BEFORE THE

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC

FINRA File No. 3-19629

In the matter of Blair Edwards Olsen

Petitioner Pro Se

Petitioner's Motion for Summary Disposition

Pursuant to SEC Rule of Practice #250, Petitioner hereby respectfully moves the Commission to enter an order for Summary Disposition in favor of Petitioner: a) rescinding and reversing the permanent bar enacted by FINRA on July 25th, 2019; b) reinstating Petitioner's Securities licensure effective retroactively to the initial date of the bar; c) awarding sanctions to the Petitioner in the amount of \$7,336.46 (either wholly or severally against FINRA and/or all attorneys of record) for Attorney's fees and costs incurred during the course of this investigation/enforcement action (application forthcoming).

POINTS AND AUTHORITIES

- 1. Petitioner's opening brief in this action was served upon FINRA and the SEC on May 26th, 2020 pursuant to SEC Rules of Practice 151 & 153 (Exhibit A).
- 2. Respondent was granted a 21 day extension pursuant to Rule 161 on June 19th, 2020, allowing until July 16th, 2020 in order to reply (Exhibit B).
- 3. On July 7th, 2020, Respondent notified Petitioner via email it was unable to reply, was voluntarily vacating the lifetime bar imposed on July 25th, 2019; and "intended to file a motion to dismiss, thereby rendering Petitioner's Opening Brief as moot". (Exhibit C).
- 4. Respondent's recension of the lifetime bar and futility to concoct a substantive reply to Petitioner's Opening Brief clearly and unsurprisingly demonstrate their bad faith, malice and complicity in this legal debacle/failed enforcement action.

5. As of the date of this filing, Respondent <u>still</u> has clearly defamatory and libelous information posted on their website, listing the previously dismissed criminal case as a "pending charge". Respondent was informed almost ONE YEAR AGO that all felony charges were summarily dismissed, yet continues its malicious, incompetent, and fallacious posting (Exhibit D).

SUMMATION

If ever there were an example of disingenuous legal action/malicious prosecution, certainly it would be the actions of the respondent in this case. Systematically and consistently demonstrating willful malice in an attempt to ruin someone's life and career (and then attempting to weasel out of culpability) is beyond the pale. Accordingly this Commission should grant Summary Disposition to the Petitioner, and award all requests contained in this Motion in the interest of Justice, Equity, Humanity, and common decency.

Respectfully submitted this 8th day of May, 2020.

s/ Blair Edwards Olsen

Blair Edwards Olsen,
Petitioner/Pro Se

Copies sent via email on 7/8/20 to the Honorable Vanessa Countryman/SEC, and Michael Smith/FINRA.

EXHIBIT A

BEFORE THE

SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, DC

Opening Brief of Blair Edwards Olsen, Pro Se, for review of action taken by

FINRA under File No. 3-19629

Pursuant to SEC Rules of Practice, Petitioner hereby respectfully moves the Commission to rescind and reverse the permanent bar enacted by FINRA on November 11th, 2019, and to reinstate Petitioner's Securities licensure effective immediately. Petitioner complied fully to requests from FINRA on multiple occasions (initially thru Lincoln investment's compliance officers), and full disclosure of most items queried by FINRA were fully disclosed over 20 years prior in 1998 to their predecessor, the NASD. If there was <u>ANY</u> disclosure/non-compliance, it was through incompetence on the part of the NASD/FINRA/Lincoln Investment/Legend Equities, and their present and former counsel, principles, and compliance officers.

BACKGROUND & TIMELINE

Petitioner has resided in a remote offgrid (ie no phone & power lines or mail delivery) rural area on 40 acres North of the small Town of Carefree, Arizona since 1995, where he also runs a 501c(3) animal rescue. This enforcement action arose from confusion involving a simple civil neighbor dispute that inexplicably escalated from a few minor construction-related misdemeanor noise complaints (which were slated to be dismissed) into a secret Grand Jury returning multiple felony indictments for "aggravated harassment". These charges were orchestrated and prosecuted by a neophyte 23 year old deputy County attorney, the complainant's civil counsel, and a few now-disgraced Sheriff's deputies. During the discovery phase of this litigation, it quickly became apparent the complainant had a long & well-documented history of drug trafficking/ issues, harassment of neighboring property owners, and sexual misconduct with children. It took less than 2 (TWO) days from Petitioner's Defense disclosure on 8/14/2019 for a full dismissal of all the felony counts to be entered by Judge Jennifer Ryan-Touhill at a settlement conference on 8/16/2019. In the wake of this legal debacle, the deputy County attorney in question (Maren Sorenson) was terminated, and 4 of the charging deputies were terminated/disciplined for cause ranging from the sexual assault of young men to fraudulent reporting (sergeant Steven Ragan, deputy Darren Spindler, deputy Chad Guyette, and deputy Andy Stasel).

In between the filing and dismissal of these charges however was a collusive and deliberate effort by a phalanx of no less than 10 FINRA attorneys & officers and Petitioner's broker/dealer

Lincoln Investment to bully, cajole, harass, threaten, extort, and intimidate a veteran Investment Advisor Representative with an absolutely spotless 32 year record into an unfair and prejudicial financial settlement/suspension far beyond anything common sense and normal jurisprudence would dictate.

- 1) Petitioner was initially charged with 5 misdemeanor noise complaints in Moon Valley Justice Court in 2017 for playing a stereo while doing stonework on his home (Exhibit A). Petitioner filed a motion for dismissal on all counts after an exchange of discovery at pretrial conference, and was subsequently informed by the Court the charges had been dismissed on 3/20/2018. Unbeknownst to the Petitioner however, new felony indictments had been filed by a secret Grand Jury on 3/21/2018, and an arrest warrant was executed on 3/22/2018. Obtaining his own release on bond while acting as his own counsel, Petitioner was informed by Cave Creek Mayor Ernie Bunch (a personal friend, and in this instance his bail bondsmen) that law enforcement sources informed him the warrant was "the result of a missed Court date" (which was something that hadn't occurred). Attempting to find out if this was the reason for the Grand Jury filing proved difficult, as all such proceedings and records are initially sealed (even to the parties). By the time Petitioner was able to retain criminal legal counsel and start the due diligence process, FINRA had already begun their enforcement action. It was not until the initial pre-trial conference on 5/15/18 when the grand jury transcripts were subsequently released and Petitioner was able to confirm the status of these felony charges. Petitioner then updated his U4 form accordingly on 5/17/18. Informed in late June of the addition of a final charge, Petitioner once again updated his U4 accordingly on 07/03/2018 (see Jim Fauci letter 12/04/2018 letter confirming U4 updates, **Exhibit B**).
- **2)** On 12/04/18 Finra's Jim Fauci issued the first request for documents and information, however it was US mailed to Petitioner's undeliverable physical address and an outdated PO Box. Legend Equities and Lincoln Investments BOTH should have been aware of Petitioner's mailing address for years, yet somehow failed to update the CRD (see approved stationary from Dawn Robbins, circa 2015, **Exhibit B**).
- 3) On 12/24/18, Fauci mailed a 2nd request letter (again, to two undeliverable addresses) stating Olsen had not responded and was in violation of rule 8210 (**Exhibit B**). However he also sent this one via email, which Petitioner received and replied to almost immediately in conjunction with Lincoln compliance officers Brenda Littlejohn, Kevan Breidinger, Nick Forst, and Keith Glushek after being issued a brief extension (2/13/19 **Exhibit B**). Included were answers to **all** of the queries, including those which had been disclosed to the NASD via the Legend Equites Compliance Department back in 1998 (which constituted the majority of the Fauci inquiries). These disclosures items occurred following an

and subsequent medical bankruptcy filing in early 1998, all of which were properly disclosed to the compliance department/former Principles at Legend Equities (Stephen Przewlocki, Michael Przewlocki, James Leos, James Halvosa, Dawn Robbins). Certainly petitioner is NOT responsible for the reporting failings of the compliance departments at Legend Equities/Lincoln Investments, or the transfer of prior records from the NASD to FINRA. In fact, Lincoln Investment appears to have intentionally withheld complete and full

disclosures made in timely fashion to the NASD; Petitioner having only received them in conjunction with his U5 form (**Exhibit B**).

