

**NASDAQ ISE, LLC
NOTICE OF ACCEPTANCE OF AWC**

Certified, Return Receipt Requested

**TO: Lek Securities Corporation
Mr. Samuel F. Lek
Chief Executive Officer
1 Liberty Plaza
165 Broadway, 52nd Floor
New York, NY 10006**

**FROM: Nasdaq ISE, LLC (“ISE”) (the “Exchange”)
c/o Financial Industry Regulatory Authority (“FINRA”)
Department of Enforcement
9509 Key West Avenue
Rockville, MD 20850**

DATE: January 24, 2019

RE: Notice of Acceptance of Letter of Acceptance, Waiver and Consent No. 2015045758301

Please be advised that your above-referenced Letter of Acceptance, Waiver and Consent (“AWC”) has been accepted on **January 24, 2019** by the Exchange Review Council’s Review Subcommittee, or by the Office of Disciplinary Affairs on behalf of the Exchange Review Council, pursuant to Nasdaq ISE Rule 9216. A copy of the AWC is enclosed herewith.

You are again reminded of your obligation, if currently registered, immediately to update your Uniform Application for Broker-Dealer Registration (“Form BD”) to reflect the conclusion of this disciplinary action. Additionally, you must also notify FINRA (or the Exchange if you are not a member of FINRA) in writing of any change of address or other changes required to be made to your Form BD.

You will be notified by the Registration and Disclosure Department regarding sanctions if a suspension has been imposed and by the Exchange’s Finance Department regarding the payment of any fine if a fine has been imposed.

Lek Securities Corporation
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If you have any questions concerning this matter, please contact me at (646) 430-7050.



Elyse D. Kovar
Senior Counsel
Department of Enforcement, FINRA

Signed on behalf of Nasdaq ISE, LLC.

Enclosure

FINRA District 10 – New York
Michael Solomon
Senior Vice President and Regional Director
(Via email)

NASDAQ ISE, LLC
LETTER OF ACCEPTANCE, WAIVER AND CONSENT
NO. 2015045758301

TO: Nasdaq ISE, LLC
c/o Department of Enforcement
Financial Industry Regulatory Authority ("FINRA")

RE: Lek Securities Corporation, Respondent
Broker-Dealer
CRD No. 33135

Pursuant to Rule 9216 of the Nasdaq ISE, LLC ("ISE" or the "Exchange") Code of Procedure,¹ Lek Securities Corporation ("LSCI" or the "Firm") submits this Letter of Acceptance, Waiver and Consent ("AWC") for the purpose of proposing a settlement of the alleged rule violations described below. This AWC is submitted on the condition that, if accepted, ISE will not bring any future actions against the Firm alleging violations based on the same factual findings described herein.

I.

ACCEPTANCE AND CONSENT

- A. The Firm hereby accepts and consents, without admitting or denying the findings, and solely for the purposes of this proceeding and any other proceeding brought by or on behalf of ISE, or to which ISE is a party, prior to a hearing and without an adjudication of any issue of law or fact, to the entry of the following findings by ISE:

BACKGROUND

LSCI is a Delaware corporation headquartered in New York, NY. It operates as an independent order execution and clearing firm providing customers with direct market access to numerous exchanges, including ISE. LSCI has been a member of FINRA since April 1, 1996, and a member of ISE since July 14, 2000; these registrations remain in effect. The Firm has no relevant disciplinary history.

SUMMARY

1. In FINRA Matter No. 20150457583, on behalf of ISE, the Financial Industry Regulatory Authority's ("FINRA") Options Regulation Group ("Options Regulation") of the Department of Market Regulation (the "staff") conducted a review of LSCI's compliance with applicable federal securities laws and regulations and ISE rules regarding options order entry and related supervision during the period between July 2013 and May 2015

¹ Series 9000 of the Nasdaq BX, Inc. Rules are incorporated by reference into the Nasdaq ISE Rules Chapter 90, and are thus Nasdaq ISE Rules and thereby applicable to Nasdaq ISE Members, Associated Persons, and other persons subject to Nasdaq ISE's jurisdiction.

(the "Review Period"), including ISE Rules 400, 401, 712(a), 713(c), and 1400(a); and Section 17(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and Rule 17a-3 thereunder.

2. Applicable Exchange rules require that, when accepting an order, a member must obtain and record an appropriate account type or origin code in each order record and as an order detail when entering orders into ISE's systems to indicate the kind of account for which the order will be executed and cleared. Each options market has its own origin codes, but at a minimum, all have codes to indicate that an order is being executed for a customer, a firm, or a market maker. Origin codes are important because, among other things, they affect the accuracy of the firm's order records and the Exchange's audit trail, which may inadvertently impact the priority of order execution and the Exchange's surveillance for compliance with Exchange rules and federal securities laws.
3. During the Review Period, as set forth below, LSCI improperly marked certain options orders in violation of ISE Rules 400, 401, 712(a), 713(c), and 1400(a); and Section 17(a) of the Exchange Act, and Rule 17a-3 thereunder. Specifically, LSCI submitted numerous orders, representing approximately 1,199,372 contracts, with a "Customer" order origin code instead of a "Professional Customer"¹ order origin code, which executed on multiple U.S options exchanges, including ISE, resulting in: (i) transactions executed by the Firm that may have traded ahead of other orders entitled to execution priority; (ii) potential adverse impact to the execution price and quantity of other market participants' orders; (iii) an inaccurate audit trail and inaccurate order records; and (iv) an adverse impact to the Exchange's ability to surveil for and detect potential violations of its rules and of federal securities laws. In addition, the Firm had supervisory deficiencies related to the marking of options orders with the correct origin codes.

