Previous rule	Proposed plain language rule						
	RULE 2650						
		CONTINUING EDUCATION REQUIREMENTS FOR APPROVED PERSONS					
	2651. Introdu	action					
Rule 2900 Part III,(B) first paragraph	(1)	IIROC requires Approved Persons to meet continuing education requirements to enhance and further develop their baseline licensing proficiencies.					
,	2652. Definiti	ions					
III(A)	(1)	The following terms have the meanings set out below when used in sections 2653 to 2699:					
		(i) "continuing education course" means a single, integrated course or series of relevant courses, seminars, programs or presentations that together meet the time and content requirements for continuing education set out in Rule 2650.					
		(ii) "continuing education participant" means an <i>Approved Person</i> approved in one or more of the categories set out in subsection 2654(1).					
		(iii) "continuing education program" means <i>IIROC</i> 's continuing education program, consisting of compliance and professional development requirements.					
New	(2)	For purposes of sections 2651 to 2699, the following terms have the meanings set out below:					
(Note: The following definitions were		"acceptable counterparties" The same meaning as set out in Form 1, General Notes and Definitions.					
previously included in the March 9,		"acceptable institutions" The same meaning as set out in Form 1, General Notes and Definitions.					
2017 PLR Rulebook publication. They have been added to							

Previous rule	Proposed plain	language rule			
subsection 2652(2) to allow Rule 2650 to be implemented as a stand-alone		advertisement" or advertising"	Any commercials, commentaries and any published materials promoting a Dealer Member's business, and includes materials disseminated or made available electronically.		
rule. Upon implementation of the PLR Rulebook	"ε	agent"	An <i>individual</i> who is subject to the principal and agent relationship requirements set out in Dealer Member Rule 39.		
the PLR Rulebook in its entirety, these definitions will be deleted from subsection 2652(2) and will be included within the PLR	"ε	analyst"	A Dealer Member's employee or Approved Person who is held out to the public as an analyst or whose responsibilities to the Dealer Member include the preparation, for distribution to clients or prospective clients, of any written report, which includes a recommendation with respect to a security.		
Rulebook.)	"4	Approved Person"	An <i>individual</i> approved by <i>IIROC</i> under the <i>IIROC requirements</i> to carry out a function for a <i>Dealer Member</i> , namely, the following <i>individuals</i> :		
			(i) Associate Portfolio Manager, (ii) Chief Compliance Officer,		
			(iii) Chief Financial Officer,		
			(iv) Director,		
			(v) Executive,		
			(vi) Investment Representative,		
			(vii) Portfolio Manager,		
			(viii) Registered Representative,		
			(ix) Supervisor,		
			(x) Trader, or		
			(xi) Ultimate Designated Person.		

"Associate Portfolio Manager"	An <i>individual</i> designated by the <i>Dealer Member</i> and approved by <i>IIROC</i> to provide discretionary portfolio management for <i>managed accounts</i> under the supervision of a <i>Portfolio Manager</i> .
<u>"business day"</u>	A day other than Saturday, Sunday and any statutory holiday in the relevant <i>District</i> .
"Chief Compliance Officer"	An <i>individual</i> approved by <i>IIROC</i> to act as the chief compliance officer of a <i>Dealer Member</i> .
"Chief Financial Officer"	An <i>individual</i> approved by <i>IIROC</i> to act as the chief financial officer of a <i>Dealer Member</i> .
"Consolidated Rules"	The IIROC Consolidated Enforcement, Examination and Approval Rules.
"correspondence"	Any <i>advertisements</i> or business related communication, including electronic communications, prepared for distribution to a single current or prospective client, but not for distribution to multiple clients or the general public.
"Dealer Member"	The same meaning as set out in General By-law No. 1, Section 1.1.
"debt security"	Any security that provides the holder with a legal right, in specified circumstances, to demand payment of the amount owing and includes a debtor-creditor relationship. The term includes securities with short-term maturities or mandatory tender periods such as commercial paper and floating rate notes as well as traditional notes and bonds.
"derivative"	Means a financial instrument whose value is derived from, and reflects changes in, the price of the underlying product. It is designed to facilitate the transfer and isolation of risk and may be used for both risk transference and investment purposes.
"Director"	A member of a Dealer Member's board of directors or an individual