4) In a subsequent phone conversation between Pearline Hong and Petitioner, FINRA offered to settle this enforcement action. However their offer was FAR out-of-line given the circumstances, and certainly above-and-beyond what other Representatives were receiving for the outright theft of client resources/betrayal of trust, filing fraudulent U4 amendments, identity theft, multi-million dollar undisclosed outside business activities, forgery, etc etc (Exhibit C). When Petitioner refused the outrageous settlement offer of an \$18,000 fine and a year-long suspension, FINRA and Lincoln Investment orchestrated his lifetime bar and U5 termination on 07/17/19, even BEFORE the criminal case was fully adjudicated/dismissed on 8/16/19. The purpose of this specious and beyond-the-pale campaign was to obtain the means to reassign his clients/book of business (acquired over three decades of faithful service) to a younger representative. Despite petitioner complying multiple times to repeated bizarre, repetitive, and disjointed disclosure requests, FINRA and Lincoln Investment ran roughshod over the U.S. Bill of Rights, Petitioner's right to attorney/client privilege during ongoing criminal litigation, The Health Insurance Portability and Accountability Act of 1996 ("HIPPA"), and basic common human decency by repeatedly claiming they were not subject to any of those provisions.

5) Following this phone settlement conference, Petitioner enlisted the	aid of civil Counsel Walid
Zarifi on an emergency basis, as	he had sustained
in March of 2019 had now blossomed into a full-on partial disability.	Immediately following the
dismissal of all the felony charges, Petitioner became completely	
	which resulted in a
\$200,000 hospital bill (Exhibit C).	•

6) Even after being informed of the dismissal of these fraudulent criminal charges, FINRA counsel Pearline Hong, Olha Kolysnik, and director Kevin Hartzell inexplicably demanded the entire criminal case file and answers to other utterly inane and irrelevant questions (i.e. "Was Mr. Olsen present in court at the Superior Court of Arizona, Maricopa County, for his arraignment in Case No. S-0700-CR-2018001319 on March 27, 2018?"), even though they were aware Mr. Zarifi did not have access to these documents (Petitioner being represented by Mr. John Vingelli in the criminal proceedings). They also demanded confidential personal information regarding Petitioner's personal physicians (in violation of HIPPA), fellow 501c(3) Board Members, and personal friends (Exhibit C).

In summation, Petitioner's "lifetime bar" is akin to the treatment a representative repeatedly defrauding and stealing money from clients should/would receive, rather than what a possible minor disclosure confusion would merit. This improper and harassing "enforcement" flies in the face of legal tenets and fair play, had absolutely NOTHING to do with assuring investor safety, and is a textbook example of legal malpractice, abuse of process, harassment, and malicious prosecution. It should be clear by now through all the attached exhibits that Petitioner fully disclosed <u>ALL</u> items initially queried by Jim Fauci to the NASD and Legend Equities at least 20 years prior. It should also be clear that both FINRA and Lincoln Investment have shown bad faith, incompetence, and perhaps even outright fraud and criminal malfeasance by the withholding of Petitioner's prior disclosures during the investigation.

Petitioner hereby respectfully moves this commission to rescind and reverse the lifetime bar wrongfully imposed by FINRA, and reinstate his licensure effective immediately.

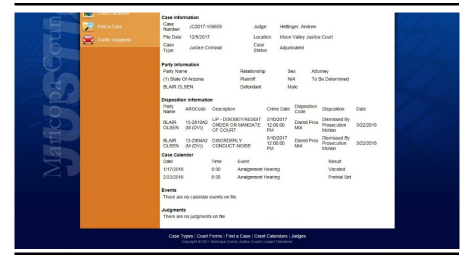
Respectfully submitted this 26th day of May, 2020.

	s/Blair Edwards Olsen	
Blai	r Edwards Olsen,	
Petit	rioner/Pro Se	

Copies sent via email and US certified mail on 5/26/20 to the Honorable Vanessa Countryman/SEC, and Michael Smith/FINRA.













Arizona Judicial Branch

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This case is eligible for case notification.

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S-0700-CR-2018001319 Title: St of AZ Vs. Blair Olsen Court: Maricopa County Superior Judge:

Category: Criminal

Disposition Date: 8/16/2019

Make a **Payment**

GRAND JURY Unknown - ?2

Date of Birth: 04/1981

3/5/2018

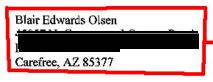


LAIR OL	SEN DEF	ENDANT - D 2		Date of Birth: 04/1961
Citation	Count	Description	Diep. Date	Disposition
	1	AGGRAVATED HARASSMENT	8/16/2019	COMPL DISMISSED BY COURT
	2	AGGRAVATED HARASSMENT	8/16/2019	COMPL DISMISSED BY COURT
	3	AGGRAVATED HARASSMENT	8/16/2019	COMPL DISMISSED BY COURT
	4	AGGRAVATED HARASSMENT	8/16/2019	COMPL DISMISSED BY COURT
	5	AGGRAVATED HARASSMENT	8/16/2019	COMPL DISMISSED BY COURT
	6	AGGRAVATED HARASSMENT	8/16/2019	COMPL DISMISSED BY COURT
	7	AGGRAVATED HARASSMENT	8/16/2019	COMPL DISMISSED BY COURT

STATE OF ARIZONA PLAINTIFF - P 1



December 4, 2018



Incorrect & undeliverable addresses

Re: Matter No. 20180587988

Dear Mr. Olsen:

FINRA's Department of Enforcement is investigating the above-referenced matter to determine whether violations of the federal securities laws or FINRA, NASD, NYSE, or MSRB rules have occurred. In particular, we are investigating your failure to disclose, or timely disclose, information on Form U4 since you became a registered representative in 1986. In connection with our investigation, and pursuant to FINRA Rule 8210, please provide the following documents and information to me at 99 High Street, Suite 900, Boston, MA 02110, no later than December 18, 2018.

- For each event below, explain why you did not disclose the event on Form U4 within thirty days of the date that you learned of the event:
 - a. \$4,715.11 tax lien, filed December 11, 1995
 - b. \$30,403.47 tax lien, filed May 18, 1999
 - c. Chapter 7 bankruptcy, filed June 30, 1999
 - d. Seven counts of felony aggravated harassment, charged March 5, 2018
 - e. Work as a part-time musician, beginning January 1, 2007
 - f. Work as a representative for fixed annuity sales through Legend Equities Corporation affiliate BSMG, beginning August 21, 2008
- Court documents relating to the \$1,336 small claims judgment rendered against you, and in favor of Avco Financial Services, on May 21, 1999.
- 3. State whether—and if so, when—you satisfied the \$1,336 small claims judgment referenced in Request No. 2 above.
- 4. On May 17, 2018, you amended Form U4 to disclose that you had been charged in March 2018 with one felony count of aggravated harassment. You subsequently amended Form U4 on July 3, 2018 to disclose that the March 2018 indictment involved seven felony counts of aggravated harassment. Explain why you believed that Form U4 required the amendment that you made on July 3, 2018.

Blair Edwards Olsen December 4, 2018 Page 2

> State whether your Form U4 now discloses all information—including criminal charges and convictions—requiring disclosure. If not, explain why not and provide all documents relating to the event requiring disclosure.