FACTS AND VIOLATIVE CONDUCT

4. Pursuant to ISE Rules 1400(a), and 712(a) and 713(c), orders entered into the Exchange systems must include trade information, such as account origin code information, in such form as may be prescribed by the Exchange. Among other things, the origin code

¹ The term Professional Customer is defined on all options exchanges as a person or entity that is not a broker or dealer in securities, but places more than 390 orders in listed options per day on average during a calendar month for its own beneficial account(s). To comply with Exchange requirements, Exchange members are required to review their customers' activity on at least a quarterly basis to determine whether orders that are not for the account of a broker or dealer should be represented as Professional Orders. Orders for any customer that had an average of more than 390 orders per day during any month of a calendar quarter must be represented as Professional Orders for the next calendar quarter.

determines the order's execution priority and is part of the audit trail data for every transaction.

5. During the Review Period, LSCI submitted an inaccurate origin code of Customer, instead of Professional Customer, on options orders for one of its market access customers, totaling approximately 1,199,372 contracts.
6. LSCI was unaware of the inaccurate origin codes entered on the Professional Customer options contracts for this particular market access customer until so advised by ISE staff on May 13, 2015, at which time LSCI corrected the origin codes for orders entered on ISE. The inaccurate origin codes for that customer were caused by a programming error in connection with certain technology upgrades, and were ultimately resolved through corrective action by LSCI programmers.
7. Of the 1,199,372 Professional Customer options contracts executed by LSCI for its market access customer with the origin code of Customer, approximately 199,039 (16.59%) were executed on the ISE.
8. Each instance in which LSCI executed a Professional Customer order with an incorrect origin code of Customer caused inaccuracies in LSCI's order records and the audit trail, and could have affected the priority of order execution and the Exchange's ability to surveil for and detect potential violations of its rules and federal securities laws.
9. By marking orders with the wrong origin code during the Review Period, LSCI violated the following rules:
 - (a) Section 17(a)(1) of the Exchange Act and SEC Rule 17a-3(a)(6)(i) thereunder, requiring Options Participants to create a memorandum of each order, and any other instruction, showing the terms and conditions of the order;
 - (b) ISE Rule 400, which requires every Member to engage in acts or practices consistent with just and equitable principles of trade;
 - (c) ISE Rule 401, which requires Members to ensure that the transaction of business complied with the Exchange Act, ISE rules, and OCC rules;
 - (d) ISE Rule 1400(a), which requires every Member to make and keep records as prescribed by ISE and by the Exchange Act and rules thereunder; and
 - (e) ISE Rules 712(a) and 713(c), which require Members to submit trade information in such form as may be prescribed by the Exchange in order to allow

the Exchange to properly prioritize and match orders, and report resulting transactions to the OCC for clearance.

Supervision

10. ISE Rule 401 requires Members to supervise persons associated with the Member as to assure compliance with the Exchange Act, the Constitution or the Rules of the Exchange, and OCC rules insofar as they relate to the reporting or clearance of any Exchange Transaction, or any written interpretation thereof.
11. During the Review Period, LSCI violated ISE Rule 401 by failing to have reasonable supervisory systems and controls in place, including a separate system of follow-up and review, reasonably designed to achieve compliance with the Exchange's origin code requirements. In particular, LSCI failed to conduct reasonable reviews of activity in customer accounts to determine whether and when they qualified as Professional Customers, and to ensure that it placed correct origin codes on orders. LSCI failed to take effective corrective action once alerted to the issue by the Exchange to ensure that it properly marked as Professional Customer orders for one particular market access customer on all exchanges.

B. The Firm also consents to the imposition of the following sanctions:

1. A censure; and
2. A fine in the amount of \$225,000, of which \$37,327 shall be paid to ISE.¹

Additionally, acceptance of this AWC is conditioned upon acceptance of similar settlement agreements in related matters between the Firm and each of the following self-regulatory organizations: (i) Nasdaq PHLX LLC; (ii) NYSE American LLC; and (iii) the Cboe Exchange, Inc.

The Firm agrees to pay the monetary sanction(s) in accordance with its Payment Information Form.

The Firm specifically and voluntarily waives any right to claim that it is unable to pay, now or at any time hereafter, the monetary sanction(s) imposed in this matter.

The sanctions imposed herein shall be effective on a date set by FINRA staff.

¹ The balance of the fine shall be paid to the self-regulatory organizations referenced in the following paragraph.

II.

