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## Exhibit 5

*New text is underlined; deleted text is in brackets.* 

\* \* \* \* \*

## Rule 1058. Transfer of Positions [Reserved]

- (a) A member or member organization may transfer positions off the floor in any class of options listed on its books if the transfer involves one or more of the following events:
- (1) the dissolution of a joint account in which the remaining member or member organization assumes the positions of the joint account;
- (2) the dissolution of a corporation or partnership in which a former nominee of that corporation or partnership assumes the positions;
- (3) positions transferred as part of a member or member organization's capital contribution to a new joint account, partnership, or corporation;
  - (4) the donation of positions to a not-for-profit corporation;
  - (5) the transfer of positions to a minor under the Uniform Gifts to Minors Act;
  - (6) a merger or acquisition resulting in a continuity of ownership or management; or
  - (7) consolidation of accounts within a member or member organization.
- (b) Members and member organizations must notify the Exchange in writing prior to effecting an off the floor transfer. The written notification must indicate the positions to be transferred and the reason for the transfer.
- (c) Members and member organizations must transfer positions pursuant to this Rule at the same prices that appear on the books of the transferring member or member organization, and the transfer must indicate the date when the original trade was made. In the course of transferring positions, no position shall net itself against another position. Each member or member organization that is a party to a transfer of positions must make and retain records stating the nature of the transaction, the name of the counter-party, and any other information required by the Exchange.

\* \* \* \* \*