In responding to this request please note the following:

- Under FINRA Rule 8210, you are obligated to respond to this request fully, promptly, and without qualification. You are also obligated to supplement or correct any response that is later learned to have been incomplete or inaccurate. If any responsive document or information is withheld, specifically identify what is being withheld and state the basis for doing so. Any failure to satisfy these obligations could expose you to sanctions, including a permanent bar or expulsion from the securities industry.
- As used in this request, the term "document" means writings, drawings, graphs, charts, spreadsheets, photographs, microfilm, microfiche and any other data compilation or communication from which information can be obtained. "Document" specifically includes, without limitation, communications memorialized or stored in any storage medium, including mechanical or electronic form such as email and voicemail messages. "Document" also includes drafts and any non-identical copies. If any document responsive to this request consists of electronic data, please produce it on CD-ROM, DVD, or other electronic storage media in the native, electronic format as created and stored in the ordinary course of business. Facsimile reproductions such as TIFF, JPG, or other image files, PDF files, or productions that require proprietary software or viewers, including Concordance or Summation, are not acceptable unless that is how the records are kept in the ordinary course of business. See below for information concerning encryption requirements. If it is not feasible for you to do so, please call me to discuss alternative arrangements.
- If documents and information responsive to this request are provided electronically on
 a portable media device (PMD), including but not limited to, hard drives, CD-ROMs,
 DVDs or other discs/diskettes, the PMD (or the files stored on the PMD) must be
 encrypted as required by Rule 8210(g) (see, Regulatory Notice 10-59). The access
 password must be provided in a separate communication to me.
- If the document production contains Bank Secrecy Act ("BSA") materials, please
 provide those materials in a separate production and under a separate cover letter

Blair Edwards Olsen December 4, 2018 Page 3

indicating that the production includes BSA Confidential Information¹. All portable media devices *must be encrypted* and labeled "BSA Confidential Information."

• As a matter of policy, FINRA conducts its investigations on a non-public basis. Nonetheless FINRA may sometimes provide access to its investigative files to other regulatory and law enforcement authorities, and, if subpoenaed, to litigants in civil actions. In addition, pursuant to FINRA's Code of Procedure, FINRA is required to produce documents and transcripts to respondents during discovery. We will not (1) entertain requests for confidential treatment of any information or documents provided in response to this request; (2) give notice of any subpoena or access request we receive that encompasses any such information or documents; or (3) undertake to return documents when this investigation is completed.

This inquiry should not be construed as an indication that the Department of Enforcement or its staff has determined that any violations of federal securities laws or FINRA, NASD, NYSE, or MSRB rules have occurred. Please call me at (617) 532-3428 if you have any questions.

Very truly yours,

James J. Fauci, Esq.

Director, Department of Enforcement

¹ BSA Confidential Information includes Suspicious Activity Reports (SARs) and information revealing the existence of: (1) a specific SAR or (2) a member firm's affirmative decision not to file a SAR.



December 24, 2018

BY E-MAIL (blairolsen@legendequities.com)
AND CERTIFIED MAIL,
RETURN RECEIPT REQUESTED

Blair Edwards Olsen

10 0

Carefree, AZ 85377

45057 N. Cottonwood Canyon Road Cave Creek, AZ 85327

P.O. Box 2800-160 Carefree, AZ 85377

Re: Matter No. 20180587988

Dear Mr. Olsen:

On December 4, 2018, I sent the enclosed letter to you pursuant to FINRA Rule 8210, requesting documents and information from you concerning the above-referenced matter. Your response was due by December 18, 2018. To date, I have not received a response from you, nor have you requested or received an extension of time to respond. As a result of your failure to respond, you are in violation of FINRA Rule 8210.

This second request is also made pursuant to FINRA Rule 8210. If you fail to deliver the requested information to me by **January 14, 2019**, you may be subject to the institution of an expedited or formal disciplinary proceeding leading to sanctions, including a bar from the securities industry.

This inquiry should not be construed as an indication that FINRA or its staff has determined that any violations of federal securities laws or FINRA, NASD, NYSE, or MSRB rules have occurred. Please call me at (617) 532-3428 if you have any questions.

Very truly yours.

annio). Luci D James J. Fauci, Esq.

Director, Department of Enforcement

Enclosure

Investor protection. Market integrity.

New Jersey District Office Suite 710 581 Main Street Woodbridge, NJ 07095

Outdated PO Box, and undeliverable

street address

t 732 596 2000 f 732 596 2001 www.finra.org



Blair Edwards Olsen Registered Representative Investment Adviser Representative, Legend Advisory Corporation Po Box 5521

Carefree, AZ 85377 | Cell: 602-722-8382

blairolsen@legendequities.com www.legendgroup.com



Advisory Services Corporation | Securities offered through and Registered Representative of Legend Equities Corporation, Member FINRA and SIPC | Advisory services offered through Legend Advisory Corporation, a registered investment adviser | Advisory Services Corporation acts as agent for Fiduciary Trust Company of New Hampshire (FTC). FTC acts as Custodian/Trustee for retirement plans, and is not affiliated with The Legend Group of Companies. Legend Equities Corporation is an insurance agency in certain states.





Completed

Respondent: Blair Edwards Olsen

Address: Phone: (

Email: bolsen@lincolninvestment.com Date Completed: 12/24/2018 - 11:15 AM

Various live music establishments

Outside Business Activities

1. What is the name of the business or association?

Various live music establishments

2. Is the business investment related?

No

3. What is the address of the business?

Address 1: various Address 2:

City: Phoenix
State: Arizona
Zip: 85260
Ext.(Work
Phone):

4. What is the nature of the Business?

musician

5. What is your position, title or relationship with this Business?

musician

6. When do you anticipate engaging or when did you start engaging in this activity?

01/01/2007

7. Approximately how many hours per month will you/do you devote to this activity?

6

8. How many hours per month will you/do you devote to the activity during securities trading hours (9:30am-4pm EST)?

0

9. Briefly describe your duties related to this activity.

Musician

10. What is the form of compensation (e.g. salary, commission, finders/referral fees, stock options, etc.)?

Salary

11. What is the amount of total gross compensation you intend to receive in the current calendar year?

1000

If data is not accepted, refer to the top of this page for any error messages.

Task information



Task Description:

Task History:

12/24/2018 -Reviewed By -

Pending;

11:15 AM system reset Notes - system reset task; (EST); task; 04/10/2017 - Reviewed By -4:46 PM (EDT); Nicholas Forst; Notes - null;

Compliance Accepted;

Designated Supervisor Accepted;

03/08/2017 -12:18 PM (EST);

Reviewed By - Notes - Reviewed Blair's submission. The activity described is non financial John O'Connor; and does not take place during market hours. The compensation the rep receives isn't significant. The activity does not appear to compete with Lincoln, nor does it appear to be a significant risk to the firm.;

Mr. James J Fauci & Ms. Pearline Hong,

In response to your query, below are itemized replies to the best of my knowledge & recollection.

It is a somewhat daunting task to recall details from almost 25 years ago, especially when some of the time periods in question were during a period in my life where I had a life-threatening illness/major surgery (open heart mitral valve replacement/endocarditis). In addition, I did not get satellite internet service at my completely off-grid home in the mountains until the tail end of 2005 (which was pretty spotty until Hughesnet launched their own echostar satellite in March of 2017). I relied on verbal communication/advice/filing from the Registered Principles I reported to; Stephen & Michael Przewlocki and later (beginning in 2004), Mr. James Leos. I have NEVER met Mr. Leos in person, and only communicated with him via phone and email.

Item #1.

- a) \$4711.15 tax lien filed 12/11/1995.
- b) \$30,403.47 tax lien filed 5/18/1999.

