 Record preservation requirements for alternative trading systems.

(a) To comply with the condition set forth in paragraph (b)(9) of §242.301, an alternative trading system shall preserve the following records:

   (1) For a period of not less than three years, the first two years in an easily accessible place, an alternative trading system shall preserve:
      (i) All records required to be made pursuant to §242.302;
      (ii) All notices provided by such alternative trading system to subscribers generally, whether written or communicated through automated means, including, but not limited to, notices addressing hours of system operations, system malfunctions, changes to system procedures, maintenance of hardware and software, instructions pertaining to access to the market and denials of, or limitations on, access to the alternative trading system;
      (iii) If subject to paragraph (b)(5)(ii) of §242.301, at least one copy of such alternative trading system’s standards for access to trading, all documents relevant to the alternative trading systems decision to grant, deny, or limit access to any person, and all other documents made or received by the alternative trading system in the course of complying with paragraph (b)(5) of §242.301; and
      (iv) At least one copy of all documents made or received by the alternative trading system in the course of complying with paragraph (b)(6) of §242.301, including all correspondence, memoranda, papers, books, notices, accounts, reports, test scripts, test results, and other similar records.
   (2) During the life of the enterprise and of any successor enterprise, an alternative trading system shall preserve:
      (i) All partnership articles or, in the case of a corporation, all articles of incorporation or charter, minute books and stock certificate books; and
      (ii) Copies of reports filed pursuant to paragraph (b)(2) of §242.301 of this chapter and records made pursuant to paragraph (b)(5) of §242.301 of this chapter.
   (b) The records required to be maintained and preserved pursuant to paragraph (a) of this section must be produced, reproduced, and maintained in paper form or in any of the forms permitted under §240.17a–4(f) of this chapter.
   (c) Alternative trading systems must comply with any other applicable recordkeeping or reporting requirement in the Act, and the rules and regulations thereunder. If the information in a record required to be made pursuant to this section is preserved in a record made pursuant to §240.17a–3 or §240.17a–4 of this chapter, or otherwise preserved by the alternative trading system (whether in summary or some other form), this section shall not require the sponsor to maintain such information in a separate file, provided that the sponsor can promptly sort and retrieve the information as if it had been kept in a separate file as a record made pursuant to this section, and preserves the information in accordance with the time periods specified in paragraph (a) of this section.
   (d) The records required to be maintained and preserved pursuant to this section may be prepared or maintained by a service bureau, depository, or other recordkeeping service on behalf of the alternative trading system. An agreement with a service bureau, depository, or other recordkeeping service shall not relieve the alternative trading system from the responsibility to prepare and maintain records as