

Commodity Futures Trading Commission Rule 1.55 FCM-Specific Disclosure Document

March 31, 2025



Introduction

Commodity Futures Trading Commission ("CFTC") Regulation 1.55(k) requires each futures commission merchant ("FCM"), including Apex Clearing Corporation ("Apex" or the "Firm"), to provide the following information to existing futures customers and to a new customer prior to the time the customer first enters into an account agreement with an FCM or deposits money or securities with an FCM.

Apex's financial information contained herein is current as of June 30, 2024. Except as otherwise noted below, all other information contained herein is current as of August 12, 2024. Apex will update this document annually or as may be needed to take into account any material changes to Apex's business operations, financial condition, or other factors that Apex believes would be material to a futures customer in determining whether to do business with Apex. Nonetheless, the business and financial data of Apex is not static, and this disclosure may not reflect non-material changes that may occur within the annual review cycle.

NOTE: Apex also operates as a broker-dealer registered with the U.S. Securities and Exchange Commission ("SEC"). Information that may be material with respect to Apex for purposes of applicable securities laws may not be material to an FCM customer, and information contained in this disclosure document, which may be material to an FCM customer, may not be material to Apex for purposes of applicable securities laws.

APEX CONTACT INFORMATION

1.55(k)(1) FCM's name, address of its principal place of business, phone number, fax number and email address.

Apex Clearing Corporation 350 N. St. Paul Street Suite 1300 Dallas, Texas 75201 Telephone: (214) 765-1100

Fax: (214) 865-7401

Email: futurescompliance@apexfintechsolutions.com



APEX PRINCIPALS

1.55(k)(2) The name, title, business background, areas of responsibility, and the nature of the duties of each person that is defined as a principal of the futures commission merchant pursuant to CFTC Regulation §3.1.

Name and Title	Business Address	Background, Areas of Responsibility, and Nature of Duties		
William Capuzzi	350 N. St. Paul St., Suite 1300	Member of Apex Clearing Board of Directors		
Chief Executive Officer of Apex Clearing	Dallas, Texas 75201	Joined Apex in 2015		
William Brennan	350 N. St. Paul St., Suite 1300	Responsible for operations, services, and financial management		
Chief Administration Officer of Apex Clearing	Dallas, Texas 75201	Joined Apex in 2016		
Paul Duckworth Financial and Operational	350 N. St. Paul St., Suite 1300 Dallas, Texas 75201	Controller of Apex Clearing Corporation responsible for all financial reporting		
Principal of Apex Clearing	Dallas, TCAas To201	Joined Apex in 2012		
Terry Ray	350 N. St. Paul St., Suite 1300	Responsible for the daily activities for operations and services		
Chief Operating Officer of Apex Clearing	Dallas, Texas 75201	Joined Apex in 2012		
Thomas Cleary	141 W. Jackson, Suite 500, Chicago IL 60604	Responsible for futures compliance		
Futures Chief Compliance Officer of Apex Clearing	Criicago IL 00004	Joined Apex in 2023		
Jay Coppoletta Chief Corporate Development	141 W. Jackson, Suite 500, Chicago IL 60604	Member of Apex Clearing Board of Directors		
& Legal Officer of Peak6/APX Holdings LLC		Joined Apex in 2012		
Apex Fintech Solutions Inc	888 7th Avenue, 32nd Floor, New York, NY 10106	Apex Clearing is wholly owned by Apex Fintech Solutions Inc.		
Matthew Hulsizer	141 W. Jackson, Suite 500, Chicago IL 60604	Member of Apex Clearing Board of Directors		
Managing Member of Peak6		Joined Apex in 2012		
Jennifer Just	141 W. Jackson, Suite 500, Chicago IL 60604	Member of Apex Clearing Board of Directors		
Managing Member of Peak6	Č	Joined Apex in 2012		



APEX'S BUSINESS

1.55(k)(3) The significant types of business activities and product lines engaged in by the futures commission merchant, and the approximate percentage of the futures commission merchant's assets and capital that are used in each type of activity.

In addition to Apex's FCM business (see below for details), Apex is an SEC-registered securities broker-dealer. In its capacity as a broker-dealer, Apex provides clearing, execution, margin lending, securities lending, and back-office services to customers of introducing brokers and registered investment advisors. As a broker-dealer, Apex has a multitude of relationships with securities exchanges and securities clearing companies. Apex's securities designated self-regulatory organization ("DSRO") is Financial Industry Regulatory Authority ("FINRA"). Information about FINRA is available by visiting www.finra.org and information about Apex's broker-dealer registration is available on FINRA's background search webpage by visiting https://brokercheck.finra.org/.

Apex is a non-clearing FCM registered with the National Futures Association ("NFA"). NFA is also Apex's designated self-regulatory organization under the CFTC regulations. See "DSRO Contact Information" section of this document for NFA's contact information and "Filing a Complaint" section of this document for information regarding filing a complaint.

Apex is not a member of any futures exchanges or futures clearing houses. Apex does not promote or solicit for futures and options business. All futures customers are introduced to Apex by independent futures introducing brokers. The introducing brokers are also securities correspondent clients. Futures business is cleared on an omnibus basis through StoneX Financial Inc.("StoneX") (formerly INTL FCStone Financial Inc.).

