UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Release No. 84129 / September 14, 2018

Admin. Proc. File No. 3-14519	
In the Matter of	
JAY L. LEBOUEF	

ORDER VACATING INVESTMENT ADVISER, MUNICIPAL SECURITIES DEALER, MUNICIPAL ADVISOR, TRANSFER AGENT, AND NATIONALLY RECOGNIZED STATISTICAL RATING ORGANIZATION BARS

Jay L. LeBouef seeks to vacate an order, dated August 29, 2011 (the "Order"), to the extent that it bars him from association with an investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization. The bars at issue were imposed based solely on conduct occurring prior to July 22, 2010, the effective date of the Dodd-Frank Wall Street Reform and Consumer Protection Act. Accordingly, in our discretion, we vacate the Order to the extent it prohibits Jay L. LeBouef from associating with an investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization, but otherwise leave the Order unmodified.

By the Commission.

Brent J. Fields Secretary

¹ See Jay L. LeBouef, Securities Exchange Act Release No. 65216, 2011 WL 3799068 (Aug. 29, 2011).

See Bartko v. SEC, 845 F.3d 1217, 1225 (D.C. Cir. 2017); Commission Statement Regarding Decision in Bartko v. SEC (Feb. 23, 2017), available at https://www.sec.gov/news/statement/commission-statement-regarding-bartko-v-sec.html.