STATE OF RHODE ISLAND

In the Matter of

UBS FINANCIAL SERVICES, INC.,

Respondent.     CONSENT ORDER

WHEREAS, UBS Financial Services, Inc. ("UBS") is a broker-dealer registered in
the state of Rhode Island, with a Central Registration Depository ("CRD") number of 8174; and

State securities regulators, as part of a North American Securities Administrators
Association ("NASAA") working group (the "NASAA Working Group"), have conducted an
investigation into the registration of UBS Client Service Associates ("CSAs") and UBS's
supervisory system with respect to the registrations of CSAs; and

UBS has cooperated with state securities regulators and the NASAA Working Group
conducting the investigation by responding to inquiries, providing documentary evidence and other
materials, and providing access to facts relating to the investigations; and

UBS has advised the NASAA Working Group of its agreement to resolve the investigation
pursuant to the terms specified in this Consent Order (the "Order") and pursuant to the multi-state
resolution recommended by the NASAA Working Group; and

UBS has made certain changes in its supervisory system with respect to the
registration of CSAs, and will make certain payments in accordance with the terms of this Order;
and

UBS elects to waive permanently any right to a hearing and appeal under § 7-11-602 of the
(the "RIUSA"), with respect to this Order; and

Solely for the purpose of terminating the NASAA working group investigation, and in
settlement of the issues contained in this Order, UBS, without admitting or denying the findings of
fact or conclusions of law contained in this Order, consents to the entry of this Order.
NOW, THEREFORE, the Director, Department of Business Regulation, as administrator of the RIUSA, hereby enters this Order:

I.

FINDINGS OF FACTS

1. UBS admits the jurisdiction of the Department of Business Regulation in this matter.

Background on Client Service Associates

2. The CSAs function as sales assistants and typically provide administrative and sales support to one or more of UBS’s Financial Advisors (“FAs”). There are different titles within the CSA position, including Client Service Associate, Registered Client Associate, and Senior Registered Client Service Associate.

3. The responsibilities of CSAs specifically include, among other things:
   a. Extending invitations to UBS-sponsored events;
   b. Providing published quotations to clients, if asked;
   c. Inquiring whether a current or prospective client wishes to discuss investments with a registered representative of UBS; and
   d. Entering an order, provided the order was accepted by an appropriately registered individual in those instances where the CSA is not registered in the state in which the client is located.

4. In addition to the responsibilities described above, and of particular significance to this Order, some CSAs are permitted to accept orders from clients. As discussed below, UBS’s written policies and procedures require that any CSAs accepting client orders first obtain the necessary licenses and comply with self-regulatory organization and state registration requirements.

5. UBS issued a revised policy on registration requirements on March 28, 2007, which stated, inter alia, that managers are responsible for ensuring that all employees under their supervision are appropriately registered and licensed to perform the functions of their position.

6. During the period of 2004 to 2010, UBS employed, on average, approximately 2,277 CSAs per year.
Registration Required

7. Under § 7-11-201(b) of the RIUSA, no person may transact securities business in this State as a broker dealer or sales representative unless licensed or exempt from licensing under the RIUSA.

8. Pursuant to the general prohibition under § 7-11-201(a), a person cannot accept unsolicited orders in Rhode Island without being licensed or exempt from licensing.

UBS Requires Registration of Client Service Associates

9. UBS require CSAs to become properly registered, licensed, and appointed with the necessary self-regulatory organizations, state regulators, and business entities before taking solicited or unsolicited transaction orders from clients in securities or other financial products, receiving transaction-related compensation, or otherwise engaging in the offer or sale of securities or other financial products.

10. UBS’s policies and procedures state that CSAs engaging in securities activities must register in, at a minimum, the state from which they conduct business (i.e. home state).

11. Additionally, UBS also required CSAs to register in states in which a CSA anticipated:
    a. Maintaining an additional place of business;
    b. Prospecting clients;
    c. Soliciting new accounts;
    d. Servicing existing accounts; or
    e. Effecting any securities transactions and/or receiving compensation as a result of such transactions.

Regulatory Investigation and Findings

12. In March 2010, state securities regulators initiated an investigation into the practices of UBS in connection with its CSA registrations.

13. The multi-state investigation focused on systemic issues with UBS’s CSA registrations and related supervisory structure instead of attempting to identify each incidence of unregistered activity. Specifically, with respect to the order entry process, the investigation found:
a. After accepting a client order, UBS CSAs accessed UBS's automated Consolidated Order Entry System ("COE") to enter the order;

b. When entering an order through the COE, CSAs were asked by the system "Did another person receive this order?" If the question was answered "no," the order was processed. If the question was answered "yes," a free text field appeared for the CSA to enter the name or employee code of the person who accepted the order;

c. In some instances, when this question was answered "yes," CSAs did not include a name or code of the employee who accepted the order in the free text field. In other instances, the free text field did not contain accurate identifying information about the employee who accepted the trade;

d. Further, while UBS maintained a system to verify that the FA of record for a particular account was registered in the state where the client resided, UBS did not maintain a system to verify the registration status of the employee accepting a client order when that employee was not the FA for the account.

14. The multi-state investigation found that on certain occasions some UBS CSAs, while Series 7 registered and registered in one or more other states, accepted unsolicited orders to buy or sell securities from clients residing in Rhode Island at times when the CSAs were not appropriately registered in Rhode Island.

UBS’s Remedial Measure and Cooperation

15. In November 2010, after the initial inquiry by state securities regulators, UBS enhanced the COE System to automatically validate the registration of employees during the order entry process.