Through the clearing arrangement with StoneX, introduced customers have access to the following U.S. futures markets: Chicago Mercantile Exchange, Chicago Board of Trade, New York Mercantile Exchange, Commodity Exchange, CBOE Futures Exchange and the Small Exchange.

Apex does not permit customers to trade illiquid products for which it is difficult to obtain timely and accurate prices. The following are examples of some of the products that Apex does not support commodities listed on non-US exchanges, swaps, retail foreign exchange ("FOREX"), off-exchange (Over-the-Counter ("OTC")) and Credit Default Swaps products.

Further, Apex's futures business is limited to carrying speculative customer accounts only. Apex does not engage in proprietary trading nor acts as a principal.

Apex services the following three types of financial industry segments:

- Institutional clients (Broker-Dealer)
- Proprietary traders (Broker-Dealer)
- Retail futures traders (FCM)



Approximately 5% of Apex's capital and 2% of assets are utilized for the futures business. The remaining 95% of capital and 98% of assets are deployed to Apex's securities and clearing business.

BUSINESS ON BEHALF OF CUSTOMERS

1.55(k)(4) The futures commission merchant's business on behalf of its customers, including types of customers, markets traded, international businesses, and clearinghouses and carrying brokers used, and the futures commission merchant's policies and procedures concerning the choice of bank depositories, custodians, and counterparties to permitted transactions under § 1.25.

Types of Customers

All of the accounts that Apex carries are for speculative retail traders.

Markets Traded

Through an agreement with a clearing FCM, introduced customers' have access to trade in the following markets: financial: interest rates, currency, stock index; agricultural; energy; metals; and livestock.

International Businesses: UK

Clearinghouses

Apex is not a member of any futures exchanges or clearinghouses. All of the introduced customer transactions are cleared through an arrangement with a clearing FCM, StoneX. StoneX provides customers with access to the following U.S. markets: Chicago Mercantile Exchange, Chicago Board of Trade, New York Mercantile Exchange, Commodity Exchange, CBOE Futures Exchange, and the Small Exchange.

Carrying and Clearing Brokers

Apex carries introduced customer accounts on a fully disclosed basis. Customer accounts are cleared on an omnibus basis through StoneX.

Permissibility of Depositories and Counterparties Under CFTC Regulation §1.25

In order to determine adequacy of the depositories utilized to hold introduced customer funds, on a quarterly basis, Apex performs a detailed review of each. The review includes evaluation of depositories' capitalization, creditworthiness, operational reliability and access to liquidity.

Apex does not invest futures customer segregated funds, neither with affiliates, counterparties nor otherwise. Should Apex decide to invest customer segregated funds, funds will be invested in accordance with CFTC Regulation §1.25.



MATERIAL RISK

1.55(k)(5)The material risks, accompanied by an explanation of how such risks may be material to its customers, of entrusting funds to the futures commission merchant, including, without limitation, the nature of investments made by the futures commission merchant (including credit quality, weighted average maturity, and weighted average coupon); the futures commission merchant's creditworthiness, leverage, capital, liquidity, principal liabilities, balance sheet leverage and other lines of business; risks to the futures commission merchant created by its affiliates and their activities, including investment of customer funds in an affiliated entity; and any significant liabilities, contingent or otherwise, and material commitments.

Risks Associated with Investment of Customer Funds

Apex takes a conservative approach towards handling customer funds. Apex has elected not to invest futures customer segregated funds. If, at any point in the future, Apex decides to invest customer segregated funds, then all investments will be compliant with CFTC Regulation §1.25.

FCM Financial Health

Credit Worthiness

As a non-publicly held company, Apex does not have a formal credit rating with major credit rating agencies; nevertheless, Apex's long history operating as a responsible financial counterparty has earned the Firm a well- deserved and highly creditworthy reputation with customers, clients and the financial industry.

Leverage

Apex does not use leverage in the form of borrowed capital. Apex's measure of balance sheet leverage as computed under NFA Financial Requirements Section 16(e)(i)(2) was 5.91, as of June 30. 2024

On a monthly basis, Apex is required to report to the NFA and CFTC a leverage ratio calculation performed in accordance with U.S. Generally Accepted Accounting Principles ("GAAP"). Section 16(e)(i)(2) of the NFA's Financial Requirements defines leverage as "total balance sheet assets, less any instruments guaranteed by the U.S. government and held as an asset or to collateralize an asset (e.g., a reverse repo) divided by total capital (the sum of stockholder's equity and subordinated debt)."

Capital

Apex strives to maintain capital in excess of that necessary to support and maintain business needs and regulatory requirements. As of June 30, 2024, Apex had Adjusted Net Capital of \$ \$445,881,608, and Excess Net Capital of \$ \$416,473,687. Net capital summary can be found on our website under futures disclosures. If business needs for capital increase, the Firm will seek to increase its capital through either equity or debt contributions.



Liquidity

Apex's funding and liquidity practices follow a process management approach corresponding with the firm's liquidity profile. Daily decisions are guided through processes intended to maximize liquidity. Ongoing liquidity evaluations are performed to ensure Apex has the necessary capacity to meet its liquidity obligations.

Principal Liabilities

Apex has two principal liabilities: 1) the balances in customer accounts, which are held in segregated accounts; and 2) long-term liabilities in the form of two leases. One lease is for the headquarters located at 350 North St. Paul Street, Dallas, Texas and the second is for offices located at 28 Liberty St, New York, NY 10005.

