

BrokerCheck Report

STANLEY BERNARD SECOR

CRD# 1982414

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When communicating online or investing with any professional, make sure you know who you're dealing with. <u>Imposters</u> might link to sites like BrokerCheck from <u>phishing</u> or similar scam websites, or through <u>social media</u>, trying to steal your personal information or your money.

Please contact FINRA with any concerns.

About BrokerCheck®



BrokerCheck offers information on all current, and many former, registered securities brokers, and all current and former registered securities firms. FINRA strongly encourages investors to use BrokerCheck to check the background of securities brokers and brokerage firms before deciding to conduct, or continue to conduct, business with them.

What is included in a BrokerCheck report?

- BrokerCheck reports for individual brokers include information such as employment history, professional
 qualifications, disciplinary actions, criminal convictions, civil judgments and arbitration awards. BrokerCheck
 reports for brokerage firms include information on a firm's profile, history, and operations, as well as many of the
 same disclosure events mentioned above.
- Please note that the information contained in a BrokerCheck report may include pending actions or allegations that may be contested, unresolved or unproven. In the end, these actions or allegations may be resolved in favor of the broker or brokerage firm, or concluded through a negotiated settlement with no admission or finding of wrongdoing.
- Where did this information come from?
- The information contained in BrokerCheck comes from FINRA's Central Registration Depository, or CRD® and is a combination of:
 - o information FINRA and/or the Securities and Exchange Commission (SEC) require brokers and brokerage firms to submit as part of the registration and licensing process, and
 - o information that regulators report regarding disciplinary actions or allegations against firms or brokers.
- How current is this information?
- Generally, active brokerage firms and brokers are required to update their professional and disciplinary information in CRD within 30 days. Under most circumstances, information reported by brokerage firms, brokers and regulators is available in BrokerCheck the next business day.
- What if I want to check the background of an investment adviser firm or investment adviser representative?
- To check the background of an investment adviser firm or representative, you can search for the firm or individual in BrokerCheck. If your search is successful, click on the link provided to view the available licensing and registration information in the SEC's Investment Adviser Public Disclosure (IAPD) website at https://www.adviserinfo.sec.gov. In the alternative, you may search the IAPD website directly or contact your state securities regulator at http://www.finra.org/Investors/ToolsCalculators/BrokerCheck/P455414.
- Are there other resources I can use to check the background of investment professionals?
- FINRA recommends that you learn as much as possible about an investment professional before deciding
 to work with them. Your state securities regulator can help you research brokers and investment adviser
 representatives doing business in your state.

Thank you for using FINRA BrokerCheck.



Using this site/information means that you accept the FINRA BrokerCheck Terms and Conditions. A complete list of Terms and Conditions can be found at brokercheck.finra.org



For additional information about the contents of this report, please refer to the User Guidance or www.finra.org/brokercheck. It provides a glossary of terms and a list of frequently asked questions, as well as additional resources. For more information about FINRA, visit www.finra.org.

www.finra.org/brokercheck User Guidance

STANLEY B. SECOR

CRD# 1982414

This broker is not currently registered.

Report Summary for this Broker



This report summary provides an overview of the broker's professional background and conduct. Additional information can be found in the detailed report.

Broker Qualifications

This broker is not currently registered.

This broker has passed:

- 1 Principal/Supervisory Exam
- 3 General Industry/Product Exams
- 2 State Securities Law Exams

Registration History

This broker was previously registered with the following securities firm(s):

- B CETERA ADVISOR NETWORKS LLC CRD# 13572 SALT LAKE CITY, UT 11/2017 - 12/2019
- B GIRARD SECURITIES, INC. CRD# 18697 SALT LAKE CITY, UT 08/2008 - 11/2017
- B SECURIAN FINANCIAL SERVICES, INC. CRD# 15296 SALT LAKE CITY, UT 05/2004 - 08/2008

Disclosure Events

All individuals registered to sell securities or provide investment advice are required to disclose customer complaints and arbitrations, regulatory actions, employment terminations, bankruptcy filings, and criminal or civil judicial proceedings.