WAIVER OF PROCEDURAL RIGHTS

The Firm specifically and voluntarily waives the following rights granted under ISE's Code of Procedure:

- A. To have a Formal Complaint issued specifying the allegations against the Firm;
- B. To be notified of the Formal Complaint and have the opportunity to answer the allegations in writing;
- C. To defend against the allegations in a disciplinary hearing before a hearing panel, to have a written record of the hearing made and to have a written decision issued; and
- D. To appeal any such decision to the Exchange Review Council and then to the U.S. Securities and Exchange Commission and a U.S. Court of Appeals.

Further, the Firm specifically and voluntarily waives any right to claim bias or prejudgment of the Chief Regulatory Officer, the Exchange Review Council, or any member of the Exchange Review Council, in connection with such person's or body's participation in discussions regarding the terms and conditions of this AWC, or other consideration of this AWC, including acceptance or rejection of this AWC.

The Firm further specifically and voluntarily waives any right to claim that a person violated the ex parte prohibitions of Rule 9143 or the separation of functions prohibitions of Rule 9144, in connection with such person's or body's participation in discussions regarding the terms and conditions of this AWC, or other consideration of this AWC, including its acceptance or rejection.

III.

OTHER MATTERS

The Firm understands that:

- A. Submission of this AWC is voluntary and will not resolve this matter unless and until it has been reviewed and accepted by FINRA's Department of Enforcement and the Exchange Review Council, the Review Subcommittee, or the Office of Disciplinary Affairs ("ODA"), pursuant to ISE Rule 9216;
- B. If this AWC is not accepted, its submission will not be used as evidence to prove any of the allegations against the Firm; and

- C. If accepted:
1. This AWC will become part of the Firm's permanent disciplinary record and may be considered in any future actions brought by ISE or any other regulator against the Firm;
 2. ISE may release this AWC or make a public announcement concerning this agreement and the subject matter thereof in accordance with ISE Rule 8310 and IM-8310-3;¹ and
 3. The Firm may not take any action or make or permit to be made any public statement, including in regulatory filings or otherwise, denying, directly or indirectly, any finding in this AWC or create the impression that the AWC is without factual basis. The Firm may not take any position in any proceeding brought by or on behalf of ISE, or to which ISE is a party, that is inconsistent with any part of this AWC. Nothing in this provision affects the Firm's right to take legal or factual positions in litigation or other legal proceedings in which ISE is not a party.
- D. The Firm may attach a Corrective Action Statement to this AWC that is a statement of demonstrable corrective steps taken to prevent future misconduct. The Firm understands that it may not deny the charges or make any statement that is inconsistent with the AWC in this Statement. This Statement does not constitute factual or legal findings by ISE, nor does it reflect the views of the Exchange or its staff.

¹ Series 8000 of the Nasdaq BX, Inc. Rules are incorporated by reference into the Nasdaq ISE Rules Chapter 80, and are thus Nasdaq ISE Rules and thereby applicable to Nasdaq ISE Members, Associated Persons, and other persons subject to Nasdaq ISE's jurisdiction.

The undersigned, on behalf of the Firm, certifies that a person duly authorized to act on its behalf has read and understands all of the provisions of this AWC and has been given a full opportunity to ask questions about it; that the Firm has agreed to the AWC's provisions voluntarily; and that no offer, threat, inducement, or promise of any kind, other than the terms set forth herein and the prospect of avoiding the issuance of a Complaint, has been made to induce the Firm to submit it.

11/27/2018
Date

Lek Securities Corporation
Respondent

By: 

Name: Samuel F. Lek
Chief Executive Officer
Lek Securities Corporation
Title: 1 Liberty Plaza - 52nd Floor
New York, NY 10006
(212) 509-2300

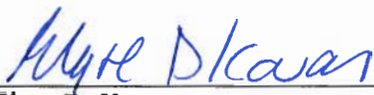
Reviewed by:

Counsel for Respondent

Accepted by ISE:

1/24/2019
Date

Signed on behalf of the
Director of ODA, by delegated authority


Elyse D. Kovar
Senior Counsel
Department of Enforcement

Signed on behalf of ISE, by delegated
authority from the Director of ODA

PAYMENT INFORMATION

The fine amount will be reflected on an upcoming invoice and will be direct debited from the account for your firm that Nasdaq currently has on file. **Please DO NOT submit payment at this time.**

Please inform your finance or applicable department of this forthcoming debit.

If you would like to arrange for an alternative method of payment, please enter the billing contact information below and Nasdaq's Billing Department will contact you. **Otherwise, please leave the following information blank.**

Billing Contact Name: Shaniqua Jones
Billing Contact Address: One Liberty Plaza, NY, NY 10006
Billing Contact Email: FinOp@leksecurities.com
Billing Contact Phone Number: 212-509-2300

Respectfully submitted,

Respondent

Lek Securities Corporation

By: 
Name: Samuel F. Lek
Chief Executive Officer
Lek Securities Corporation
Title: 1 Liberty Plaza-52nd Floor
New York, NY 10006
(212) 509-2300

11/27/2018
Date