Balance Sheet Leverage and Other Lines of Business

Please refer to the "Firm's Business" section for discussion of other lines of business. Apex does not use leverage in the form of borrowed capital and does not leverage its balance sheet. Apex is not engaged in proprietary trading.

Risks Created by Apex's Affiliates and Their Activities

Apex does not invest customer or house funds with an affiliated entity nor do the Firm's affiliates maintain futures trading accounts at the Firm to trade for their own accounts.

Significant Liabilities: Contingent or Otherwise Material Commitments
 Please refer to the "Principal Liabilities" section above

DSRO CONTACT INFORMATION AND APEX'S WEBSITE WITH REQUIRED FINANCIALS

1.55(k)(6)The name of the futures commission merchant's designated self-regulatory organization and its Web site address and the location where the annual audited financial statements of the futures commission merchant is made available.

DSRO Contact Information

Apex's FCM DSRO is the National Futures Association ("NFA"): https://www.nfa.futures.org/

Annual Audited Financial Statement

Apex's most recent audited financial statement can be found at: https://apexfintechsolutions.com/legal/disclosures/



MATERIAL COMPLAINTS AND ENFORCEMENT ACTIONS

1.55(k)(7) Any material administrative, civil, enforcement, or criminal complaints or actions filed against the FCM where such complaints or actions have not concluded, and any enforcement complaints or actions filed against the FCM during the last three years.

Actions Against Apex

Regulatory actions, including enforcement actions, taken against Apex by the CFTC, NFA or any Exchange can be found on NFA's BASIC at: https://www.nfa.futures.org/BasicNet/basic-profile

OVERVIEW OF CUSTOMER FUNDS SEGREGATION AND COLLATERAL MANAGEMENT

1.55(k)(8) A basic overview of customer fund segregation, futures commission merchant collateral management and investments, futures commission merchants, and joint futures commission merchant/broker dealers.

Below is a basic overview of Apex's customer fund segregation and investment practices. Furthermore, it should be noted that Apex only holds futures segregated funds.

FCMs can maintain up to three different types of futures-related accounts for clients. The type of account a client of the FCM maintains depends on the product that the client trades:

- Client segregated account for clients trading futures and options on futures that are listed on U.S. futures exchanges. The only account type that Apex carries for introduced futures customers
- Customer secured rule 30.7 account for clients that trade futures or options on futures that
 are listed on foreign futures exchanges. Apex does not permit trading of futures listed on
 foreign futures exchanges
- Cleared swaps client account for clients trading swaps cleared on a derivative clearing organization ("DCO") that is registered with the CFTC. Apex is not currently authorized to facilitate swaps trading.

Apex shall prepare daily segregation, secured amount and cleared swaps customer collateral computations as of the close of business by noon of the following day as required by CFTC Regulations 1.32, 30.7(I) and 22.2(g); and NFA Compliance Rule 2-10. Funds that customers deposit with an FCM, or that are otherwise required to be held for the benefit of customers, to margin futures and options on futures contracts traded on futures exchanges located in the U.S. are held in a Customer Segregated Account in accordance with CFTC Rule 1.20. Customer Segregated Funds held in the Customer Segregated Account may not be used to meet the obligations of the FCM or any other person, including another customer.



All Customer Segregated Funds may be commingled and held in either (i) a bank or trust company; or (ii) an FCM. Such a commingled account must be properly titled to make clear that the funds belong to, and are being held for the benefit of, the FCM's customers. Unless a customer provides instructions to the contrary, an FCM may hold Customer Segregated Funds only: (i) in the U.S.; (ii) in a money center country; or (iii) in the country of origin of the currency.

CFTC Rule 1.25 authorizes FCMs to invest Customer Segregated Funds, Cleared Swaps Customer Collateral, and 30.7 Customer Funds in the following types of instruments. (i) obligations of the United States and obligations fully guaranteed as to principal and interest by the United States (U.S. government securities), (ii) general obligations of any State or of any political subdivision thereof (municipal securities), (iii) obligations of any United States government corporation or enterprise sponsored by the United States government (U.S. agency obligations), (iv) Certificates of deposit issued by a bank (certificates of deposit) as defined in section 3(a)(6) of the Securities Exchange Act of 1934, or a domestic branch of a foreign bank that carries deposits insured by the Federal Deposit Insurance Corporation, (v) Commercial paper fully guaranteed as to principal and interest by the United States under the Temporary Liquidity Guarantee Program as administered by the Federal Deposit Insurance Corporation (commercial paper), (vi) Corporate notes or bonds fully guaranteed as to principal and interest by the United States under the Temporary Liquidity Guarantee Program as administered by the Federal Deposit Insurance Corporation (corporate notes or bonds), and (vii) Interests in money market mutual funds.

Apex shall maintain sufficient funds in United States Dollar ("USD") held in segregated and cleared swaps customer collateral accounts within the United States to cover its USD customer segregated and cleared swaps customer collateral liabilities (as applicable), respectively as required by CFTC Regulations 1.49(e) and 22.9.

Apex shall clearly designate all futures customer securities and property as customer segregated as required by CFTC Regulation 1.20 and NFA Financial Requirements Section 4.

Apex shall perform due diligence as required by CFTC Regulation 1.11 on the location of customer funds as required by CFTC Regulations 1.11 and 1.20. Such due diligence shall be conducted pursuant to Apex's overall credit and counter-party policies.

