

# IN THE MATTER OF A DISCIPLINARY HEARING PURSUANT TO SECTIONS 20 AND 24 OF BY-LAW NO. 1 OF THE MUTUAL FUND DEALERS ASSOCIATION OF CANADA

Re: Michael Bock

# NOTICE OF HEARING

**NOTICE** is hereby given that a first appearance will take place by teleconference before a hearing panel of the Prairie Regional Council ("Hearing Panel") of the Mutual Fund Dealers Association of Canada ("MFDA") on January 17, 2023 at 10:00 a.m. (Mountain), or as soon thereafter as the appearance can be held, concerning a disciplinary proceeding commenced by the MFDA against Michael Bock (the "Respondent"). Members of the public who would like to listen to the teleconference should contact hearings@mfda.ca to obtain particulars.

**DATED** this 18<sup>th</sup> day of November, 2022.

"Michelle Pong"

Michelle Pong Director, Regional Councils

Mutual Fund Dealers Association of Canada 121 King Street West, Suite 1000 Toronto, ON M5H 3T9 Telephone: 416-945-5134

Email: corporatesecretary@mfda.ca

**NOTICE** is further given that the MFDA alleges the following violations of the By-laws, Rules or Policies of the MFDA:

Allegation #1: Between September 3, 2015 and January 28, 2021, the Respondent altered and used to process transactions, 69 account forms in respect of 56 clients, by altering information on the account forms without having the client initial the alterations, contrary to MFDA Rule 2.1.1.

<u>Allegation #2</u>: Between September 8, 2015 and January 2, 2021, the Respondent obtained, possessed, and in some instances used to process transactions, 18 pre-signed account forms in respect of 18 clients, contrary to MFDA Rule 2.1.1.

### **PARTICULARS**

**NOTICE** is further given that the following is a summary of the facts alleged and intended to be relied upon by the MFDA at the hearing:

#### **Registration History**

- 1. Since July 1997, the Respondent has been registered in the securities industry.
- 2. Since September 26, 2012, the Respondent has been registered in Alberta as a dealing representative with Investia Financial Services Inc. (the "Member"), a Member of the MFDA.
- 3. At all material times, the Respondent conducted business in the Calgary, Alberta area.

#### **Allegation #1 - Altered Account Forms**

- 4. Between September 3, 2015 and January 28, 2021, the Respondent altered and used to process transactions, 69 account forms in respect of 56 clients, by altering information on the account forms without having the client initial the alterations.
- 5. The altered account forms included:
  - a) 4 Know Your Client (KYC) Update Forms
  - b) 3 Systematic Instructions forms
  - c) 6 Transfer Forms
  - d) 25 Order Information Forms

- e) 10 Fund Co. Application Forms
- f) 21 New Client Application Forms
- 6. The alterations to the account forms included changes to client risk tolerance, withdrawal amounts, investment objectives, income, net worth, plan type, fund code/name, and client addresses.
- 7. By virtue of the foregoing, the Respondent failed to observe a high standard of conduct and ethics in the transaction of business and engaged in conduct unbecoming of an Approved Person, contrary to MFDA Rule 2.1.1.

# **Allegation #2 - Pre-signed Account Forms**

- 8. At all material times, the Member's policies and procedures prohibited its Approved Persons from holding or using pre-signed account forms.
- 9. Between September 8, 2015 and January 2, 2021, the Respondent obtained, possessed, and used to process transactions, 18 pre-signed account forms in respect of 18 clients.
- 10. The pre-signed account forms included:
  - a) 3 KYC Update Forms
  - b) 3 Systematic Instructions forms
  - c) 3 Transfer Forms
  - d) 3 Order Information Forms
  - e) 1 Fund Co. Application Forms
  - f) 5 New Client Application Forms
- 11. By virtue of the foregoing, the Respondent failed to observe a high standard of conduct and ethics in the transaction of business and engaged in conduct unbecoming of an Approved Person, contrary to MFDA Rule 2.1.1.

**NOTICE** is further given that the Respondent shall be entitled to appear and be heard and be represented by counsel or agent at the hearing and to make submissions, present evidence and call, examine and cross-examine witnesses.

**NOTICE** is further given that MFDA By-laws provide that if, in the opinion of the Hearing Panel, the Respondent:

- has failed to carry out any agreement with the MFDA;
- has failed to comply with or carry out the provisions of any federal or provincial statute relating to the business of the Member or of any regulation or policy made pursuant thereto;
- has failed to comply with the provisions of any By-law, Rule or Policy of the MFDA;
- has engaged in any business conduct or practice which such Regional Council in its discretion considers unbecoming or not in the public interest; or
- is otherwise not qualified whether by integrity, solvency, training or experience,

the Hearing Panel has the power to impose any one or more of the following penalties:

- a) a reprimand;
- b) a fine not exceeding the greater of:
  - (i) \$5,000,000.00 per offence; and
  - (ii) an amount equal to three times the profit obtained or loss avoided by such person as a result of committing the violation;
- c) suspension of the authority of the person to conduct securities related business for such specified period and upon such terms as the Hearing Panel may determine;
- d) revocation of the authority of such person to conduct securities related business;
- e) prohibition of the authority of the person to conduct securities related business in any capacity for any period of time; and
- f) such conditions of authority to conduct securities related business as may be considered appropriate by the Hearing Panel.

**NOTICE** is further given that the Hearing Panel may, in its discretion, require that the Respondent pay the whole or any portion of the costs of the proceedings before the Hearing Panel and any investigation relating thereto.

**NOTICE** is further given that the Respondent must **serve** a **Reply** on Enforcement Counsel and **file** a **Reply** with the Office of the Corporate Secretary within twenty days from the date of service of this Notice of Hearing.

A **Reply** shall be **served** upon Enforcement Counsel at:

Mutual Fund Dealers Association of Canada 800 - 6<sup>th</sup> Avenue SW, Suite 850 Calgary, AB T2P 3G3

Attention: Jennifer Galarneau Email: jgalarneau@mfda.ca

# A **Reply** shall be **filed** by:

a) providing four copies of the **Reply** to the Office of the Corporate Secretary by personal delivery, mail or courier to:

The Mutual Fund Dealers Association of Canada 121 King Street West, Suite 1000 Toronto, ON M5H 3T9
Attention: Office of the Corporate Secretary; or

b) transmitting one electronic copy of the **Reply** to the Office of the Corporate Secretary by e-mail at corporatesecretary@mfda.ca.

#### A **Reply** may either:

- (i) specifically deny (with a summary of the facts alleged and intended to be relied upon by the Respondent, and the conclusions drawn by the Respondent based on the alleged facts) any or all of the facts alleged or the conclusions drawn by the MFDA in the Notice of Hearing; or
- (ii) admit the facts alleged and conclusions drawn by the MFDA in the Notice of Hearing and plead circumstances in mitigation of any penalty to be assessed.

**NOTICE** is further given that the Hearing Panel may accept as having been proven any facts alleged or conclusions drawn by the MFDA in the Notice of Hearing that are not specifically denied in the **Reply**.

**NOTICE** is further given that if the Respondent fails:

a) to serve and file a Reply; or

b) attend at the hearing specified in the Notice of Hearing, notwithstanding that a **Reply** may have been served,

the Hearing Panel may proceed with the hearing of the matter on the date and the time and place set out in the Notice of Hearing (or on any subsequent date, at any time and place), without any further notice to and in the absence of the Respondent, and the Hearing Panel may accept the facts alleged or the conclusions drawn by the MFDA in the Notice of Hearing as having been proven and may impose any of the penalties described in the By-laws.

END.

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