Are there events disclosed about this broker? Yes

The following types of disclosures have been reported:

Type	Count	
Regulatory Event	3	
Investigation	1	
Termination	1	

Investment Adviser Representative Information

The information below represents the individual's record as a broker. For details on this individual's record as an investment adviser representative, visit the SEC's Investment Adviser Public Disclosure website at

https://www.adviserinfo.sec.gov

www.finra.org/brokercheck
User Guidance

Broker Qualifications



Registrations

This section provides the self-regulatory organizations (SROs) and U.S. states/territories the broker is currently registered and licensed with, the category of each license, and the date on which it became effective. This section also provides, for every brokerage firm with which the broker is currently employed, the address of each branch where the broker works.

This broker is not currently registered.

Broker Qualifications



Industry Exams this Broker has Passed

This section includes all securities industry exams that the broker has passed. Under limited circumstances, a broker may attain a registration after receiving an exam waiver based on exams the broker has passed and/or qualifying work experience. Any exam waivers that the broker has received are not included below. A passed exam or exam waiver does not permit a broker to do business without an active SRO or state registration.

This individual has passed 1 principal/supervisory exam, 3 general industry/product exams, and 2 state securities law exams.

Principal/Supervisory Exams

Exam		Category	Date
В	Investment Company Products/Variable Contracts Principal Examination	Series 26	02/12/2009

General Industry/Product Exams

Exam		Category	Date
B	Securities Industry Essentials Examination	SIE	10/01/2018
B	Direct Participation Programs Representative Examination	Series 22	03/11/2012
В	Investment Company Products/Variable Contracts Representative Examination	Series 6	09/01/1989

State Securities Law Exams

Exam		Category	Date
IA	Uniform Investment Adviser Law Examination	Series 65	08/19/1999
В	Uniform Securities Agent State Law Examination	Series 63	09/01/1989

Additional information about the above exams or other exams FINRA administers to brokers and other securities professionals can be found at www.finra.org/brokerqualifications/registeredrep/.

www.finra.org/brokercheck
User Guidance

Broker Qualifications



Professional Designations

This section details that the representative has reported **0** professional designation(s).

No information reported.

Registration and Employment History



Registration History

The broker previously was registered with the following firms:

Reg	istration Dates	Firm Name	CRD#	Branch Location
B	11/2017 - 12/2019	CETERA ADVISOR NETWORKS LLC	13572	SALT LAKE CITY, UT
B	08/2008 - 11/2017	GIRARD SECURITIES, INC.	18697	SALT LAKE CITY, UT
B	05/2004 - 08/2008	SECURIAN FINANCIAL SERVICES, INC.	15296	SALT LAKE CITY, UT
B	05/1996 - 06/2004	WS GRIFFITH SECURITIES, INC.	10410	HARTFORD, CT
B	09/1989 - 05/1996	EQ FINANCIAL CONSULTANTS, INC.	6627	NEW YORK, NY
В	09/1989 - 05/1996	THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES	4039	NEW YORK, NY

Employment History

This section provides up to 10 years of an individual broker's employment history as reported by the individual broker on the most recently filed Form U4.

Please note that the broker is required to provide this information only while registered with FINRA or a national securities exchange and the information is not updated via Form U4 after the broker ceases to be registered. Therefore, an employment end date of "Present" may not reflect the broker's current employment status.

Employment	Employer Name	Position	Investment Related	Employer Location
11/2017 - Present	CETERA ADVISOR NETWORKS LLC	REGISTERED REPRESENTATIVE/IA R	Υ	EL SEGUNDO, CA, United States
01/1976 - Present	SELF-EMPLOYED	OWNER/BROKER	Υ	SALT LAKE CITY, UT, United States
08/2008 - 11/2017	GIRARD SECURITIES, INC.	OSJ MANAGER/REGISTER ED REPRESENTATIVE/IA R	Y	SAN DIEGO, CA, United States

Registration and Employment History



Other Business Activities

This section includes information, if any, as provided by the broker regarding other business activities the broker is currently engaged in either as a proprietor, partner, officer, director, employee, trustee, agent or otherwise. This section does not include non-investment related activity that is exclusively charitable, civic, religious or fraternal and is recognized as tax exempt.