To my best recollection, I was unaware these had been filed at all until an inventory/accounting was compiled for my medical bankruptcy. I was not involved in the compiling/filing (still undergoing chemotherapy treatment thru a picc line for advanced endocarditis), and I was not expected to survive. My attorney at the time, Thomas K Chenal, is now with the Arizona Attorney General's office. Utilizing the time extension you graciously allowed, I was able to locate an itemization of the filing online and have attached an itemization of the items completely discharged in the long-ago closed case.

c) Chapter 7 bankruptcy filed June 30, 1999.

Mr Przewlocki and his two brothers (Ron & Michael; both Registered Principles with Legend Equities at the time) actually visited my remote home to help me fill out my NASD U4 amendments. I remember this very clearly, as I don't get many visitors in my location and was non-ambulatory. What became of these disclosures, I have NO idea (as none of the three are currently registered Principals with Lincoln Investments). It appears the majority of the confusion began at this time. I believe both of the above IRS liens were disclosed as soon as I learned about them, and both were released in 1999.

- d) See item #4 below.
- e) I began playing music mainly attending non-paid open mics in the early 2000's (which my Principles at the time did not feel needed disclosure). A review of my available tax records here shows the first 1099R I received was in 2009, and therefore I believe this item was accurately disclosed in a timely fashion. If that was not the case, then I was unaware of it.
- f) I'm not entirely sure what the issue is here. I obviously had to go thru the normal licensing procedure with BSMG in 2008 in order to become appointed. Over the course of 3 decades I was licensed in the same way with several other insurance carriers (Security Benefit Life, Ameritas Life, Great American life, etc). I thought said licensing procedure satisfied any reporting requirements, and was never advised differently by compliance.

Item #2 & 3.

a) This judgment from avco financial in the amount of \$1366 was **clearly** discharged in October of 1999 in the Chapter 7 filing (see attached), and fully disclosed at that time. It is my understanding Avco/Associates has not been a functioning entity since of September of 2000, which may explain why the lien was erroneously filed and then never subsequently released.

Item #4

These criminal allegations began as a group of four noise complaints filed in Moon Valley Justice court as part of an ongoing harassment campaign orchestrated by a neighboring property-owner 30 acres away from my home (attached). I was offered a plea agreement on these, but declined and instead filed a motion for dismissal. Somehow in the interim, these were upgraded as felonies (which I believe was a punitive action in response to my dispositive filing). There was some confusion initially as to whether or not these initial felony upgrades were just a clerical error resulting from my not attending a court date in lieu of my motion for dismissal, but that ultimately was proven not to be the situation. Determining that was not actually the case took quite a while, and that explains the time lag. In any event, a misdemeanor plea has again been offered and rejected for a variety of reasons, and I look forward to ultimately clearing my name. While I feel my explanation is more simplistic and accurate, I did receive the following timeline from Ms Littlejohn in Lincoln Compliance.

The below timeline was provided regarding the aggravated assault charge:

05/17/2018 – FINRA issued a disclosure letter asking Firm for the Official court documents regarding the criminal filing that was included on Blair Olsen's U4.

06/01/2018 – Official Documents were sent to FINRA for review.

06/07/2018 – FINRA sent a disclosure letter asking for the U4 to be updated to include all accounts properly.

Firm consulted with FINRA regarding the update requested on the disclosure letter dated 06/07/2018 – clarification on how to submit the disclosure properly based on the outstanding disclosure letter. The U4 updated

During this time on 06/11/2018 – On June 11 the firm received an update from Blair Olsen that the Court settlement date was changed to 07/07/2018, therefore this update was included. It was requested on the advisor to provide the documents for the updated court date. That information was not received and therefore the U4 amendment was made within the 30 day timeframe. Basically, multiple events occurred in the midst of the FINRA request for the update and the Firm waited for an additional update from the advisor – but ultimately needed to file the update timely. the 06/05/2018 Comprehensive date had changed to 07/07/2018.

Brenda Littlejohn Licensing Supervisor Lincoln Investment Planning, LLC

Item #5.

I am unsure at this juncture what has/has not been disclosed. The bulk of the U4 documents I have received from 2000-2016 are non-itemized and unsigned by me, and as stated before <u>ALL</u> of my communication with Mr Leos (no longer registered with FINRA) was verbal over the telephone or email communication. My initial contact after Mr Leos took over the Arizona region was a 03/29/04 U5 form alleging some type of misconduct in concert with an unnamed Representative (attached), which was ultimately proven to be erroneous. I was fully reinstated on 04/21/04 after this error was confirmed. We subsequently enjoyed a friendly relationship through his tenure. I have received several judgments in my favor over the years here; are these also required to be disclosed?

Conclusion.

I certainly apologize for any confusion/miscommunication in my U4 forms. Certainly some of it is due to my remoteness of location, health issues, and itinerant leadership. However I realize that the ultimate responsibility is mine, and I may have been remiss in my actual knowledge of what did/didn't require disclosure following discharge in my Bankruptcy, and following thru in making sure that occurred. In that regard you have my sincere apologies, but certainly being an individual fighting for his life at the time is probably as good an explanation as any. I am proud of my career (spanning over three decades) with nary a complaint in a very difficult industry, and have worked very hard to maintain a high degree of Professionalism. I will be more than happy to do what is necessary in order to comply with FINRA's disclosure requirements.

If I can be of any further help, please don't hesitate to contact me @ blairolsen@legendequities.com .