	performing similar functions at a <i>Dealer Member</i> that is not a corporation.			
"discretionary account"	An account in which:			
	(i) the Dealer Member has not solicited the discretionary authority,			
	(ii) the discretionary authority is accepted to accommodate a client who is frequently or temporarily unavailable to authorize trades,			
	(iii) the discretionary authority has not been renewed, and			
	(iv) the term of the discretionary authority does not exceed 12 months.			
"District"	The same meaning as set out in General By-law No. 1, Section 1.1.			
"District Council"	The same meaning as set out in General By-law No. 1, Section 1.1.			
"District Council panel"	A panel of three members of a <i>District Council</i> appointed by the <i>National Hearing Coordinator</i> to conduct a <i>hearing</i> under section 9209 of the <i>Consolidated Rules</i> .			
"employee"	An employee or agent of a Dealer Member.			
"Executive"	A Dealer Member's partner, Director or officer who is involved in the Dealer Member's senior management, including anyone fulfilling the role of chair or vice-chair of the board of directors, chief executive officer, president, chief administrative officer, chief operating officer or a person acting in a similar capacity who is head of operations, Chief Financial Officer, Chief Compliance Officer, Ultimate Designated Person, member of an executive management committee or any other position that the Dealer Member designates as an Executive position.			
"futures contract"	A contract to make or take delivery of the underlying interest during a designated future month on terms agreed to when the contract is entered on a commodity futures exchange.			

"futures contract option"	A right to acquire a long or short position in connection with a <i>futures</i> contract on terms agreed to at the time the option is granted and any option that has a <i>futures contract</i> as its underlying interest.				
"hearing"	A hearing in connection with a proceeding, proposed proceeding or other matter under <i>IIROC requirements</i> , other than a <i>prehearing conference</i> .				
"hearing panel"	A panel selected by the National Hearing Coordinator to conduct a hearing or prehearing conference.				
"IIROC"	The same meaning as the term Corporation as set out in General By-law No. 1, Section 1.1.				
"IIROC requirements"	Requirements set out within <i>IIROC</i> 's articles, by-laws and rules, along with all other instruments prescribed or adopted within <i>IIROC</i> 's by-laws and rules, and rulings of <i>IIROC</i> and the <i>District Councils</i> .				
"individual"	A natural person.				
"institutional client"	<ul> <li>(i) an acceptable counterparty,</li> <li>(ii) an acceptable institution,</li> <li>(iii) a regulated entity,</li> <li>(iv) a registrant under securities law, other than an individual registrant, or</li> <li>(v) a non-individual with total securities under administration or management of more than \$10 million.</li> </ul>				
"Investment Representative" An individual, approved by IIROC, to trade in, but not advise a securities, options, futures contracts or futures contract options. Dealer Member's behalf, including where that individual deals mutual funds.					

"managed account"	An account which is subject to a suitability obligation where:		
	<ul> <li>(i) investment decisions are made on a continuing basis by a Portfolio Manager or an Associate Portfolio Manager or a third party hired by the Dealer Member, and</li> </ul>		
	(ii) the <i>Dealer Member</i> , or a third party hired by the <i>Dealer Member</i> , and the <i>Portfolio Manager</i> or <i>Associate Portfolio Manager</i> are responsible for all investment decisions made.		
"Marketplace Member"	The same meaning as set out in General By-law No. 1, Section 1.1.		
"National Hearing Coordinator"	A <i>person</i> appointed by <i>IIROC</i> who is responsible for the administration of enforcement and other proceedings under <i>IIROC</i> requirements and other employees of <i>IIROC</i> to whom the <i>person</i> delegates the performance of such functions.		
"officer"	A Dealer Member's chair or vice-chair of the board of directors, chief executive officer, president, chief administrative officer, Chief Compliance Officer, Chief Financial Officer, chief operating officer, vice-president, secretary, any other person designated an officer of a Dealer Member by law or similar authority, or any person acting in a similar capacity on behalf of a Dealer Member.		
"option"	A derivative contract that:		
	(i) gives the purchaser the right, but not the obligation, to buy or sell an underlying asset at a certain price (exercise price) on or before an agreed upon date, and		
	(ii) imposes on the seller an obligation, if called upon by the purchaser, to buy in the case of puts, or sell in the case of calls, at the exercise price.		
"person"	An <i>individual</i> , a partnership, a corporation, a government or any of its departments or agencies, a trustee, an incorporated or unincorporated		

