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SECURITIES EXCHANGE COMMISSION	OFFICE OF THE SECRETARY
Denial of FINRA Forum for Expungement Arbitration:	
Applicant:	
Bart Steven Kaplow	CASE NO. <u>3-18877</u>
v .	CASE NO. $ $
Respondent:	
Financial Industry Regulatory Authority	

APPLICATION FOR REVIEW

On January 8, 2018, Mr. Bart Steven Kaplow ("Kaplow"), who resides at Phoenixville, Pennsylvania Phoenixville, Submitted a Statement of Claim to the Financial Industry Regulatory Authority ("FINRA") Office of Dispute Resolution requesting a hearing for the expungement of his CRD record as it relates to three customer dispute disclosures, occurrence numbers 1145308 ("the Occurrence"), 339744 and 1192794. On September 21, 2018, more than two months after the Initial Pre-Hearing Conference was scheduled, counsel for Kaplow received notice that the Director of FINRA Office of Dispute Resolution ("the Director") denied FINRA forum for arbitration for expungement of the Occurrence. This notice stated the Occurrence arises from a "prior adverse Award" and is not eligible for arbitration, citing Industry Code Rule 13203(a). However, Industry Code Rule 13203(a) does not state that occurrences arising from prior adverse Awards are ineligible for FINRA arbitration. Rather, it states:

(a) The Director may decline to permit the use of the FINRA arbitration forum if the Director determines that, given the purposes of FINRA and the intent of the Code, the subject matter of the dispute is inappropriate, or that accepting the matter would pose a risk to the health or safety of arbitrators, staff, or parties or their representatives. Only the Director may exercise the authority under this Rule.

Industry Code Rule 13203(a) is excessively vague, and allows for an egregious amount of discretion on the part of the Director. It offers no true guidance on what is not eligible for FINRA forum and allows for many inconsistencies. In fact, counsel for Kaplow has represented other Associated Persons in FINRA arbitration for expungement of disclosures arising from prior adverse Awards and has succeeded on the merits in at least one case. It is worth noting that FINRA did file a Partial Opposition to the Motion to Confirm Arbitration Award in that case. However, the case resulted in an Order for Confirmation of Arbitration Award, which was ordered on May 15, 2018. It is also important to note that in addition to no codified rule barring the arbitration for expungement of disclosures arising from a prior adverse Award, FINRA's Dispute Resolution Expungement Training and Exam packet states that arbitrators "should not" grant expungement for these types of occurrences. It does not state that they cannot grant expungement for these types of occurrences and it stands to reason that there would be no need for guidance on whether they should or should not be expunged from a CRD record if FINRA intended for these types of occurrences to be ineligible for FINRA forum altogether. Based on Kaplow's obligations to abide by FINRA Rules, he is bound to FINRA arbitration for disputes between himself and a Member Firm. The Director has abused their discretion by denying forum in such an inconsistent and arbitrary manner.

Kaplow submits this Application for Review to the Commission requesting that he be permitted to bring his case in the forum that he is both entitled to and bound to by the FINRA Industry Code Rules. Whether the Occurrence is eligible for expungement should be subsequently determined by the Panel that is assigned in arbitration, in accordance with FINRA Industry Code Rules 2080 and 13805.

Dated: October 19, 2018

Respectfully submitted,

Dochtor Kennedy MBA, D. President & Founder T: (720) 282-5154 E: legal@advisorlawyer.com

AdvisorLaw, LLC 9737 Wadsworth Pkwy, Ste. 205 Westminster, CO 80021

CERTIFICATE OF SERVICE

I, Misty Brown, certify that on this 19th day of October 2018, I caused the original and three copies of this Application for Review of Bart Steven Kaplow, to be served via Certified Mail on:

Brent J. Fields, Secretary Securities and Exchange Commission 100 F St., NE Room 10915 Washington, DC 20549-1090

and

General Counsel FINRA 1735 K Street, NW Washington, DC 2006

Misty Brown Client Relation Coordinator AdvisorLaw, LLC 9737 Wadsworth Parkway, Suite 205 Westminster, CO 80021

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