Apex shall obtain acknowledgement letters from depositories, including derivatives clearing organizations and other FCMs, where applicable, holding customer funds in the form prescribed under CFTC Regulations 1.20, 1.26, 22.5, and 30.7 within three business days of opening any new accounts. Apex shall ensure that Apex and its depositories file copies of the acknowledgment letters with both the CFTC and its DSRO through WinJammer.

Apex shall instruct each depository holding customer segregated, customer secured and cleared swaps customer collateral accounts to report the balances in these accounts on a daily basis to NFA or a third party designated by NFA, in the form and manner prescribed by NFA, to be considered as an acceptable depository to hold customer segregated funds, customer secured funds and cleared swaps customer collateral as required by NFA Financial Requirements Section 4.



Apex shall maintain written policies and procedures that establish a target amount (either by percentage or dollars) that Apex seeks to maintain as its residual interest in its customer segregated, customer secured, and cleared swaps customer collateral accounts, which are designed to reasonably ensure the FCM maintains these amounts and remains in compliance with the segregation, secured amount and cleared swaps customer collateral amounts at all times as required by CFTC Regulations 1.11 and 1.20 and NFA Financial Requirements Section 16(a).

All procedures relating to protection of customer segregated funds shall be approved in writing by the Apex Board of Directors as required by NFA Financial Requirements Section 16(a).

Material changes to the firm's procedures regarding residual interest in customer segregated accounts shall be approved in writing by Apex's Board of Directors as required by NFA Financial Requirements Section 16(a) and Interpretive Notice ¶9066.

If Apex does not hold sufficient funds to meet its target residual amount in customer segregated accounts Apex shall file immediate notice of this occurrence with the CFTC and the firm's DSRO as required by NFA Interpretive Notice ¶9066 and CFTC Regulation 1.12(j).

Apex shall not make any withdrawal, transfer or disbursement, not made for the benefit of customers from any customer segregated funds account that exceeds 25% of Apex's residual interest unless such withdrawal meets the requirements of NFA Financial Requirements Section 16(b), (c) and (d).

If Apex withdraws a portion of its residual interest not for the benefit of customers, and the withdrawal causes Apex to fall below its target residual amount, then by the close of business the next day Apex shall either deposit funds in the segregated, secured funds or cleared swaps customer collateral account(s), as applicable, to restore the respective account balance to the target residual amount or if appropriate revise the target residual amount in accordance with its policies and procedures and as required by NFA Interpretive Notice ¶9066 and CFTC Regulation 1.23(e).

In addition to the requirements above, prior to withdrawing more than 25% of Apex's residual interest, the FinOP, CAO and CFO, or CEO will authorize such withdrawal in writing and only after reviewing Apex's segregated funds condition and performing such due diligence as may be necessary to ensure that such withdrawal would not cause Apex to become under segregated.

Apex shall prepare Segregated Investment Detail Reports ("SIDRs") and file with its DSRO as required by NFA Financial Requirements Section 16(e). Apex shall file SIDR Reports at the times below and shall include the information below:

By 11:59 P.M. Eastern time on the business day following the 15th and the last business day of each month, the following information as of the close of business on the 15th (or the following business day if the 15th falls on a weekend) and the last business day of each month:

(1) The identity and location of each depository holding customer segregated funds, and the dollar amount held at each depository;



- (2) The dollar amount of customer segregated funds held in cash, each type of permitted investments identified in CFTC Regulation 1.25(a), customer owned securities held as margin, and as securities under agreements to resell the securities (reverse repurchase transactions) held at each depository identified in subsection (1) above;
- (3) The identity and location of each depository holding foreign futures and foreign options customer secured amount funds, and the dollar amount held at each depository;
- (4) The dollar amount of foreign futures and foreign options customer funds held in cash, each type of permitted investments identified in CFTC Regulation 1.25(a), customer owned securities held as margin, and as securities under agreements to resell the securities (reverse repurchase transactions) held at each depository identified in subsection (3) above;
- (5) The identity and location of each depository holding cleared swaps customer collateral, and the dollar amount held at each depository;
- (6) The dollar amount of cleared swaps customer collateral held in cash, each type of permitted investment identified in CFTC Regulation 1.25(a), customer owned securities held as margin, and as securities under agreements to resell the securities (reverse repurchase transactions) held at each depository identified in subsection (5) above; and
- (7) The identity of each depository that is an affiliate of the FCM that held customer segregated funds, foreign futures and foreign options customer secured amount funds or cleared swaps customer collateral during the reporting period.

Apex shall not commingle the accounts of officers, directors, partners and employees with the funds of customers. Apex shall review an equity run or equivalent report to ensure accounts of officers, directors, partners and employees are reflected separately from customers as required by CFTC 1.20(e). Apex shall maintain complete and detailed records of all securities held or owned by the firm which represents an investment of customer funds as required by CFTC Regulation 1.27.

As set forth in CFTC Regulation 1.24, Apex shall exclude from segregation all money invested in obligations or stocks of any derivatives clearing organization or in memberships in, or obligations of, any contract market, money held by any derivatives clearing organization that is used for any purpose other than to purchase, margin, guarantee, secure, transfer, adjust, or settle the contracts, trades, or commodity options of the futures customers of Apex.

Apex shall limit and restrict the use of segregated customer funds as set forth in CFTC Regulations 1.20 and 1.22.