Regards,

B E Olsen

Investment Advisor Representative

(A) 1 mm CH3 -	111111111111111111111111111111111111111	SOCIAL SECONITY &	APPLICANT S CRD #	5 NFA		
IF THE ANSWER TO ANY OF TH	HE FOLLOWING QUESTIONS	IS "YES" AND YOU CANNOT UTILIZE THE CER	RTIFICATION IN ITEM 220 BELOW. ATTACH COMPLETE DETAILS OF ALL EVENTS OF P	ROCEEDI	NGS ON	DRP
DEFINITIONS			 Involved — Doing an act or aiding, abetting, counseling, commanding, inducing, 			
Charged — Accused of	f a crime in a formal comp	plant, information, or indictment.	 reasonably to supervise another in doing an act. Foreign Financial Regulatory Authority — includes (A) a foreign securities authority 	(B) other	er gavern	ımen
 Investment or Investme or real estate (including 	nt-Related — Pertaining to but not limited to acting	securities, commodities, banking, insurance, as or being associated with a broker-dealer,	body or foreign equivalent of a self-regulatory organization empowered by a foreign or enforce its laws relating to the regulation of investment or investment-related acti-	overnme	int to adr	minis
investment company, in	vestment adviser, futures sp	ponsor, bank, or savings and loan association).	organization, a function of which is to regulate the participation of its members in the			
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			aud, false statements or omissions, wrongful taking of property, or bribery,		X	П
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). Has the U.S. Securities	and Exchange Commiss	sion or the Commodity Futures Trading Co	mmission ever:	_	1_	
(1) found you to have r	made a false statement	or omission?			X	
(2) found you to have b	teen involved in a violat	tion of investment-related regulations or st	tatutes?		M	1
(3) found you to have b	seen a cause of an inves	stment-related business having its authoriz-	ration to do business denied, suspended, revoked, or restricted?		X	1
(4) entered an order der	nying, suspending or rev	voking your registration or disciplined you	by restricting your scrivities?		NA NA	1
(5) imposed a civil mon	ey penalty on you, or or	rdered you to cease and desist from any a	activity?			10
. Has any other Federal re	egulatory agency or any	state regulatory agency or foreign financi	al regulatory authority ever:	2000		
(1) found you to have n	nade a false statement	or omission or been dishonest, unfair or u	nethical?		NA LAKE	1
					1	1
			ration to do business denied, suspended, revoked, or restricted?		l ₹	1
					184	,
			from associating with an investment-related business, or disciplined you	-	1	'
			Troni associating with an aivestine in related publicas, or disciplined you		123	1
				ΙĦ	卤	1
. Has any self-regulatory				+-	123	+
					12	١.
						1
				그님	日岩	1
			rization to do business denied, suspended, revoked or restricted?		15	1
			ng your essociation with its members, or restricting your activities?	무	14	2
 Has any foreign governe 	ment ever entered an or	der against you related to investments or	fraud, other than as reported in Items 22A, B, C or E?	14	N	2
 Have you ever been the 	subject of an investme	nt-related, consumer-initiated complaint or	proceeding that:		1-	
(1) alleged compensator	ry damages of \$10,000	or more, fraud, or wrongful taking of pro	perty?			2
(2) was settled or decid	led against you for \$5,0	00 or more, or found fraud or the wrongfu	ul taking of property?	닏	X	_ 2
. Are you now the subject	et of any complaint, inve	estigation, or proceeding that could result	in a "yes" answer to parts A.H of this item?	14	IN.	2
 Has a bonding company 	y denied, paid out on, o	r revoked a bond for you?			也	2
C. Do you have any unsat	isfied judgments or lien	s against you?	1996 Fed. Jax lien	124		2
			for more of the securities of, failed in business, made a compromise with			
creditors, filed a bankru	iptcy petition or been de	eclared bankrupt?			X	2
			ned 10% or more of the securities of, been declared bankrupt, had a			
trustee appointed under	the Securities Investor	Protection Act, or had a direct payment of	rocedure initiated?		N)	2
		n because you were accused of:			1	
7.0	7. 1.6		fuct? , , , ,			2
(2) fraud or the wrongf					Z	3
		stment-related statutes, regulations, rules		ΙĦ	V	2
10) langie to soparvise	in connection with live:		IFICATION (OPTIONAL)		1	-
You may only certify to the	accuracy and complete		le if it has been fully provided in DRP format. If DRP(s) are not on file, do not	answer '	these	
		rs on DRP(s). All appropriate questions in i	tem 22 must be answered, regardless of whether the certification is being t	rtilized.	Refer	
					. 🔽	١.
 I have reviewed a cop the CRD system. I 	py of my disclosure file acknowledge that all	information	nation to add to my disclosure file.		1.124	3
contained therein is for	ully disclosed, accurate	and in DRP 2. I have new informati	ion to add to my disclosure file which is reported on the attached DRF		2.1	3
format. I further certi	ify the following:	 I have updated informand contained in Oct 	mation, reported on the attached DRP(s), which was previously report	ęd	3. 🗀	3
The applicant and appr	opnate signatory area	DOES NOT have to be completed	during			_
UNLESS this page is be	W E	mendment.				
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MONTH DAY YEAR TYPE OR PRINT	RIGIC E	" \ I < P \ \				
NAME OF APPLICANT	ySian. C.	UIJUI				
MONTH DAY YEAR LYPE OF PRINT NAME OF	SIGNATURE OF APPROP	PRIATE SIGNATORY	**			
APPHOPRATE SIGNATORY			CRO USF ONLY			-
		P.F	THE B			

BANKRUPTCY/SIPC/COMPROMISE WITH CREDITORS DISCLOSURE REPORTING PAGE (U-4)

LAST NAME JR./SR., etc.	FIRST N	AME	MIDDLE NAME
Olsen	Blair		E.
CRD # 1545765		SOCIAL SECURITY #	FIRM CRD #
1949769			30999
	GENE	RAL INSTRUCTIONS	
This Disclosure Reporting Page (DRP U-4) is an X			sponse to report details for
affirmative responses to Item 23K(1), 23K(2), and 2 Check ritem(s) you are responding to: 23K Within the past 10 years: 24 (1) have you made a compromise with creditors, filed		page 3 of Form U-4;	Need Managements
(2) based upon events that occurred while you exerc bankruptcy petition or been the subject of an involution of the subject of the subjec	cised contro cluntary ba	/over it, has an organization n nkruptcy petition?	nade a con Out to been the
If events result in affirmative answers to both 23K(1) and 23K(separate D Pricaria : Pricaria
Action Type:			
Chapter 7 Bankruptcy	follo	wina open	
Action Date (MM/DD/YYYY): 4/99			
Action Date (MIM/DD/TTYT):		Exact Expl	anation
If not exact, provide explanation:			
If the financial action relates to an organization over which you		D	
If the financial action relates to an organization over which you	exercise(c) control, enter Organization	Name and your postition, title or relationship:
Was the Organization investment-related? Yes X N	le.		
Was the Organization investment-related? Yes X N Court action brought in (Name of Federal, State or Foreign Cour		n of Court (City or County a	nd State or Country! Decket/Cana
Number and Bankruptcy Chapter Number (if Federal Bankruptcy	y Filing):	and count (city of county at	State of Country), Docket/Case
mancopa Country Summer	ete Co	ut , Phouris	Anzona
Is action currently pending? XYes No			
If not pending, provide Disposition Type:			
		-0.00	
Disposition Date (MM/DD/YYYY):		Exact Expl	anation
If not exact, provide explanation:			
Provide a brief summary of events leading to the action and if n	oot dischar	ned explain. (Your informat	ion must fit within the space provided by
T had	iot discriai		
file for 'a chapter 7 %	av kr	vptcy.	ich forced me to
If a SIPA trustee was appointed or a direct payment procedure of the trustee:	was begur	n, enter the amount paid or a	greed to be paid by you; or the name
Currently Open? Yes No		- X	
Date Direct Payment Initiated/Filed or Trustee Appointed (MM/D	D/YYYY):		Exact Explanation
If not exact, provide explanation:			
Provide details to any status/disposition. Include details as to c applicable). (Your information must fit within the space provide	creditors, to	erms, conditions, amounts de	ue and settlement schedule (if
Provide details to any status/disposition. Include details as to capplicable). (Your information must fit within the space provide	creditors, to ed.)	erms, conditions, amounts de	ue and settlement schcdule (if
Provide details to any status/disposition. Include details as to c applicable). (Your information must fit within the space provide	creditors, to ed.)	erms, conditions, amounts de	ue and settlement schodulo (if
Provide details to any status/disposition. Include details as to c applicable). (Your information must fit within the space provide	creditors, to	erms, conditions, amounts d	ue and settlement schodulo (if

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FORM U-4

v. Form U-4 (8/1999)