	organization, an incorporated or unincorporated syndicate or an individual's heirs, executors, administrators or other legal representatives.
"prehearing conference"	A prehearing conference held pursuant to section 8416 of the Consolidated Rules.
"Portfolio Manager"	An <i>individual</i> designated by the <i>Dealer Member</i> and approved by <i>IIROC</i> to provide discretionary portfolio management for <i>managed accounts</i> .
"records"	Books, records, client files and information and other documentation, including electronic documents, related to the <i>Regulated Person's</i> business.
"Registered Representative"	An <i>individual</i> , approved by <i>IIROC</i> , to trade, or advise on trades, in securities, <i>options</i> , <i>futures contracts</i> , or <i>futures contract options</i> with the public in Canada, on the <i>Dealer Member's</i> behalf, including where that <i>individual</i> deals only in mutual funds or only with <i>institutional clients</i> .
"regulated entity" or "regulated entities"	The same meaning as set out in Form 1, General Notes and Definitions.
"Regulated Persons"	The same meaning as set out in General By-law No. 1, Section 1.1.
"research report"	Any written or electronic communication for distribution to clients or prospective clients containing an <i>analyst's</i> recommendation about the purchase, sale or holding of a security, excluding any government <i>debt</i> security or any government guaranteed <i>debt</i> security.
"retail client"	A client that is not an institutional client.
"sales literature"	Any written or electronic communication for client use which contains a recommendation relating to a security or <i>trading strategy</i> , but does not include:
	(i) any communication that is an advertisement or correspondence, or

	(ii) preliminary prospectuses and prospectuses.
"securities laws"	Any legislation about trading, distributing or advising in securities, futures contracts, futures contract options or derivatives in Canada enacted by the government of Canada or any province or territory in Canada and includes all regulations, rules, orders and other regulatory directions made under that legislation by an authorized body, including a securities regulatory authority.
"securities regulatory authority"	The commission, <i>person</i> or other authority in Canada that is authorized to administer any legislation with regard to (i) the offering or sale of securities, <i>futures contracts</i> , <i>futures contract options</i> or <i>derivatives</i> to the public or (ii) the registration or licensing of persons trading in securities, <i>futures contracts</i> , <i>futures contract options</i> or <i>derivatives</i> , or (iii) any tribunal empowered under such legislation to review decisions of a <i>hearing panel</i> or <i>District Council panel</i> .
"Supervisor"	An <i>individual</i> given responsibility and authority by a <i>Dealer Member</i> , and approved by <i>IIROC</i> , to manage the activities of the <i>Dealer Member</i> or the <i>Dealer Member's Approved Persons</i> or <i>employees</i> to ensure they comply with <i>IIROC requirements</i> and <i>securities laws</i> .
"Trader"	An <i>individual</i> , approved by <i>IIROC</i> as a trader, whose activity is restricted to trading through a <i>Marketplace Member's</i> trading system, and who may not advise the public.
"trading strategy"	A broad general approach to investments including matters such as the use of specific products, leverage, frequency of trading or a method of selecting particular investments but does not include specific trade or sectoral weighting recommendations.
"Ultimate Designated Person"	An <i>individual</i> approved by <i>IIROC</i> to be responsible for the conduct of a designated <i>Dealer Member</i> and the supervision of its <i>employees</i> and to perform the functions for an ultimate designated person described in the