All investments of segregated customer funds shall be in accordance with CFTC Regulation 1.25 and such investments shall be limited to instruments permitted by such regulation.

In the event that Apex invests customer segregated funds in instruments permitted by CFTC Regulation 1.25, Apex shall include such instruments in segregated account records and reports at values which at no time exceed current market value, determined as of the close of the market on the date for which such computation is made.

As set forth in CFTC Regulation 1.29, Apex may receive and retain incremental income or interest income from investment of customer segregated funds pursuant to CFTC Regulation 1.25. Apex shall bear sole responsibility for any losses resulting from such investments and no customer shall bear responsibility for such losses.

Nothing in the regulations in this chapter shall prevent Apex from lending its own funds to customers on securities and property pledged by such customers, or from re-pledging or selling such securities and property pursuant to specific written agreement with such customers. The proceeds of such loans used to purchase, margin, guarantee, or secure the trades, contracts, or commodity options of customers shall be treated and dealt with by a futures commission merchant as belonging to such customers, in accordance with CFTC Regulation 1.30.

Apex shall not loan funds on an unsecured basis to futures customers to finance customers' futures trading, nor may Apex loan funds to futures customers secured by the futures accounts of such customers.

Although Apex is a registered broker-dealer, the funds that Apex's clients and/or their customers deposit with Apex for futures and options trading are not protected by the Securities Investor Protection Corporation ("SIPC").

For additional information on the protection of customer funds, please see the Futures Industry Association's "Protection of Customer Funds Frequently Asked Questions" located at: https://fia.org/articles/protection-customer-funds-frequently-asked-questions

FILING A COMPLAINT

1.55(k)(9) Information on how a customer may obtain information regarding filing a complaint about FCM with the Commission or with FCM's DSRO.

• Apex Compliance

If you wish to file a complaint, we encourage you to contact Apex Compliance Department at 214-



765-1055) or via email at futurescompliance@apexfintechsolutions.com.

DSRO

If you wish to file a complaint about Apex with Apex's DSRO, you may contact NFA electronically at http://www.nfa.futures.org/basicnet/Complaint.aspx, or by calling NFA directly at 800-621-3570.

CFTC

If you wish to file a complaint about Apex with the CFTC you may contact the CFTC electronically at https://www.cftc.gov/ConsumerProtection/FileaTiporComplaint/index.htm, or by calling the Division of Enforcement toll-free at 866-FON-CFTC (866-366-2382).

Relevant FINANCIAL DATA

Total Equity, Regulatory Capital and Net Worth as of July 31, 2024

1.55(k)(10)(i)The futures commission merchant's total equity, regulatory capital, and net worth, all computed in accordance with US Generally Accepted Accounting Principles and § 1.17, as applicable.

Total Equity (Total Ownership Equity and Total Subordinated Liabilities)	\$573,006,994
Regulatory Capital (Total Net Capital)	\$445,881,608
Net Worth (Total Ownership Equity)	\$573,006,994

• Proprietary Margin Requirements

1.55(k)(10)(ii)The dollar value of the futures commission merchants proprietary margin requirements as a percentage of the aggregate margin requirement for futures customers, Cleared Swaps Customers, and 30.7 customers.

Apex's proprietary margin requirements were zero. Apex does not engage in proprietary trading. Apex does not offer Cleared Swaps nor 30.7 customer accounts.

• Funds Held for Futures Customers as of June 30, 2024

1.55(k)(10)(iii)The smallest number of futures customers, Cleared Swaps Customers, and 30.7 customers that comprise 50 percent of the futures commission merchant's total funds held for futures customers, Cleared Swaps Customers, and 30.7 customers, respectively.

Apex's smallest number of futures customers that comprised 50% of the Firm's total funds held for futures customers was 456 accounts. Apex does not offer Cleared Swaps nor 30.7 customer accounts.



Aggregate, Source, and Purpose of Committed Unsecured Lines of Credit Obtained

1.55(k)(10)(iv)The aggregated amount of financing the futures commission merchant provides for customer transactions involving illiquid financial products for which it is difficult to obtain timely and accurate prices.

1.55(k)(10)(v) The amount, generic source and purpose of any committed unsecured lines of credit (or similar short-term funding) the futures commission merchant has obtained but not yet drawn upon.

Name of Bank	Country	Active	Date Added	Credit Limit Amount	Draw Down Amount
Bank of New York	US	Yes	April 1, 2010	\$0	\$0

1.55(k)(10)(vi)Apex does not provide financing for futures customer transactions in any capacity. Apex also does not permit customers to trade illiquid financial products for which it is difficult to obtain timely and accurate prices, nor provide financing for it.

Percentage of Customers Receivable Balance

1.55(k)(10)(vii)The percentage of futures customer, Cleared Swaps Customer, and 30.7 customer receivable balances that the futures commission merchant had to write-off as uncollectible during the past 12-month period, as compared to the current balance of funds held for futures customers, Cleared Swaps Customers, and 30.7 customers.

For the past 12 months, Apex did not write off any futures customer receivable balances.

Additional Information about Apex

Apex's additional financial information and treatment of customer segregated funds can be found in the "Publicly Available FCM Financial Information (1.55(o)" section of this document. The section also specifies where Apex's financial information can be found on CFTC and NFA websites.