UNIFORM APPLICATION FOR SECURITIES INDUSTRY REGISTRATION OR TRANSFER

if there is an amendment to this page, complete only Item 22 and items being amended. FIRM CRD # SOCIAL SECURITY # APPLICANT'S CRD 4 30999 1545765 UTILIZE THE CERTIFICATION IN ITEM 23N BELOW, ATTACH COMPLETE DETAILS OF ALL EVENTS OR PROCEEDINGS ON APPROPRIATE DRIVES IF THE ANSWER TO ANY OF THE FOLLOWING QUESTIONS IS "YES" AND YOU CAN REFER TO THE EXPLANATION OF TERMS SECTION OF FORM U-4 INSTRUCTIONS FOR EXPLANATIONS OF ITALICIZED TERMS. A. (1) Have you ever: YES! NO H. (1) Has any domestic or fureign court over: NO YES (a) been convicted of or pled guilty or note contendere ("no contest") in a (a) enjoined you in connection with any in Actions X X domestic, foreign, or military court to any felony?... X activity? (b) been charged with any felony?. (b) found that you were involved in a violation of any (2) Bassyl upon activities that occurred while you exercised control over it, has an M investment-related statuta(s) or regulation(s)?.... anization ever: (c) dismissed, pursuant to a settlement agreement, an tall been convicted of or pled guilty or note contenders ("no context") in a investment-related civil action brought against you by a domestic or foreign court to any felony?....
(b) been charged with any felony?..... Ø state or foreign financial regulatory authority?.. 3 (2) Are you named in any pending investment related civil action D. that could result in a "yes" answer to any part of 23H(1)?... B. [1] Have you ever: Crimina been convicted of or pled guilty or note contenders ("no contest") in a Have you ever been named as a respondent/defendant in an domestic, foreign or military court to a misdemeanor involving; investments or ent-related business or any fraud, false statements or omissions. litigation which alleged that you were involved in one or more wrongful taking of property, bribery, perjury, forgery, counterfelting, extortion, sales practice violations and which: or a conspiracy to commit any of these offenses? В Ž 1X (a) is still pending, or; (b) resulted in an arbitration award or civil judgment against (b) been charged with a misdemeanor specified in 23B(1)(a)?. (2) Based upon activities that occurred while you exercised control over it, has an X you, regardless of amount, or; organization ever: ic) was settled for an amount of \$10,000 or more?... (a) been convicted of or pied guilty or note contenders ("no contest") in a Have you ever been the subject of an investment-related, X domestic or foreign court to a misdemeanor specified in 23B(1)(a)?... consumer-initiated complaint, not otherwise reported under (b) been charged with a misdemeanor specified in 23B(1)tal?.. question 23(1) above, which alleged that you were involved in one or more sales practice violations, and which complaint was Has the U.S. Securities and Exchange Commission or the Commodity Futures X settled for an amount of \$10,000 or more? Trading Commission ever: ā X found you to have made a false statement or omission?... (3) Within the past twenty four (24) months, have you been the omer subject of an investment inlated, consumer-initiated, w (2) found you to have been involved in a violation of its regulations or statutes?... (3) found you to have been a cause of an investment related business having its complaint, not otherwise reported under question 23(1) or (2) above, which: \exists X Cust authorization to do business denied, suspended, revoked, or restricted?. entered an order against you in connection with investment-related activity?... (a) alleged that you were involved in one of more sales practice violetions and contained a claim for compensatory (5) imposed a civil money penalty on you, or ordered you to cease and desist from П 体 damages of \$5,000 or more (if no damage amount is ectivity?... D. Hazerny other Federal regulatory agency or any state regulatory agency or foreign alleged, the complaint must be reported unless the firm has made a good faith determination that the damages from the financial regulatory authority ever: X alleged conduct would be less than \$5,000), or (1) Yound you to have made a false statement or omission or been dishonest, unfair (b) alleged that you were involved in forgery, theft, X X П or unethical?. misappropriation or conversion of funds or securities?. (2) Tound you to have been involved in a violation of investment-related regulation(s) Actions X statute(s)?. J. Have you ever voluntarily resigned, been discharged or permitted (3) Sound you to have been a cause of an investment related business having its appropriation to do business denied, suspended, revoked or restricted?...... to resign after allegations were made that accused you of: H (1) violating investment related statutes, regulations, rules, or Z Disciplinary [4] entered an order against you in connection with investment-related activity?..... (b) @Nod, suspended, or revoked your registration or license or otherwise, by order X industry standards of conduct?..... 8 121 fraud or the wrongful taking of property?..... prevented you from associating with an investment-related business or restricted × X statutes, regulations, rules or industry standards of conduct?... Ę Has any self-regulatory organization or commodities exchange ever (1) found you to have made a false statement or ornission?........ . Within the past 10 years: \mathbf{x} (1) have you made a compromise with creditors, filed a bankruptcy [2] found you to have been involved in a violation of its rules (other than a violation petition or been the subject of an involuntary bankruptcy designated as a "minor rule violation" under a plan approved by the U.S. Z petition?. X Securities and Exchange Commission)?.... (2) based upon events that occurred while you exercised control (3) found you to have been the cause of an investment-related business having its over it, has an organization made a compromise with creditors, X authorization to do business denied, suspended, revoked or restricted?... filed a bankruptcy petition or been the subject of an involuntary (4) disciplined you by expelling or suspending you from membership, barring or X bankruptcy petition?... suspending your association with its members, or restricting your activities?. X (3) based upon events that occurred while you exercised control Financial over it, has a broker or dealer bean the subject of an Has your authorization to act as an attorney, accountant or federal contractor ever involuntary bankruptcy petition, or had a trustee appointed, or X been revoked or suspended?... had a direct payment procedure initiated under the Securities X Investor Protection Act?.. G. Have you been notified, in writing, that you are now the subject of any: (1) regulatory complaint or proceeding that could result in a "yes" answer to any part Has a bonding company ever denied, paid out on, or revoked a X of 23C, D or E1 (II yes, complete the Regulatory Action Disclosure Reporting X (2) investigation that could result in a "yes" answer to any part of 23A, B, C, D or X M. Do you have any unsatisfied judgments or liens against you?... M 1:7 fff yes, complete the Investigation Disclosure Reporting Page.).. DISCLOSURE CERTIFICATION (OPTIONAL) You may only certify to the accuracy and completeness of the disclosure information in your file if it has been fully provided in DRP format. If DRP(s) are not on file, do not answer these cortification boxes. Provide full details of all matters on DRP(s). All appropriate questions in Item 23 must be answered, regardless of whether the certification is being utilized. Refer to the Form U-4 instructions for additional information on the utilization of the certification language. I have received a copy of my disclosure file taken from the CRD system. Lacknowledge that all information contained 2. I have now information to add to my disclosure file which is reported on the appropriate DRP(s) 2. therein is fully disclosed, accurate and in DRP format. I further certify the following: by area OCES NOT have to be completed UNLESS this to preserve and the property of the property o HE OR PRINT NAME OF MAINT VIVIE, REMAINED OF MEDICAL PRINTERS OF M CRD USE ONLY

SECF Query <u>R</u>eports → <u>U</u>tilities → Logout

2:99-bk-07789-RGM BLAIR EDWARDS OLSEN

Case type: bk Chapter: 7 Asset: No Vol: v Judge: Robert G. Mooreman Date filed: 06/30/1999 Date of last filing: 01/06/2003 Date discharged: 10/28/1999
Date terminated: 11/04/1999

Mobile Query

Query

Alias

Associated Cases

Attorney Case Summary Claims Register

Corporate Parents/Affiliates

Creditor

Deadline/Schedule

Docket Report ...

