

EXHIBIT 5

Bold and underlined text indicates proposed added language

~~Bold and strikethrough text~~ indicates proposed deleted language

**FIXED INCOME CLEARING CORPORATION
GOVERNMENT SECURITIES DIVISION RULEBOOK**

RULE 3B – CENTRALLY CLEARED INSTITUTIONAL TRIPARTY SERVICE

Section 6 – Voluntary Termination

A CCIT Member may voluntarily elect to terminate its membership in the Corporation by providing the Corporation with a written notice of such termination (hereinafter, the “CCIT Member Voluntary Termination Notice”). The CCIT Member shall specify in the CCIT Member Voluntary Termination Notice a desired date for the termination, which date shall not be prior to the scheduled final settlement date of any remaining obligation owed by the CCIT Member to the Corporation as of the time such CCIT Member Voluntary Termination Notice is submitted to the Corporation, unless otherwise approved by the Corporation.

Such termination will not be effective until accepted by the Corporation, which shall be no later than 10 Business Days after the receipt of the CCIT Member Voluntary Termination Notice from such CCIT Member **or in the case of a deemed voluntary termination described below, when the Corporation determines that the criteria for a deemed voluntary termination has been met.** The Corporation’s acceptance shall be evidenced by an Important Notice to Members (including CCIT Members) announcing the CCIT Member’s termination and the effective date of the termination of the CCIT Member (hereinafter the “CCIT Member Termination Date”). As of the CCIT Member Termination Date, a CCIT Member that terminates its membership in the Corporation shall no longer be eligible or required to submit to the Corporation data on trades and shall no longer be eligible to have its trade data submitted by a Joint Account Submitter, unless the Board determines otherwise in order to ensure an orderly liquidation of the CCIT Member’s positions. If any trade is submitted to the Corporation either by such CCIT Member or a Joint Account Submitter that is scheduled to settle on or after the CCIT Member Termination Date, such CCIT Member’s CCIT Member Voluntary Termination Notice will be deemed void, and the CCIT Member will remain subject to this Rule as if it had not given such CCIT Member Voluntary Termination Notice. **Notwithstanding the foregoing, a CCIT Member may be deemed to have voluntarily terminated its membership if the Corporation is unable to contact an authorized representative of the CCIT Member and there has been no activity in the account by the CCIT Member for at least 6 months.**

A CCIT Member’s voluntary termination of membership shall not affect its obligations to the Corporation, or the rights of the Corporation, with respect to transactions submitted to the Corporation before the CCIT Member Termination Date.

FIXED INCOME CLEARING CORPORATION
MORTGAGE-BACKED SECURITIES DIVISION
EPN RULES

ARTICLE III EPN USERS

Rule 2. Ceasing to Maintain an Account Voluntary Withdrawal of an EPN User

Sec. 2. Voluntary Withdrawal of an EPN User

An EPN User may withdraw as an EPN User by providing the Corporation with 10 days written notice of such withdrawal; however, the Corporation, in its discretion, may accept such withdrawal within a shorter notice period. Such withdrawal will not be effective until accepted by the Corporation **or in the case of a deemed voluntary termination described below, when the Corporation determines that the criteria for a deemed voluntary termination has been met.** The Corporation's acceptance shall be evidenced by a notice to all EPN Users announcing the EPN User's withdrawal and the effective date of the withdrawal of the EPN User; provided, however, that no withdrawal of an EPN User shall be effective until the EPN User has made arrangements satisfactory to the Corporation for the payment of all of its unpaid obligations, and no withdrawal of an EPN User shall be effective until the EPN User has made arrangements satisfactory to the Corporation for the handling of Messages for all unprocessed transactions in Eligible Securities at the time of such withdrawal. **Notwithstanding the foregoing, an EPN User may be deemed to have voluntarily terminated its membership if the Corporation is unable to contact an authorized representative of the EPN User, and there has been no activity in the account by the EPN User for at least 6 months.**