- 1. STANLEY B. SECOR SELF-EMPLOYED, 261 E BROADWAY, SUITE 110, SALT LAKE CITY, UTAH 84111;
- 2. INSURANCE LIFE, HEALTH 5% TIME 100% OWNERSHIP;
- 3. STANLEY B. SECOR, LICENSED REAL ESTATE BROKER AND HAVE ROCKY MOUNTAIN REAL ESTATE MARKETING AND EXCHANGE AS MY BROKERAGE NAME LICENSED WITH THE STATE OF UTAH, CURRENTLY NOT ACTIVELY DOING REAL ESTATE BUSINESS 0% TIME:
- 4. NOTARY LESS THAN 1%;
- 5. PREMIER ALLIANCE FUNDING LLC REAL ESTATE BROKER MORTGAGE RELATED SERVICES CURRENTLY NOT ACTIVELY DOING REAL ESTATE BUSINESS 0% TIME;
- 6. DBA PARK CITY INSURANCE LLC, FOR PARK CITY RESIDENTS TO DIRECT THEM TO PREMIER ADVISORS WEBSITE;
- 7. DBA PARK CITY INVESTMENT ADVISOR FOR PARK CITY RESIDENTS TO DIRECT THEM TO PREMIER ADVISORS WEBSITE.
 BRANDING DOMAIN NAME FOR THE WEBSITE IS WWW.PREMIERADVISORSFINANCIAL.COM. THE BRANDING DOMAIN FOR EMAILS IS
 @PAFINANCIALUT.COM;
- 8. NAME OF OTHER BUSINESS: PREMIER ALLIANCE ADVISORS, LLC;

INVESTMENT RELATED: NO;

ADDRESS: SAME AS RESIDENTIAL ADDRESS:

NATURE OF BUSINESS: NAME RESERVATION ONLY;

START DATE: 2009:

POSITION/TITLE/RELATIONSHIP: OWNER / SOLE PARTNER:

APX NUMBER OF HOURS PER WEEK: NONE:

APX NUMBER OF HOURS DURING TRADING HOURS: NONE:

BRIEF DESCRIPTION OF DUTIES: NONE - NAME RESERVATION ONLY:

9. NAME OF OTHER BUSINESS: PREMIER ADVISORS, LLC;

INVESTMENT RELATED: YES:

ADDRESS: SAME AS REGISTERED LOCATION:

NATURE OF BUSINESS: INSURANCE AND FINANCIAL SERVICES;

START DATE: 01/2009:

POSITION/TITLE/RELATIONSHIP: OWNER / REPRESENTATIVE:

APX NUMBER OF HOURS PER WEEK: 61:

APX NUMBER OF HOURS DURING TRADING HOURS: 32.5;

BRIEF DESCRIPTION OF DUTIES: INSURANCE AND FINANCIAL SERVICES:

Registration and Employment History



Other Business Activities, continued

10. NAME OF OTHER BUSINESS: PARK CITY INVESTMENTS & INSURANCE LLC;

INVESTMENT RELATED: NO;

ADDRESS: SAME AS RESIDENTIAL ADDRESS;

NATURE OF BUSINESS: NAME RESERVATION ONLY;

START DATE: 10/2008;

POSITION/TITLE/RELATIONSHIP: OWNER / SOLE PARTNER;

APX NUMBER OF HOURS PER WEEK: NONE;

APX NUMBER OF HOURS DURING TRADING HOURS: NONE;

BRIEF DESCRIPTION OF DUTIES: NONE - NAME RESERVATION ONLY;

Disclosure Events



What you should know about reported disclosure events:

1. All individuals registered to sell securities or provide investment advice are required to disclose customer complaints and arbitrations, regulatory actions, employment terminations, bankruptcy filings, and criminal or civil judicial proceedings.

2. Certain thresholds must be met before an event is reported to CRD, for example:

- o A law enforcement agency must file formal charges before a broker is required to disclose a particular criminal event.
- A customer dispute must involve allegations that a broker engaged in activity that violates certain rules or conduct governing the industry and that the activity resulted in damages of at least \$5,000.

3. Disclosure events in BrokerCheck reports come from different sources:

 As mentioned at the beginning of this report, information contained in BrokerCheck comes from brokers, brokerage firms and regulators. When more than one of these sources reports information for the same disclosure event, all versions of the event will appear in the BrokerCheck report. The different versions will be separated by a solid line with the reporting source labeled.