Previous rule	Proposed plain language rule		
		IIROC requirements.	
	Part A - THE	CONTINUING EDUCATION PROGRAM AND CONTINUING EDUCATION REQUIREMENTS	
	2653. The co	ntinuing education program	
New	(1)	<ul> <li>The continuing education program consists of two parts:         <ul> <li>(i) a compliance course, which is training covering ethical issues, regulatory developments and rules governing investment dealer conduct, and</li> </ul> </li> <li>(ii) a professional development course, which is training that fosters learning and development in areas relevant to investment dealer business.</li> </ul>	
Rule 2900, Part III, Introduction	(2)	The <i>continuing education program</i> operates in two year cycles. The first two year cycle will commence commenced on January 1, 2018. The beginning and end of each <i>continuing education program</i> cycle is the same for all <i>continuing education participants</i> .	
Rule 2900 Part III, (J)(1)-(2), (K)(1)- (2), Guidelines for the Continuing Education Program, The Compliance Course (A)(2)	(3)	A Dealer Member or external course provider may provide a continuing education course.	
Rule 2900, Part III, (J)(3), (K)(3)	(4)	A Dealer Member or external course provider may submit continuing education courses for accreditation through IIROC's accreditation process.	
Rule 2900, Part III, (C)(2)	(5)	A continuing education participant is exempt from the professional development course requirement if he or she:	

Previous rule	Proposed pl	ain language rule				
		(i) is approved in the category of	f Registered Representat	ive or <i>Supervisor,</i> and	b	
		<ul><li>(ii) has been continuously approv Toronto Stock Exchange, the predecessors.</li></ul>		•	•	
	(6)	·	annot receive continuing	education credits for	the same <i>continuin</i>	
	(6) A continuing education participant cannot receive continuing education credits for the same continuing education course unless the course content has been substantially updated, with the exception of					
		courses referred to in subsection 26	<u>555(3).</u>			
Rule 2900, Part III, (B) and Schedule I	2654. Continu	uing education requirements				
		education requirements for the appl	icable <i>Approved Person</i> (	category, regardiess o	of product type, as	
		the following table.		Compliance course	Professional development	
		the following table.  Approved Person Category	Client Type	Compliance course requirement	Professional development requirement	
		Approved Person Category  Registered Representative	Client Type retail client	Compliance course requirement Yes	Professional development requirement	
		the following table.  Approved Person Category	Client Type	Compliance course requirement	Professional development requirement	
lew		Approved Person Category  Registered Representative  Registered Representative	Client Type retail client institutional client retail client or	Compliance course requirement Yes Yes	Professional development requirement Yes No	
		Approved Person Category Registered Representative Registered Representative Investment Representative	Client Type  retail client  institutional client  retail client or institutional client  retail client or	Compliance course requirement Yes Yes	Professional development requirement Yes No	
		Approved Person Category Registered Representative Registered Representative Investment Representative Portfolio Manager	Client Type  retail client  institutional client  retail client or institutional client  retail client or institutional client  retail client or institutional client	Compliance course requirement Yes Yes Yes Yes	Professional development requirement Yes No No Yes	
lew lew		Approved Person Category Registered Representative Registered Representative Investment Representative Portfolio Manager Associate Portfolio Manager	Client Type  retail client  institutional client  retail client or institutional client  retail client or institutional client  retail client or institutional client	Compliance course requirement Yes Yes Yes Yes Yes Yes	Professional development requirement Yes No No Yes Yes	

Previous rule	Proposed pla	ain language rule			
New		Supervisor of Registered Representatives or Investment Representatives	institutional client	Yes	No
New		Supervisor designated to be responsible for the supervision of options accounts	retail client or institutional client	Yes	No
New		Supervisor designated to be responsible for the supervision of futures contract/futures contract options accounts	retail client or institutional client	Yes	No
New		Supervisor designated to be responsible for the supervision of managed accounts	retail client or institutional client	Yes	No
New		Supervisor designated to be responsible for the opening of new accounts and supervision of account activity	retail client or institutional client	Yes	No
New		Supervisor designated to be responsible for the supervision of discretionary accounts	retail client or institutional client	Yes	No
New		Supervisor designated to be responsible for the pre-approval of advertising, sales literature and correspondence	N/A	Yes	No
		Supervisor designated to be responsible for the supervision of research reports	N/A	Yes	No
		Ultimate Designated Person	N/A	Yes	No
		Chief Compliance Officer	N/A	Yes	No
New	(2)	A continuing education participant reg continuing education requirements of			• •
Rule 2900, Part III, (J)(1), Guidelines for the Continuing	(3)	All continuing education participants r continuing education program cycle.	nust complete at least	10 hours of com	pliance courses in each

Previous rule	Proposed plain language rule
Education Program, The Compliance Course, (A)(1) and (B)(1)	
Rule 2900, Part III, (K)(1), Guidelines for the Continuing Education Program, The Professional Development Course, (B)(1)	(4) A continuing education participant that is subject to professional development requirements must complete at least 20 hours of professional development courses in each continuing education program cycle.  Part B –CONTINUING EDUCATION PROGRAM COURSES AND ADMINISTRATION
	2655. The compliance course
Rule 2900 Part III,	(1) A continuing education participant:
(L)(1) Rule 2900, Part III,	<ul> <li>(i) cannot carry forward compliance course credits to satisfy continuing education requirements of a subsequent continuing education program cycle,</li> </ul>
Guidelines for the Continuing Education Program, The Compliance Course, (A)(6)	(ii) may receive continuing education credit for a compliance course with an examination, only if the continuing education participant successfully passes the examination, and

Previous rule	Proposed pl	in language rule
Rule 2900 Part III, Guidelines for the Continuing Education Program, The Compliance Course (A) (9)		(iii) may receive continuing education credit of a maximum of five hours for compliance <i>continuing</i> education courses recognized by a foreign securities regulator offered by a foreign securities dealer or foreign external course provider.
New	(2)	A Dealer Member may give continuing education credit for Dealer Member compliance manual training where:
		(i) the content of the compliance manual training satisfies clause 2653(1)(i), and
		(ii) the compliance manual training is delivered by the <i>Dealer Member</i> through in-person seminars, or webinars that are accompanied by a method of evaluation.
New	(3)	IIROC will publish a list of approved ethics courses that a continuing education participant can repeat and count towards fulfillment of the compliance course requirement in two continuing education program cycles.
	2656. The pro	fessional development course
	(1)	A continuing education participant subject to the professional development requirement:
Rule 2900, Part III, (L)(2)		(i) may carry forward a maximum of 10 hours of a single professional development course completed in the last six months of the current <i>continuing education program</i> cycle to satisfy a portion of his or her professional development course requirement in the following <i>continuing education program</i> cycle,
New		(ii) may receive continuing education credit for successful completion of the Wealth Management
Rule 2900, Part III, Guidelines for the		Essentials Course, where completed to satisfy the post-licensing requirement for <i>Registered Representatives</i> dealing with <i>retail clients</i> , in the <i>continuing education program</i> cycle in which the course is completed, and
Continuing Education Program, The Professional Development Course (A)(7)		(iii) may receive continuing education credit for a professional development course with an examination, only if the <i>continuing education participant</i> successfully passes the examination.

Previous rule	Proposed plain language rule
	2657. Dealer Member administration of the continuing education program
Rule 2900, Part III, (H)(1) and (3), (K)(2), Guidelines for the Continuing Education Program, The Compliance	<ul> <li>(1) A Dealer Member must:         <ul> <li>(i) keep evidence of a continuing education participant's completion of the continuing education course, which may be a certificate issued by the course provider, an attendance sheet, or bulk notice of completion,</li> <li>(ii) verify completion of a continuing education course and keep continuing education program records, including course related materials, for each continuing education program cycle for a minimum of seven years following the end of the continuing education program cycle,</li> </ul> </li> </ul>
Course, (A)(4)	(iii) designate an <i>individual</i> responsible for supervising training and approving a <i>continuing education</i> participant's chosen continuing education course,
Rule 2900, Part III, (I)(2), (J)(4)(b),	<ul> <li>(iv) ensure that a continuing education participant's chosen continuing education course satisfies the content criteria described in subsection 2653(1),</li> </ul>
(K)(4)(b), and Guidelines for the Continuing Education Program,	(v) verify completion of a continuing education course and, where the course is delivered by the Dealer Member, evaluate a continuing education participant's knowledge and understanding of the course material through examination, course work, or case study,
The Compliance Course (A) 4),	(vi) ensure that each <i>continuing education participant</i> meets the continuing education requirements during each <i>continuing education program</i> cycle, and
(C)(1)	(vii) update the continuing education reporting system and notify IIROC within 10 days-business days after the end of the continuing education program cycle of all continuing education participants that have met their continuing education requirements in the continuing education program cycle.
Rule 2900 Part III, (H)(2)	(2) A Dealer Member may allow a continuing education participant to use the continuing education credits earned through courses or seminars completed at the continuing education participant's former sponsoring Dealer Member. A Dealer Member may accept a statement of completion issued by the continuing education participant's former sponsoring Dealer Member.
Rule 2900, Part III, (E)(2)	(3) A former Approved Person required to rewrite the Canadian Securities Course and the Conduct and Practices Handbook Course in order to qualify for re-approval, may receive credit for 10 professional development course hours and five compliance course hours in the continuing education program cycle in which the former Approved Person rewrites these courses. A former Approved Person cannot carry forward these continuing education course credits to the next continuing education program cycle.