RISK CONTROLS, PRACTICES, AND PROCEDURES

1.55(k)(11) A summary of the futures commission merchant's current risk practices, controls and procedures.

Risk Profile

The risks set forth below are examples of what Apex has determined can adversely impact its ability to continue to successfully operate in the futures and the securities business. Some of the ways to mitigate risks include Apex keeping abreast of the industry and market related events,



employing qualified professionals, and when needed, enhancing processes.

- Actions taken by governments or regulators
- Adverse effects of competition
- Cyber risks
- o Inability of Apex's clients and/or counterparties to meet their financial commitments
- Inability to meet cash or collateral requirements as they arise
- Inability to obtain financing if needed
- Market exposures
- Negative perceptions of Apex's reputation
- Non-compliance with laws and regulations
- o Protracted decline or reduced liquidity in financial markets
- Street-wide data dissemination issues including but not limited to exchanges and clearing corporations
- Third party service outages
- Uncertainty in the global economy and financial markets
- Write downs of Apex assets

General Overview

As required by CFTC Regulation §1.11, Apex has implemented a comprehensive Risk Management Program ("RMP"). Apex acknowledges that an RMP alone cannot eliminate all of the risks. However, the RMP is a supervisory tool to help Apex identify key risks, assign risk tolerances, determine course of action should a risk arise, and reasonably ensure that procedures are being diligently followed. It also helps to ensure that if a breach of risk tolerance limit is detected, it is promptly escalated as appropriate. Periodically, Senior Management reviews exceptions to risk tolerance limits and determines if exceptions are outside of established policies and procedures. All proposed changes to risk tolerance limits are required to be reviewed and approved by the Senior Management.

To be compliant with CFTC Regulation §1.11, and in order to continue improving its Risk Management Program, Apex ensures the RMP is reviewed and tested by qualified personnel, at least annually. Reviews are documented and periodically discussed with the Senior Management.

Additionally, in order to enhance supervision and review of risks associated with the futures business, Apex established and retains a Risk Management Unit ("RMU"). RMU has sufficient authority, qualified personnel, and financial, operational, and other resources to carry out the Risk Management Program. The Risk Management Unit reports directly to Senior Management.

On a quarterly basis, RMU prepares a periodic Risk Exposure Report ("RER") that encompasses changes to Apex's business, if any occurred, risk breaches, recommended or completed updates to the Risk Management Program, timeframe for recommendations, and status of any incomplete implementations of previously recommended changes.

Both RMP and RER are distributed to Apex's Senior Management and Board of Directors, and evidence of distribution are maintained in accordance with CFTC Regulation §1.31. Furthermore, as required by CFTC Regulation, Apex ensures that it furnishes CFTC with updated reports.



Identifying Risk and Risk Tolerance Limits

Apex's Risk Management Program takes into account market, credit, liquidity, foreign currency, legal, operational, settlement, segregation, technological, capital, and other applicable risks with a description of the risk tolerance limits and methodology for these limits. In order to be fully cognizant of such risk Apex's Senior Management participates in a call, on a daily basis, that addresses risks and other business topics.

Similar to other types of risk and despite Apex's best efforts to manage risk through its policies, procedures, and governance structure, there can be no complete guarantee that Apex will not sustain a material loss as a part of its operation. Apex deems such events to be highly improbable, however, not impossible.

Segregation Risk

Apex mitigates segregation risk by:

- Performing daily computation of the requirement
- Making a timely deposit of additional funds when necessary
- Monitoring residual interest amount to maintain established level
- Employing appropriate separation of duties between funds movement and reporting groups
- Establishing a process for withdrawal of funds from segregated customer funds accounts:
 - For the benefit of a customer
 - Not for payment or on behalf of Apex's customer
- Periodically performing review of the depositories
- Providing regulatory bodies with notices and reports

Operational Risk

Operational risks are mitigated by:

- Review and escalation of erroneous trade orders
- Prompt remediation of unsettled transactions
- Transaction settlement monitoring
- Timely reporting of transactions to customers and when applicable, regulatory bodies
- Reconciliation of positions and monies
- An audit of the futures introducing broker's automated order routing system

Capital Risk

Apex reasonably ensures that it has sufficient capital to be compliant with the Act and the regulations. One of the ways that Apex mitigates capital risk is by performing a periodic capitalization stress test. Stress tests include such components as:



- Operational capital
- Unsecured and secured contingent funding sources
- Capital requirement for FCM and non-FCM business
- Residual target interest and excess capital

Liquidity Risk

To limit risks associated with liquidity, Apex restricts futures trading to liquid products that are offered on selected U.S. futures exchanges. Apex does not proprietary trade and does not act as a principal in customer transactions. Furthermore, Apex identified the following three conditions that can increase liquidity needs:

Market Stress Event

- Mismatches of margins, funding and positions
- o Excessive deposits
- o Requirements changes
- Funding availability changes

Market Stress Mitigation

- o Changes to positions, margins and additional funding requirements
- Utilization of all available lending facilities
- Multiple daily customer segregation computations
- Prioritization and ongoing monitoring of requirements and funding

Company-Specific (Idiosyncratic) Event

- Excessive withdrawals
- Requirements changes specific to Apex
- Funding availability changes specific to Apex
- Reputational risk

Company Specific (Idiosyncratic) Mitigation

- Utilization of all available lending facilities
- Debit reductions by changes to cash flow
- Analysis and risk control

Extraordinary Customer Activity

Apex notes that extraordinary customer activity can occur due to a number of causes dependent and independent of actions taken by Apex or other external events. If such occurs, Apex's Senior Management will evaluate the situation and determine the best remediation plan.