4. There are different statuses and dispositions for disclosure events:

- o A disclosure event may have a status of pending, on appeal, or final.
 - A "pending" event involves allegations that have not been proven or formally adjudicated.
 - An event that is "on appeal" involves allegations that have been adjudicated but are currently being appealed.
 - A "final" event has been concluded and its resolution is not subject to change.
- o A final event generally has a disposition of adjudicated, settled or otherwise resolved.
 - An "adjudicated" matter includes a disposition by (1) a court of law in a criminal or civil matter, or (2) an administrative panel in an action brought by a regulator that is contested by the party charged with some alleged wrongdoing.
 - A "settled" matter generally involves an agreement by the parties to resolve the matter. Please note that brokers and brokerage firms may choose to settle customer disputes or regulatory matters for business or other reasons.
 - A "resolved" matter usually involves no payment to the customer and no finding of wrongdoing on the part of the individual broker. Such matters generally involve customer disputes.

For your convenience, below is a matrix of the number and status of disclosure events involving this broker. Further information regarding these events can be found in the subsequent pages of this report. You also may wish to contact the broker to obtain further information regarding these events.

	Pending	Final	On Appeal
Regulatory Event	0	3	0
Investigation	1	N/A	N/A
Termination	N/A	1	N/A



Disclosure Event Details

When evaluating this information, please keep in mind that a discloure event may be pending or involve allegations that are contested and have not been resolved or proven. The matter may, in the end, be withdrawn, dismissed, resolved in favor of the broker, or concluded through a negotiated settlement for certain business reasons (e.g., to maintain customer relationships or to limit the litigation costs associated with disputing the allegations) with no admission or finding of wrongdoing.

This report provides the information exactly as it was reported to CRD and therefore some of the specific data fields contained in the report may be blank if the information was not provided to CRD.

Regulatory - Final

This type of disclosure event may involve (1) a final, formal proceeding initiated by a regulatory authority (e.g., a state securities agency, self-regulatory organization, federal regulatory such as the Securities and Exchange Commission, foreign financial regulatory body) for a violation of investment-related rules or regulations; or (2) a revocation or suspension of a broker's authority to act as an attorney, accountant, or federal contractor.

Disclosure 1 of 3

Reporting Source: Regulator

Regulatory Action Initiated

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Sanction(s) Sought:

Other: N/A

Date Initiated:

Bv:

09/08/2022

Docket/Case Number:

3-21043

Employing firm when activity occurred which led to the regulatory action:

Cetera Advisors Networks LLC

Product Type: No Product

Allegations: The Securities and Exchange Commission ("Commission") deems it appropriate

and in the public interest that public administrative proceedings be, and hereby are, instituted pursuant to Section 15(b) of the Securities Exchange Act of 1934 ("Exchange Act") and Section 203(f) of the Investment Advisers Act of 1940 ("Advisers Act") against Stanley B. Secor ("Secor or Respondent"). The

Commission finds that on April 7, 2020, an order against Secor was entered by the

Division of Securities of the Department of Commerce of the State of Utah

("Division of Securities"), entitled In the Matter of Stanley B. Secor, CRD#1982414, Utah Docket No. SD-19-0036. The order revokes Secors's securities licenses and bars him from associating with any broker-dealer or investment adviser licensed in Utah, and from acting as an agent for any issuer soliciting investor monies in Utah.



Additionally it orders him to cease and desist from violating the Utah Uniform Securities Act. The Division of Securities' Stipulation and Consent Order alleges, among other things, that Secor conducted his securities business in a dishonest and unethical manner under Section 61-1-6(2)(a)(ii)(G) of the Utah Uniform Securities Act. Specifically, it alleges multiple instances of impropriety regarding an elderly client's estate plan, trust, and personal finances. Additionally it alleges that while associated with a prior broker-dealer, Secor failed to seek necessary approval from his firm for client activities, including his appointment as personal representative, power of attorney agent and designation as the sole trust beneficiary. Finally, it alleges that Secor made false statements to the Division of Securities during the examination of his business.