16. Specifically with respect to branch support staff (i.e. CSAs), employees are now required to indicate the person who directly accepted the order from a client by selecting "self" or "other" within the electronic ticket on the COE.

17. If a CSA selects "self", the COE validates whether the CSA who accepted the order is properly registered in the state where the client resides.
18. If a CSA selects "other," the CSA must provide identifying information of the person who accepted the order. The COE system subsequently validates whether the identified person who accepted the order is properly registered in the state where the client resides.

19. If the identified person is not properly registered in the client's state of residence, the order is routed to branch management who must ensure that a properly registered person accepts or confirms the order before execution.

20. UBS provided timely responses and substantial cooperation in connection with this regulatory investigation.

II.

CONCLUSIONS OF LAW

1. The Department has jurisdiction over this matter pursuant to §7-11-201(a).

2. UBS's failure to establish an adequate system to monitor the registration status of persons accepting client orders constitutes a violation of RIUSA § 7-11-212(11) failure to supervise.

3. UBS's maintenance of order tickets which do not accurately identify the person who accepted client orders constitutes a violation of Rule 209(d)-1 A. -- Required Records, promulgated under the RIUSA, requiring a broker dealer to make and keep current the records required by the Securities and Exchange Act of 1934.

4. Pursuant to § 7-11-201(a), UBS's acceptance of orders for purchases and sales of securities from clients residing in Rhode Island through CSAs not registered in Rhode Island constitute violations of § 7-11-201(b) for the employment of unregistered sales representatives.

5. Pursuant to § 7-11-201(a) UBS's acceptance of orders for purchases and sales of securities in Rhode Island through sales representatives not licensed in Rhode Island constitute bases to order UBS to cease and desist engaging in the sale of securities in Rhode Island through
6. Pursuant to § 7-11-602, the violations described above constitute bases for the assessment of an administrative penalty against UBS.

7. The Department finds the following relief appropriate and in the public interest.

III.
ORDER

On the basis of the Findings of Facts, Conclusions of Law, and UBS’s consent to the entry of this Order,

IT IS HEREBY ORDERED:

1. This Order concludes the investigation by the Department and any other action that the Department could commence against UBS and its officers, directors and present or former employees under applicable Rhode Island law on behalf of Rhode Island as it relates to unregistered activity in Rhode Island by UBS’s CSAs and UBS’s supervision of CSA registrations during the period from January 1, 2004 through December 31, 2010.

2. This Order is entered into solely for the purpose of resolving the referenced multi-state investigation, and is not intended to be used for any other purpose. For any person or entity not a party to the Order, this Order does not limit or create any private rights or remedies against UBS including, limit or create liability of UBS, or limit or create defenses of UBS, to any claims.

3. UBS is hereby ordered to cease and desist from engaging in the acceptance of orders for purchases and sales of securities in the Rhode Island through persons not registered with the Department as agents of UBS.

4. UBS is hereby ordered to pay the sum of $66,484.29 payable to the General Treasurer, State of Rhode Island within twenty days of the date of this Order.

5. This order is not intended by the Department to subject any Covered Person to any disqualifications under the laws of the United States, any state, the District of Columbia, Puerto
Rico, or the U.S. Virgin Islands, or under the rules or regulations of any securities or commodities regulator or self-regulatory organization, including, without limitation, any disqualification from relying upon the state or federal registration exemptions or safe harbor provisions. "Covered Person," means UBS or any of its affiliates and their current or former officers or former officers, directors, employees, or other persons that could otherwise be disqualified as a result of the Orders (as defined below).

6. This Order and the order of any other State in any proceeding related to UBS’s agreement to resolve the above referenced multi-state investigation (collectively, the “Orders”) shall not disqualify any Covered Person from any business that they otherwise are qualified, licensed or permitted to perform under applicable securities laws or regulations of the Rhode Island and any disqualifications from relying upon this state’s registration exemptions or safe harbor provisions that arise from the Orders are hereby waived.

7. This Order shall be binding upon UBS and its successors and assigns as well as to successors and assigns of relevant affiliates with respect to all conduct subject to the provisions above and all future obligations, responsibilities, undertakings, commitments, limitations, restrictions, events, and conditions.

Dated this 18th day of November, 2013.

BY ORDER OF

[Signature]

Paul McGreevy
Director, Department of Business Regulation
CONSENT TO ENTRY OF CONSENT ORDER BY UBS FINANCIAL SERVICES, INC.

UBS hereby acknowledges that it has been served with a copy of this Consent Order ("Order"), has read the foregoing Order, is aware of its right to a hearing and appeal in this matter, and has waived the same.

UBS admits the jurisdiction of the Department, neither admits nor denies the Findings of Facts and Conclusions of Law contained in this Order, and consents to entry of this Order by the Department as settlement of the issues contained in this Order.

UBS agrees that it shall not claim, assert, or apply for a tax deduction or tax credit with regard to any state, federal or local tax for any administrative monetary penalty that UBS shall pay pursuant to this Order.

UBS states that no promise of any kind or nature whatsoever was made to it to induce it to enter into this Order and that it has entered into this Order voluntarily.

Ilene Marquardt represents that he/she is Managing Director of UBS and that, as such, has been authorized by UBS to enter into this Order for and on behalf of UBS.

Dated this 14 day of November, 2013.

UBS FINANCIAL SERVICES, INC.

By

Title: Managing Director

SUBSCRIBED AND SWORN TO before me this 14 day of November, 2013.

Ivan Sterling
Notary Public, State of New Jersey
My Commission Expires February 15, 2018
ID #2281122
Notary Public

My Commission expires: