### **Disclosure Video Series**

# FINCA.

#### Disclaimer

FINRA's webinars are the sole property of FINRA and the information provided is for informational and educational purposes only. The content of the webinar does not constitute any FINRA rule or amendment or interpretation to such rules. Compliance with any recommended conduct presented does not mean that a firm or person has complied with the full extent of their obligations under FINRA rules, the rules of any other SRO, or securities laws. Use of this webinar does not create a safe harbor from regulatory responsibility. This webinar is provided "as is". FINRA and its affiliates are not responsible for any human or mechanical errors or omissions. Parties may not reproduce the webinars in any form, nor reference them in any publication, without the express written consent of FINRA.

### FINCA

# **FING**®

# **Disclosure Video Series**

Regulatory Action, Investigation, and Statutory Disqualification June 28, 2022

# Agenda

- 01 FINRA Gateway Demo Dynamic Reports
- 02 Regulatory Action and Investigation Reporting
- 03 Investigation and Regulatory Action DRP Demo
- 04 Statutory Disqualification (SD) Implications
- 05 Questions & Answers

# **FINRA Gateway Demo – Dynamic Reports**



FINCA.

# **U4 Regulatory Action Disclosure Questions**

#### 14C - SEC & CFTC Actions

Willful ViolationsFailure to Supervise

#### 14D – Other Federal, State, and Foreign Financial Regulatory Actions

S-Ox BarsS-Ox FMD's

#### 14E – SRO Actions

Willful Failure to DiscloseFailure to Supervise

#### 14F – Authorization to act ... revoked or suspended

#### 14G – Pending Matters ...

(1) Complaints and *Proceedings* should be reported on the <u>Regulatory Action DRP</u>
 (2) *Investigations* should be reported on the <u>Investigation DRP</u>

Copyright 2022 FINRA

# **U5 Regulatory Action Disclosure Questions**

#### 7A – Investigation Disclosure

"Currently is, or at termination was, the individual the subject of an *investigation* or *proceeding* ..."

FINCA

- Proceedings should be reported on the <u>Regulatory Action DRP</u>
- Investigations should be reported on the Investigation DRP

#### 7D – Regulatory Action Disclosure

"While employed by or associated with your *firm*, or in connection with events that occurred while the individual was employed by or associated with your *firm*, was the individual *involved* in any *disciplinary action* ..."
 All matters should be reported on the <u>Regulatory Action DRP</u>

# Investigation defined

#### *Investigation* includes:

- ✓ Grand jury investigations
- SEC investigations after the "Wells" notice has been given
- FINRA investigations after the "Wells" notice has been given
- NYSE Regulation investigations after the "Wells" notice has been given
- ✓ Formal investigations by other SROs
- Actions or procedures designated as investigations by jurisdictions

#### *Investigation* does not include:

#### X Subpoenas

X Preliminary or routine regulatory inquiries or requests for information

- X Deficiency letters
- X "Blue sheet" requests or other trading questionnaires
- X Examinations
- X REGULATORY ACTIONS!





# **Regulatory Action – Document Follow-up**

#### Documents **not** required for:

- X SEC & CFTC
- X FINRA & NYSE
- X Other SROs/Exchanges NOTE: Except CBOE

#### Documents **are** required for:

- ✓ State Regulators
- ✓ Other Federal Regulators
- Foreign Regulators
  NOTE: Submit a certified English translation

*Important: Reg Action Documents must be complete & signed by all parties!* 

# **Statutory Disqualification (SD)**

# FINCA.

SD Definition: Section 3(a)(39) of the Exchange Act

#### Common regulatory sanctions and/or findings that may lead to disqualification:

- Bars, suspensions, revocations, expulsions
- > Willful false statements or omissions of material information
- Final state orders issuing a bar or based on fraudulent, manipulative or deceptive conduct (FMD)
- > Willful violations of federal securities laws and regulations
- > Failure to supervise an individual who violated federal securities laws

See <u>https://www.finra.org/rules-guidance/guidance/eligibility-requirements</u> for more details

# **Statutory Disqualification Process**

- 1. Determination and Notification of SD Status A full list of SD Codes is available here
- 2. Receipt & Review of MC-400 Application by CRED
- 3. Review by Member Supervision's SD Group

See <a href="https://www.finra.org/rules-guidance/guidance/eligibility-requirements">https://www.finra.org/rules-guidance/guidance/eligibility-requirements</a>

for next steps and additional details

# **Tips and Best Practices**

- 1. Individual reporting is required on Form U4 or U5.
- 2. Answer all applicable questions "Yes" more than one often applies.
- 3. Be sure to complete the correct DRP.
- 4. Disclose reportable matters in a timely manner.
- 5. Be sure to update DRPs in a timely manner as matters progress.
- 6. Ensure descriptions are complete, accurate, and understandable.
- 7. Ensure the Sanction Details are complete and accurate.
- 8. Avoid reporting sensitive, personal, and/or confidential information.
- 9. Be mindful of DRP comments; amend/update when necessary.
- 10. Submit documents as required.



### FINCA.

### Form U4 and Form U5 Instructions

### **Explanations of Terms**

- Investment-related
- Investigation
- Found
- Final Order

### Form U4 and U5 Interpretive Questions and Answers

• Please do not upload or email this document to Disclosure Review

### FINCA



For questions regarding specific disclosure reporting issues, Call 301-869-6699, Option 4 for Disclosure Review