Current Status: Final

Resolution: Order

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct? No

Resolution Date: 09/08/2022

Sanctions Ordered: Bar (Permanent)

Other: Penny Stock Bar

If the regulator is the SEC, CFTC, or an SRO, did the action result in a finding of a willful violation or failure to supervise? No



(1) willfully violated any provision of the Securities Act of 1933, the Securities Exchange Act of 1934, the Investment Advisers Act of 1940, the Investment Company Act of 1940, the Commodity Exchange Act, or any rule or regulation under any of such Acts, or any of the rules of the Municipal Securities Rulemaking Board, or to have been unable to comply with any provision of such Act, rule or regulation?

(2) willfully aided, abetted, counseled, commanded, induced, or procured the violation by any person of any provision of the Securities Act of 1933, the **Securities Exchange Act of** 1934, the Investment Advisers Act of 1940, the **Investment Company Act of** 1940, the Commodity Exchange Act, or any rule or regulation under any of such Acts, or any of the rules of the Municipal Securities Rulemaking Board? or



(3) failed reasonably to supervise another person subject to your supervision. with a view to preventing the violation by such person of any provision of the Securities Act of 1933, the Securities Exchange Act of 1934, the Investment Advisers Act of 1940, the **Investment Company Act of** 1940, the Commodity Exchange Act, or any rule or regulation under any such Acts, or any of the rules of the Municipal Securities **Rulemaking Board?**

Sanction 1 of 2

Sanction Type: Bar (Permanent)

Capacities Affected: Participating in any offering of a penny stock

Duration: Indefinite

Start Date: 09/08/2022

End Date:

Sanction 2 of 2

Sanction Type: Bar (Permanent)

Capacities Affected: association with any broker, dealer, investment adviser, municipal securities dealer,

municipal advisor, transfer agent or NRSRO

Duration: Indefinite

Start Date: 09/08/2022

End Date:

Regulator Statement Respondent has submitted an Offer of Settlement (the "Offer") which the

Commission has determined to accept. Accordingly, it is hereby ordered that Respondent Secor be, and hereby is barred from association with any broker, dealer, investment adviser, municipal securities dealer, municipal advisor, transfer agent, or nationally recognized statistical rating organization (NRSRO); and Respondent Secor be, and hereby is barred from participating in any offering of a penny stock, including: acting as a promoter, finder, consultant, agent or other



person who engages in activities with a broker, dealer or issuer for purposes of the issuance or trading in any penny stock, or inducing or attempting to induce the purchase or sale of any penny stock.

Disclosure 2 of 3

Reporting Source: Regulator
Regulatory Action Initiated Utah

By:

Sanction(s) Sought: Bar

Civil and Administrative Penalty(ies)/Fine(s)

Revocation

Date Initiated: 10/31/2019

Docket/Case Number: SD-19-0036

URL for Regulatory Action:

Employing firm when activity occurred which led to the regulatory action:

Cetera Advisors Network, LLC, CRD#13572

Product Type: No Product

Allegations: The Division alleged Respondent engaged in numerous dishonest or unethical

practices under Section 61-1-6(2)(a)(ii)(G) of the Utah Uniform Securities Act (Act), unlawful acts as an investment adviser under Section 61-1-2, and made false

statements to the Division under Secion 61-1-16 of the Act.

Current Status: Final

Resolution: Stipulation and Consent

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

Yes

Resolution Date: 04/07/2020

Sanctions Ordered: Bar (Permanent)

Cease and Desist

Civil and Administrative Penalty(ies)/Fine(s)

Revocation



Sanction 1 of 1

Sanction Type: Bar (Permanent)
Capacities Affected: All Capacities

Duration:

Start Date:

End Date:

Monetary Sanction 1 of 1

Monetary Related Sanction: Civil and Administrative Penalty(ies)/Fine(s)

Total Amount: \$25,000.00

Portion Levied against

individual:

\$25,000.00

Payment Plan:

Is Payment Plan Current: Yes

04/17/2020

Was any portion of penalty

Date Paid by individual:

waived?

No

Amount Waived:

Disclosure 3 of 3

Regulatory Action Initiated FINRA

By:

Sanction(s) Sought:

Date Initiated: 07/28/2020

Docket/Case Number: 2020065022401

Employing firm when activity occurred which led to the regulatory action:

Cetera Advisor Networks LLC

Product Type: No Product

Allegations: Without admitting or denying the findings, Secor consented to the sanction and to



the entry of findings that he refused to produce information and documents requested by FINRA during the course of an investigation into the nature and scope of his relationship with certain customers and his communications to his member firms about those relationships to determine whether he engaged in conduct that violated federal securities laws or regulations or FINRA rules.