Filers History/Documents

List of Creditors

Notice of Bankruptcy Case Filing

Party Related Transactions

Status Trustee View Document

Label Matrix for local noticing

0970-2

Case 2:99-bk-07789-RGM District of Arizona

Phoenix

Mon Feb 11 09:56:27 MST 2019

ASSOCIATES FINANCIAL CREDIT CARD SU

3320 N HAYDEN RD #111 SCOTTSDALE, AZ 85251-6673

PHOENIX, AZ 85032-4454

BANK ONE 80818260001

2150 S COUNTRY CLUB DR MESA, AZ 85210-6809 SAN FRANCISCO, CA 94102-4918

FORD MOTOR CREDIT

C/O KENNETH SEIBERG LAW OFFICES

P.O. BOX 7290

PHOENIX, AZ 85011-7290

U.S. Bankruptcy Court, Arizona 230 North First Avenue, Suite 101

Phoenix, AZ 85003-0608

AVCO FINANCIAL 3121 E. GREENWAY ROAD

DEPARTMENT OF EDUCATION

502581017

50 UNITED NATIONS PLAZA REGION IX

FREDERICK J. DIAZ 330 S. 1ST AVENUE PHOENIX, AZ 85003-2401 AIRTOUCH CELLULAR

179****

3350 161ST AVE, SE BELLEVUE, WA 98008-5758

AZ DEPARTMENT OF REVENUE BANKRUPTCY UNIT FIELD 1011 1600 W MONROE 7TH FLOOR PHOENIX, AZ 85007-2612

FLEET CC 442887441807

650 S NAAMANS RD #K CLAYMONT, DE 19703-2307

GOOD SAM REGIONAL MEDICAL

1111 E MCDOWELL RD PHOENIX, AZ 85006-2612

(p) INTERNAL REVENUE SERVICE CENTRALIZED INSOLVENCY OPERATIONS

PO BOX 7346

PHILADELPHIA PA 19101-7346

NORTH PHOENIX HEART CENTER 51756

9100 N. 2ND ST, STE 321 PHOENIX, AZ 85020-2459

PARADISE VALLEY EMERGENCY PHYSICIAN

860772720 P.O. BOX 2267

CHATSWORTH, CA 91313-2267

RICHARD T. OLSEN 322 AVENUE 8 WEST BISMARCK, ND 58501

(c) RURAL METRO PO BOX 1893

SCOTTSDALE AZ 85252-1893

THOMAS K. CHENAL

MOHR, HACKETT, PEDERSON ET AL. 2800 N CENTRAL AVE STE 1100 PHOENIX, AZ 85004-1043

TONY PAYSON 99-01133-0

P.O. BOX 7290

PHOENIX, AZ 85011-7290

U S TRUSTEE POB 36170

PHOENIX, AZ 85067-6170

US ATTORNEY

230 NORTH FIRST AVE, RM 4000 PHOENIX, AZ 85003-0605

BLAIR EDWARDS OLSEN P.O. BOX 1987 CAVE CREEK, AZ 85327-1987 LOUIS A. MOVITZ 11563 E. RAINTREE DR. SCOTTSDALE, AZ 85255-1882 THOMAS K. CHENAL SHERMAN & HOWARD L.L.C. 7047 EAST GREENWAY PARKWAY SCOTTSDALE, AZ 85254-8110

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g) (4).

INTERNAL REVENUE SERVICE SPEC PROC MS# 5012PX 210 EAST EARLL DRIVE PHOENIX, AZ 85012

> Addresses marked (c) above for the following entity/entities were corrected as required by the USPS Locatable Address Conversion System (LACS).

RURAL METRO P.O. BOX 9274 SCOTTSDALE, AZ 85252-9274 End of Label Matrix Mailable recipients 23 Bypassed recipients 0 Total 23 Social Security No(s).: Debtor:

DISCHARGE OF DEBTOR(S)

Debtor

It appearing that the debtor(s) is entitled to a discharge,

IT IS ORDERED:

The debtor(s) is granted a discharge under section 727 of title 11, United States Code, (the Bankruptcy Code).

BY THE COURT

Dated: October 28, 1999

HONORABLE Robert G. Mooreman United States Bankruptcy Judge

SEE BACK SIDE OF THIS ORDER FOR IMPORTANT INFORMATION

The Legend Group

3920 RCA Boulevard, Suite 2004 • Palm Beach Gardens, FL 33410

Outside Business Activity Disclosure

Page 1 of 2

Date Printed: 10/2/2008

Advisor Name : Blair Edwards Olsen

Practice Law: N

Rev. 4/2006

Rep#: 794

Supervisor Name: James J. Leos

Form ID: 15457658DF2D7A7

Form Submitted On: 9/3/2008 10:40:00AM

Form Status: Pending Reviewed By:

Reviewed On:

Organization Associations and Affiliations

Name: various live music establishments

Address : various City: various State: AZ ZipCode: 85260 Description:

Relationship : performer Start Date: 1/1/2007 % Time: 25% % Income: 25% Last Updated: 5/7/2007

entertainment musician

Representative on account: N

Details: Not Applicable

Name: BSMG

Address: 500 South Main Street

City: Providence State: RI ZipCode: 02903 Description:

Relationship : rep Start Date : 8/21/2008 % Time: 1% % Income: 5%

Last Updated: 9/3/2008

fixed annuity sales through Legends affiliate BSMG

Representative on account: Y

Details :

1 client wanting a fixed annuity

Other Business Names

Are you doing business under a name other than Legend Equities Corporation?

Representative entered no other business names

Life Insurance, Health Insurance, and Annuities

Companies that I currently sell Life Insurance, Health Insurance, and Annuities through:

Representative entered no Insurance companies

Mortgages

While conducting business for this company I attest to the following:

- -This business is completely separate from the business I conduct for Legend Equities Corp. and any of its affiliates.
- -I acknowledge that I do not represent Legend Equities Corp. When engaging in mortgage activity of any type and that the mortgage customer understands that Legend is not a party to their transaction.
- -I never recommend that a client use mortgage proceeds to buy securities.

Companies that I currently sell Mortgages through:

Representative entered no mortgage companies

Compliance_OBAForm.rpt No prod. agr.

APPROVED DATE INITIALS

Individuals Suspended

Matthew David Albers (CRD #2917814, Easton, Maryland)

August 1, 2019 – An AWC was issued in which Albers was fined \$5,000 and suspended from association with any FINRA member in all capacities for 15 business days. Without admitting or denying the findings, Albers consented to the sanctions and to the entry of findings that he exercised discretionary trading authority on behalf of his customers without prior written authorization from the customers and without written approval from his member firm. The findings stated that although Albers' customers had authorized him to make the purchases, he placed the trades without speaking to the customers on the same day the transactions took place. The findings also stated that after some of the discretionary trades had taken place, Albers stated that he had not exercised discretionary trading authority in any of his customer's accounts on an annual compliance questionnaire submitted to the firm.

The suspension was in effect from September 3, 2019, through September 23, 2019. (FINRA Case #2018056269001)

Lori Sullivan Antolovic (CRD #1480968, Dallas, Texas)

August 1, 2019 – An AWC was issued in which Antolovic was fined \$7,500 and suspended from association with any FINRA member in all capacities for three months. Without admitting or denying the findings, Antolovic consented to the sanctions and to the entry of findings that she failed to confirm that an individual, a member of Company A's board of directors, had authority to direct the payment of a \$2 million development fee to a company he controlled (Company B) from the proceeds of an offering. The findings stated that Antolovic structured a conduit issuance of municipal securities to refinance the debt of Company A. Antolovic's member firm served as the sole underwriter for the offering. In email communications with Antolovic, the individual made several statements suggesting that perhaps he had not informed Company A of all the specific costs to be paid out of the cost of issuance. Despite indications that other officials at Company A may not have known of this material aspect of the financing, Antolovic made provision in the offering for the payment of the fee. In fact, Company A had not specifically authorized the \$2 million payment. Antolovic disclosed the fee to Company A shortly before the issuance and it later demanded that Company B return the fee. After litigation was filed, the payment was refunded pursuant to a settlement between the parties involved in the litigation.

The suspension is in effect from August 19, 2019, through November 18, 2019. (FINRA Case #2015047175401)

Damien Berkowicz (CRD #4306842, New York, New York)

August 1, 2019 – An AWC was issued in which Berkowicz was assessed a deferred fine of \$5,000 and suspended from association with any FINRA member in all capacities for six months. Without admitting or denying the findings, Berkowicz consented to the sanctions and to the entry of findings that he willfully failed to amend his Uniform Application for Securities Industry Registration or Transfer (Form U4) to disclose that he had been charged with two felonies. The findings stated that Berkowicz submitted a false annual compliance questionnaire to his member firm. At the time Berkowicz completed the questionnaire, he was aware of the felony charges and indictment, yet he never reported these charges to the firm.

The suspension is in effect from August 5, 2019, through February 4, 2020. (**FINRA Case** #2019061628401)

Elizabeth Stockwell (CRD #6398497, Scarborough, Maine)

August 1, 2019 – An AWC was issued in which Stockwell was fined \$5,000 and suspended from association with any FINRA member in all capacities for 15 business days. Without admitting or denying the findings, Stockwell consented to the sanctions and to the entry of findings that she impersonated a

customer on telephone calls to an annuity company in order to obtain more information about the customer's annuity positions. The findings stated that although the customer gave Stockwell permission to obtain this information, she did not give Stockwell permission to impersonate her with the annuity company.