Previous rule	Proposed plain language rule		
	Part C - PARTICIPATION IN THE CONTINUING EDUCATION PROGRAM		
	2658. Participation of recently Approved Persons		
New	(1) An <i>individual</i> enters the <i>continuing education program</i> cycle upon approval in an <i>Approved Person</i> category listed in subsection 2654(1).	r	
New	(2) Notwithstanding subsection 2658(1), an <i>individual</i> that receives approval in an <i>Approved Person</i> category listed in subsection 2654(1) during the last six months of the current <i>continuing education program</i> cycle will become subject to the applicable continuing education requirements at the beginning of the next <i>continuing education program</i> cycle.		
	2659. Voluntary participation in the continuing education program		
Rule 2900, Part III, (G)(1)-(4) and (6)	(1) Voluntary participation in the continuing education program will extend the validity period of the Canadia Securities Course. This extension is valid until the end of the sixth month of the next continuing education program cycle.		
	(2) IIROC will publish a list of courses that qualify for voluntary participation in the continuing education program	n.	
	(3) An <i>individual</i> A former <i>Approved Person</i> may voluntarily participate in the <i>continuing education program</i> completing a course or courses on the list referred to in subsection 2659(2).	by	
Rule 2900, Part III, (G)(7)	(4) To extend the validity period, an individual a former Approved Person must complete the course or courses of the list referred to in subsection 2659(2) in the continuing education program cycle in which the Canadian Securities Course expired and must continue voluntary participation in each continuing education program cycle, until the individual is approved in an Approved Person category.	on	
New	(5) A former Approved Person may voluntarily participate in the continuing education program to extend the validity of the Canadian Securities Course for only one continuing education program cycle.		
	Part D - CHANGES DURING A CONTINUING EDUCATION PROGRAM CYCLE		
	2660. Changes to Approved Person category during a continuing education program cycle		
Rule 2900, Part III, (F)(1)-(3)	(1) A continuing education participant who changes his or her Approved Person category during a continuing education program cycle must complete the continuing education requirements applicable to the new		

Previous rule	Proposed plain language rule
	Approved Person category in the same continuing education program cycle.
	(2) Notwithstanding subsection 2660(1), a continuing education participant who changes his or her Approved Person category during the last six months of the current continuing education program cycle, becomes subject to the applicable continuing education requirements of the new Approved Person category at the beginning of the next continuing education program cycle.
Rule 2900, Part III, (F)(1) New Rule 2900, Part III, (F)(5)	(3) A continuing education participant may not change Approved Person categories to avoid continuing education requirements or penalties for non-completion of continuing education requirements. Any change to the Approved Person category during the last six months of the continuing education program cycle which results in less onerous continuing education requirements must be accompanied by an explanation from the sponsoring Dealer Member sufficient to satisfy IIROC that the category change is not an avoidance measure.
	Part E – DISCRETIONARY RELIEF
	2661. Discretionary Relief
Rule 2900, Part III, (N)(1)	<ul> <li>(1) IIROC may extend the time a continuing education participant has to complete any continuing education course beyond the two year continuing education program cycle due to, but not limited to, an illness if:</li> <li>(i) an Executive at the continuing education participant's sponsoring Dealer Member: <ul> <li>(a) approves the extension,</li> <li>(b) notifies IIROC of the reason for the extension,</li> <li>(c) proposes the new date of completion of the required course, and</li> <li>(ii) the applicable District Council, or its delegate, approves the request for an extension.</li> </ul> </li> </ul>
Rules 2900, Part III, (N)(3)(a)-(b)	<ul> <li>(2) In the case of an indefinite leave of absence, IIROC may exempt from the continuing education program a continuing education participant who is unable to complete his or her continuing education requirements due to, but not limited to an illness, for more than one continuing education program cycle if: <ul> <li>(i) an Executive at the continuing education participant's sponsoring Dealer Member.</li> <li>(a) approves the exemption,</li> <li>(b) notifies IIROC of the reason for the exemption,</li> <li>(c) states that the leave is for an indefinite period, and</li> <li>(ii) the applicable District Council, or its delegate, approves the request for an exemption.</li> </ul> </li> </ul>
Rule 2900, Part III,	(3) A continuing education participant who is granted an exemption under subsection 2661(2) and returns to the