Current Status: Final

Resolution: Acceptance, Waiver & Consent(AWC)

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or deceptive conduct?

No

Resolution Date: 07/28/2020

Sanctions Ordered: Bar (Permanent)

If the regulator is the SEC, CFTC, or an SRO, did the action result in a finding of a willful violation or failure to supervise? No

(1) willfully violated any provision of the Securities Act of 1933, the Securities Exchange Act of 1934, the Investment Advisers Act of 1940, the Investment Company Act of 1940, the Commodity Exchange Act, or any rule or regulation under any of such Acts, or any of the rules of the Municipal Securities Rulemaking Board, or to have been unable to comply with any provision of such Act, rule or regulation?



(2) willfully aided, abetted, counseled, commanded, induced, or procured the violation by any person of any provision of the Securities Act of 1933, the **Securities Exchange Act of** 1934, the Investment Advisers Act of 1940, the **Investment Company Act of** 1940, the Commodity Exchange Act, or any rule or regulation under any of such Acts, or any of the rules of the Municipal Securities Rulemaking Board? or

(3) failed reasonably to supervise another person subject to your supervision, with a view to preventing the violation by such person of any provision of the Securities Act of 1933, the **Securities Exchange Act of** 1934, the Investment Advisers Act of 1940, the **Investment Company Act of** 1940, the Commodity Exchange Act, or any rule or regulation under any such Acts, or any of the rules of the Municipal Securities Rulemaking Board?

Sanction 1 of 1

Sanction Type: Bar (Permanent)

Capacities Affected: All capacities

Duration: Indefinite

Start Date: 07/28/2020

End Date:



Investigation

This type of disclosure event involves any ongoing formal investigation by an entity such as a grand jury state or federal agency, self-regulatory organization or foreign regulatory authority. Subpoenas, preliminary or routine regulatory inquiries, and general requests by a regulatory entity for information are not considered investigations and therefore are not included in a BrokerCheck report.

Disclosure 1 of 1

Reporting Source: Firm

Initiated By: UTAH DIVISION OF SECURITIES

Notice Date: 10/31/2019

Details: THE UTAH DIVISION OF SECURITIES HAS NOTIFIED THE REPRESENTATIVE

AND THE FIRM OF AN ADJUDICATIVE PROCEEDING PURSUANT TO UTAH ADMIN. CODE RULE R164-18-6(C) AND UTAH CODE ANN. 63G-4-202(3).

THE UTAH DIVISION OF SECURITIES CONDUCTED AN ON-SITE

EXAMINATION IN JULY 2018. THE DIVISION FOUND THAT REPRESENTATIVE ENGAGED IN THE FOLLOWING ACTIONS: SHARING IN CLIENT ACCOUNTS,

UNDISCLOSED AND UNAPPROVED ESTATE ROLES AND TRUSTEE

APPOINTMENTS, DESIGNATION AS CLIENT'S BENEFICIARY WITHOUT FIRM APPROVAL, VIOLATION OF FORMER BD'S WSPS AND MISREPRESENTATION AS TO SOURCE OF FUNDS, CONTROL AND CUSTODY OF CLIENT FUNDS, FALSE STATEMENTS TO THE DIVISION AND DISHONEST OR UNETHICAL

PRACTICES.

Is Investigation pending? Yes



Employment Separation After Allegations

This type of disclosure event involves a situation where the broker voluntarily resigned, was discharged, or was permitted to resign after being accused of (1) violating investment-related statutes, regulations, rules or industry standards of conduct; (2) fraud or the wrongful taking of property; or (3) failure to supervise in connection with investment-related statutes, regulations, rules, or industry standards of conduct.

Disclosure 1 of 1

Reporting Source: Firm

Employer Name: CETERA ADVISOR NETWORKS LLC

Termination Type: Discharged

Termination Date: 12/18/2019

Allegations: While under suspension by the firm, registered representative violated the terms of

his suspension by interfering with the forwarding of securities-related emails to the

representative's regional director.

Product Type: No Product

End of Report



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