RISK DISCLOSURE STATEMENT 1.55(A)

The language set forth in the written disclosure document required by paragraph (a) of 1.55 shall be as follows:

The risk of loss in trading commodity futures contracts can be substantial. You should, therefore, carefully consider whether such trading is suitable for you in light of your circumstances and financial resources. You should be aware of the following points:

- (1) You may sustain a total loss of the funds that you deposit with your broker to establish or maintain a position in the commodity futures market, and you may incur losses beyond these amounts. If the market moves against your position, you may be called upon by your broker to deposit a substantial amount of additional margin funds, on short notice, in order to maintain your position. If you do not provide the required funds within the time required by your broker, your position may be liquidated at a loss, and you will be liable for any resulting deficit in your account.
- (2) The funds you deposit with a futures commission merchant for trading futures positions are not protected by insurance in the event of the bankruptcy or insolvency of the futures commission merchant, or in the event your funds are misappropriated.
- (3) The funds you deposit with a futures commission merchant for trading futures positions are not protected by the Securities Investor Protection Corporation even if the futures commission merchant is registered with the Securities and Exchange Commission as a broker or dealer.
- (4) The funds you deposit with a futures commission merchant are generally not guaranteed or insured by a derivatives clearing organization in the event of the bankruptcy or insolvency of the futures commission merchant, or if the futures commission merchant is otherwise unable to refund your funds. Certain derivatives clearing organizations, however, may have programs that provide limited insurance to customers. You should inquire of your futures commission merchant whether your funds will be insured by a derivatives clearing organization and you should understand the benefits and limitations of such insurance programs.
- (5) The funds you deposit with a futures commission merchant are not held by the futures commission merchant in a separate account for your individual benefit. Futures commission merchants commingle the funds received from customers in one or more accounts and you may be exposed to losses incurred by other customers if the futures commission merchant does not have sufficient capital to cover such other customers' trading losses.



- (6) The funds you deposit with a futures commission merchant may be invested by the futures commission merchant in certain types of financial instruments that have been approved by the Commission for the purpose of such investments. Permitted investments are listed in Commission Regulation 1.25 and include: U.S. government securities; municipal securities; certain money market funds; foreign sovereign debt, and U.S. Treasury exchange-traded funds. The futures commission merchant may retain the interest and other earnings realized from its investment of customer funds. You should be familiar with the types of financial instruments that a futures commission merchant may invest customer funds in.
- (7) Futures commission merchants are permitted to deposit customer funds with affiliated entities, such as affiliated banks, securities brokers or dealers, or foreign brokers. You should inquire as to whether your futures commission merchant deposits funds with affiliates and assess whether such deposits by the futures commission merchant with its affiliates increases the risks to your funds.
- (8) You should consult your futures commission merchant concerning the nature of the protections available to safeguard funds or property deposited for your account.
- (9) Under certain market conditions, you may find it difficult or impossible to liquidate a position. This can occur, for example, when the market reaches a daily price fluctuation limit ("limit move").
- (10) All futures positions involve risk, and a "spread" position may not be less risky than an outright "long" or "short" position.
- (11) The high degree of leverage (gearing) that is often obtainable in futures trading because of the small margin requirements can work against you as well as for you. Leverage (gearing) can lead to large losses as well as gains.
- (12) In addition to the risks noted in the paragraphs enumerated above, you should be familiar with the futures commission merchant you select to entrust your funds for trading futures positions. The Commodity Futures Trading Commission requires each futures commission merchant to make publicly available on its Web site firm specific disclosures and financial information to assist you with your assessment and selection of a futures commission merchant. Information regarding this futures commission merchant may be obtained by visiting Apex's website: https://apexfintechsolutions.com/legal/disclosures/apex-clearing-futures-disclosures/

ALL OF THE POINTS NOTED ABOVE APPLY TO ALL FUTURES TRADING WHETHER FOREIGN OR DOMESTIC. IN ADDITION, IF YOU ARE CONTEMPLATING TRADING FOREIGN FUTURES OR OPTIONS CONTRACTS, YOU SHOULD BE AWARE OF THE FOLLOWING ADDITIONAL RISKS:



- (13) Foreign futures transactions involve executing and clearing trades on a foreign exchange. This is the case even if the foreign exchange is formally "linked" to a domestic exchange, whereby a trade executed on one exchange liquidates or establishes a position on the other exchange. No domestic organization regulates the activities of a foreign exchange, including the execution, delivery, and clearing of transactions on such an exchange, and no domestic regulator has the power to compel enforcement of the rules of the foreign exchange or the laws of the foreign country. Moreover, such laws or regulations will vary depending on the foreign country in which the transaction occurs. For these reasons, customers who trade on foreign exchanges may not be afforded certain of the protections which apply to domestic transactions, including the right to use domestic alternative dispute resolution procedures. In particular, funds received from customers to margin foreign futures transactions may not be provided the same protections as funds received to margin futures transactions on domestic exchanges. Before you trade, you should familiarize yourself with the foreign rules which will apply to your particular transaction.
- (14) Finally, you should be aware that the price of any foreign futures or option contract and, therefore, the potential profit and loss resulting therefrom, may be affected by any fluctuation in the foreign exchange rate between the time the order is placed, and the foreign futures contract is liquidated, or the foreign option contract is liquidated or exercised.

