On August 17, 2012, Justin William Keener filed an application, pursuant to Section 19(d) of the Securities Exchange Act of 1934, for review of FINRA disciplinary action. On July 20, 2012, in an expedited proceeding, FINRA found that Keener failed to respond to FINRA requests to appear and testify at an on-the-record interview and to produce documents and information requested pursuant to FINRA Rule 8210.¹ FINRA suspended Keener from associating with a FINRA member firm in any capacity, and ordered that, if Keener did not comply with its requests within three months after the date of the decision, Keener's suspension would automatically convert to a bar. On October 1, 2012, Keener filed a request to withdraw his application for review. It is appropriate to grant Keener's request.

¹ FINRA Rule 8210(a)(1) requires members and persons associated with members to "provide information orally [or] in writing . . . with respect to any matter involved in" a FINRA investigation or examination. Rule 8210(a)(2) further states that FINRA staff shall have the right to "inspect and copy the books, records, and accounts of such member or person with respect to any matter involved in" a FINRA investigation or examination.
Accordingly, IT IS ORDERED that the request by Justin William Keener to withdraw his application for review be, and it hereby is, granted and that this review proceeding be, and it hereby is, dismissed.

For the Commission, by the Office of the General Counsel, pursuant to delegated authority.

Elizabeth M. Murphy
Secretary