Previous rule	Proposed plain language rule
(N)(3)(c)	industry after an absence of:  (i) three years or less must have the applicable <i>District Council</i> , or its delegate, determine the continuing education requirements before he or she resumes any activity that needs approval, or  (ii) more than three years must meet the applicable proficiency and registration requirements for his or her <i>Approved Person</i> category.  Part F - PENALTIES FOR NOT COMPLETING APPLICABLE TO THE CONTINUING EDUCATION REQUIREMENTS FOR APPROVED PERSONS
	2662. Penalties for <u>late filing or not completing continuing education requirements in a continuing education program cycle</u>
Rule 2900, Part III, (M)(1) and (2)	<ul> <li>(1) On the last business day of the first month of a continuing education program cycle. If a continuing education participant fails to complete the continuing education requirements within a continuing education program cycle, IIROC will impose a fine of \$2500 on the sponsoring Dealer Member and IIROC will automatically suspend the approval of the continuing education participant if a continuing education participant fails to complete the continuing education requirements within continuing education program cycle, or</li> <li>(ii) the sponsoring Dealer Member fails to update the continuing education reporting system and notify IIROC as required by clause 2657(1)(vi)</li> <li>(2) A sponsoring Dealer Member that fails to comply with the requirements of clause 2657(1)(vi) will be liable for and pay IIROC such fees as the Board may prescribe from time to time.</li> </ul>
Rule 2900, Part III, (M)(2) Rule 2900, Part III,	(23) IIROC may reinstate the continuing education participant's approval after the sponsoring Dealer Member has notified IIROC in writing that the continuing education participant has completed the continuing education requirements.
(M)(4)	(34) If a sponsoring <i>Dealer Member</i> pays a fine in error, <i>IIROC</i> will issue a refund provided the <i>Dealer Member</i> requests a refund within 120 days of the date the invoice is issued by <i>IIROC</i> .
New	Part G - TRANSITION

Previous rule	Proposed plain language rule	
Rule 2900, Part III, M(1) and (2)  New	2663. Transition – Penalties for not completing continuing education requirements for the January 1, 2015 to  December 31, 2017 continuing education program cycle	
	(1) Notwithstanding subsection 2662(1), if a continuing education participant fails to complete the continuing education requirements for the January 1, 2015 to December 31, 2017 continuing education program cycle, IIROC will impose a fine of \$500 a month on the sponsoring Dealer Member. IIROC will begin to impose the fine 10 days after the end of the continuing education program cycle. IIROC will continue to impose the fine monthly until the continuing education participant completes the continuing education requirements or six months pass, whichever is earlier.	
	(2) If a continuing education participant does not complete the continuing education requirements for the January 1, 2015 to December 31, 2017 continuing education program cycle by June 30, 2018, IIROC will automatically suspend the approval of the continuing education participant.	
	(3) IIROC may reinstate the continuing education participant's approval after the sponsoring Dealer Member has notified IIROC in writing that the continuing education participant has completed the continuing education requirements.	
	2664. Transition - Carry Forward of professional development courses	
	(1) A continuing education participant may carry forward 20 hours of a single professional development course completed in the January 1, 2015 to December 31, 2017 continuing education program cycle to satisfy his or her professional development course requirement in the first two year continuing education program cycle commencing January 1, 2018.	
	2665. – 2699. Reserved.	

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