THIS BRIEF STATEMENT CANNOT, OF COURSE, DISCLOSE ALL THE RISKS AND OTHER ASPECTS OF THE COMMODITY MARKETS.

Publicly Available FCM Financial Information 1.55(O)

Each FCM shall make the following financial information publicly available on its web site:

- (1) 1.55(o)(1)(i) The daily Statement of Segregation Requirements and Funds in Segregation for Customers Trading on U.S. Exchanges for the most current 12-month period: https://apexfintechsolutions.com/legal/apex-clearing-futures-disclosures/
 - 1.55(o)(1)(ii) The daily Statement of Secured Amounts and Funds Held in Separate Accounts for 30.7 Customers Pursuant to Commission Regulation 30.7 for the most current 12-month period. **Apex does not offer trading on foreign exchange.**
 - 1.55(o)(1)(iii) The daily Statement of Cleared Swaps Customer Segregation Requirements and Funds in Cleared Swaps Customer Accounts Under Section 4d(f) of the Act for the most current 12-month period.

Apex does not offer Cleared Swaps trading.



1.55(o)(1)(iv) A summary schedule of the futures commission merchant's adjusted net capital, net capital, and excess net capital, all computed in accordance with §1.17 and reflecting balances as of the month-end for the 12 most recent months:

https://apexfintechsolutions.com/legal/apex-clearing-futures-disclosures/

1.55(o)(1)(v) The Statement of Financial Condition, the Statement of Segregation Requirements and Funds in Segregation for Customers Trading on U.S. Exchanges, the Statement of Secured Amounts and Funds Held in Separate Accounts for 30.7 Customers Pursuant to Commission Regulation 30.7, the Statement of Cleared Swaps Customer Segregation Requirements and Funds in Cleared Swaps Customer Accounts Under Section 4d(f) of the Act, an all related footnotes to the above schedules that are part of the futures commission merchants most current certified annual report pursuant to §1.16 which can be found on Apex's website at: https://apexfintechsolutions.com/legal/disclosures/

1.55(o)(1)(vi) The Statement of Segregation Requirements and Funds in Segregation for Customers Trading on U.S. Exchanges, the Statement of Secured Amounts and Funds Held in Separate Accounts for 30.7 Customers Pursuant to Commission Regulation30.7, and the Statement of Cleared Swaps Customer Accounts Under Section 4d(f) of the Act that are part of the futures commission merchant's unaudited Form 1-FR-FCM or Financial and Operational Combined Uniform Single Report under the Securities Exchange Act of 1934 ("FOCUS Report") for the most current 12-month period. https://apexfintechsolutions.com/legal/apex-clearing-futures-disclosures/

- (2) 1.55(o)(2) To the extent any of the financial data identified in paragraph (1) of this section is amended, the FCM must clearly notate that the data has been amended.
 - If Apex makes any changes to the financial data identified in paragraph (1) of 1.55(o), it will be clearly notated that data has been amended.
- (3) 1.55(o)(3)Each futures commission merchant must include a statement on its Web site that is available to the public that financial information regarding the futures commission merchant, including how the futures commission merchant invests and holds customer funds, may be obtained from the National Futures Association and include a link to the Web site of the National Futures Association's Basic System where information regarding the futures commission merchant's investment of customer funds is maintained: https://apexfintechsolutions.com/legal/apex-clearing-futures-disclosures/

Information about how Apex invests and holds client futures funds can be obtained from National Futures Association Background Affiliation Status Information Center ("BASIC") at the following link: http://www.nfa.futures.org/basicnet/



(4) 1.55(o)(4) Each futures commission merchant must include a statement on its Web site that is available to the public that additional financial information on all futures commission merchants is available from the Commodity Futures Trading Commission and include a link to the Commodity Futures Trading Commission's Web page for financial data for futures commission merchants: https://apexfintechsolutions.com/legal/apex-clearing-futures-disclosures/

Information about how Apex invests and holds client futures funds can be obtained from National Futures Association Background Affiliation Status Information Center ("BASIC") at the following link: http://www.nfa.futures.org/basicnet/

PART 190 DISCLOSURE REGARDING SEPARATE ACCOUNTS

If you establish or maintain more than one account with a futures commission merchant ("FCM") for the purpose of trading (a) futures and options on futures (collectively, "futures") on either U.S. or foreign futures exchanges, or (b) cleared swaps (each, a "separate account"), it is important that you read and understand the following disclosure. Such separate accounts may be: (i) managed by different asset management firms, introducing brokers or associated persons; (ii) managed as separate investment portfolios by the same asset management firm, introducing broker or associated person; (iii) subject to liens in connection with operating loans that contractually obligate an FCM to treat the accounts separately; or (iv) otherwise required for regulatory or appropriate business purposes.

You should be aware that:

•	In the unlikely event of your FCM's bankruptcy, you will be treated no differently from other
	customers as a result of having maintained separate accounts with the FCM. In particular, all
	separate accounts maintained for you or on your behalf will be combined in determining your
	rights and obligations under the applicable provisions of the U.S. Bankruptcy Code and Part
	190 of the Commodity Futures Trading Commission's Regulations.

This document was updated on March 27, 2025.