The suspension was in effect from September 3, 2019, through September 23, 2019. (**FINRA Case** #2019062318301)

Ken Kavanagh (CRD #4502223, Hawley, Pennsylvania)

August 5, 2019 – An AWC was issued in which Kavanagh was assessed a deferred fine of \$25,000 and suspended from association with any FINRA member in all capacities for 18 months. Without admitting or denying the findings, Kavanagh consented to the sanctions and to the entry of findings that he engaged in outside business activities without providing prior written notice to his member firm. The findings stated that Kavanagh managed the personal affairs of professional athletes, including over 40 professional athletes who were clients of both Kavanagh and the firm. Kavanagh formed two entities to facilitate his outside activities, and opened and maintained checking accounts on behalf of the entities through which he received payments for the personal services he provided. Kavanagh received substantial income from his outside activities, generating approximately \$5 million in fees from these firm clients as payment for the personal services he provided. The findings also stated that Kavanagh concealed his relationship with the entities by naming a close relative as the sole owner or member, and as the authorized representative on the entities' bank accounts. Kavanagh also falsely attested on annual compliance questionnaires that he was not involved with any outside business activities.

The suspension is in effect from August 5, 2019, through February 4, 2021. (FINRA Case #2018058564001)

Mengxuan Zhang (CRD #6548853, San Gabriel, California)

August 5, 2019 – An AWC was issued in which Zhang was assessed a deferred fine of \$5,000 and suspended from association with any FINRA member in all capacities for one month. Without admitting or denying the findings, Zhang consented to the sanctions and to the entry of findings that she falsified customer signature pages on account forms by reusing the signature pages without the customers' express permission. The findings stated that Zhang changed the dates on the forms to make it appear as if the customers had re-executed the forms. Zhang's actions were intended to expedite the processing of transactions that her customers had authorized. In addition, on one of the new forms, Zhang inadvertently entered incorrect information.

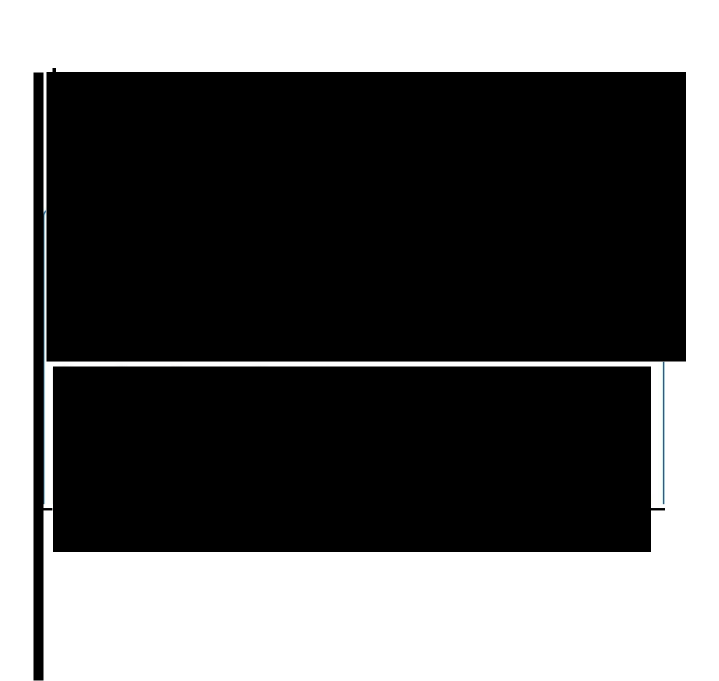
The suspension was in effect from August 5, 2019, through September 4, 2019. (FINRA Case #2018059411401)

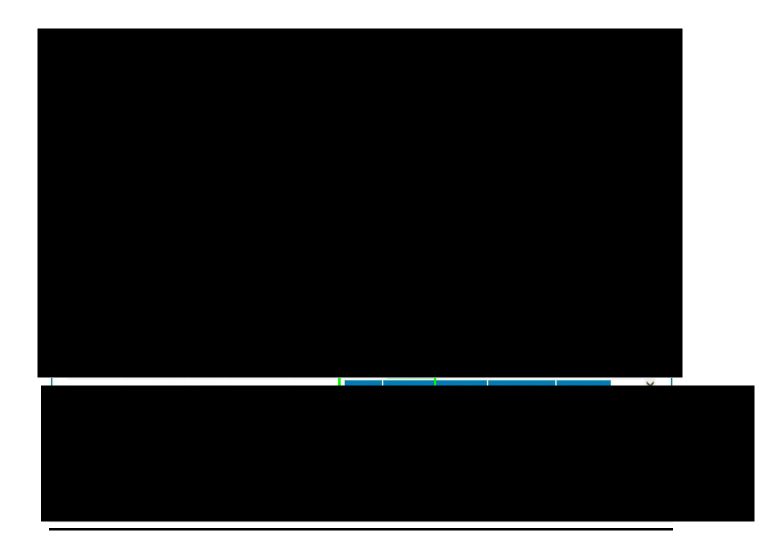
Jollene Jill Austin (CRD #2997663, Westport, Connecticut)

August 8, 2019 – An AWC was issued in which Austin was assessed a deferred fine of \$5,000 and suspended from association with any FINRA member in all capacities for six months. Without admitting or denying the findings, Austin consented to the sanctions and to the entry of findings that she borrowed a total of \$665,000 from a customer of her member firm without obtaining prior written approval to engage

in the transactions from the firm. The findings stated that Austin entered into a seller-financed mortgage agreement with the customer through which she purchased the customer's house for \$635,000 and was to repay the loan in installments. Austin borrowed another \$30,000 from the same customer. The findings also stated that Austin transferred the deed and title back to the customer in full satisfaction of the two loans.

The suspension is in effect from August 19, 2019, through February 18, 2020. (FINRA Case #2018056845801)





From: Kolisnyk, Olha [mailto:Olha.Kolisnyk@finra.org]
Sent: Wednesday, November 06, 2019 1:16 PM

To: Walid Zarifi

Cc: Hong, Pearline; Delgado, Maria **Subject:** RE: Blair Olsen Medical Status



Very truly yours,

Olha Kolisnyk

Senior Attorney

FINRA Enforcement

646-315-7405

Sent: Monday, October 28, 2019 2:02 PM **To:** Kolisnyk, Olha < Olha.Kolisnyk@finra.org>

EXTERNAL: Verify sender before opening attachments or links.

Please see message from this morning:

----- Forwarded message -----

From: John SorboroMD < sorboromd@gmail.com >

Date: Mon, Oct 28, 2019 at 9:03 AM

Subject: Blair



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EXHIBIT B

UNITED STATES OF AMERICA before the SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 Release No. 89109 / June 22, 2020

Admin. Proc. File No. 3-19629 In the Matter of the Application of BLAIR EDWARDS OLSEN

For Review of Disciplinary Action Taken by FINRA

EXTENSION ORDER

FINRA has requested an extension of time until July 16, 2020 to file a brief in opposition to the application for review. It appears appropriate to grant FINRA's request for good cause shown. Therefore, it is ORDERED, pursuant to Rule 161 of the Commission's Rules of Practice, 2 that the time for filing a brief in opposition to the application for review is extended to July 16, 2020. The time for filing any reply brief is extended to July 30, 2020. For the Commission, by the Office of the Secretary, pursuant to delegated authority.

Vanessa A. Countryman Secretary

EXHIBIT C

Mr. Olsen,

FINRA's Department of Enforcement has vacated the bar it previously imposed on you (see attached letter). As a result, we plan to file a motion to dismiss your application for review as moot.. Please let me know if you consent to the dismissal of your application. Thank you.

Michael M. Smith Associate General Counsel

Office of General Counsel

1735 K Street, N.W.

Michael.Smith@finra.org t: (202) 728-8177



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EXHIBIT D

