### **BEFORE THE**

# SECURITIES AND EXCHANGE COMMISSION

### WASHINGTON, D.C.

In the Matter of the Application of

Marc Jacob Jacobson

For Review of Disciplinary Action Taken by

FINRA

File No. 3-21510

## **UNOPPOSED MOTION TO WITHDRAW WITHOUT PREJUDICE**

Applicant Marc Jacob Jacobson, by and through counsel, hereby respectfully submits this

Motion to Withdraw the above-captioned Application for Review of Action Taken by FINRA without prejudice. FINRA's counsel has confirmed she does not oppose this Motion.

Dated: July 20, 2023

Respectfully submitted,

#### HLBS LAW

/s/ Owen Harnett Owen Harnett Michael Bessette Chelsea Bauer T: (720) 432-6546 E: <u>owen.harnett@hlbslaw.com</u> E: <u>michael.bessette@hlbslaw.com</u> E: <u>chelsea.bauer@hlbslaw.com</u> 9737 Wadsworth Pkwy, G-100 Westminster, CO 80021

Counsel for Applicant, Mr. Jacobson

## **CERTIFICATE OF SERVICE**

I, Chelsea Bauer, certify that on this day of July 20, 2023, I caused a copy of the foregoing Unopposed Motion to Withdraw Without Prejudice for the above-listed Applicant, Marc Jacob Jacobson, to be filed through the SEC's eFAP system and served by electronic mail on:

The Office of the Secretary Securities and Exchange Commission 100 F St., NE Room 10915 Washington, D.C. 20549-1090

Alan Lawhead Vice President and Director – Appellate Group Office of General Counsel FINRA 1735 K Street, NW Washington, D.C. 20006 <u>Alan.lawhead@finra.org</u>

> General Counsel FINRA 1735 K Street, NW Washington, D.C. 20006 <u>Nac.casefilings@finra.org</u>

**[X] (STATE)** I certify (or declare) under penalty of perjury under the laws of the State of Colorado that the foregoing is true and correct.

## HLBS LAW

<u>/s/ Chelsea Bauer</u> Chelsea Bauer T: (720) 466-3505 E: <u>Chelsea.bauer@hlbslaw.com</u> 9737 Wadsworth Parkway, G-100 Westminster, CO 80021

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