

What to Disclose Under the DOL Fiduciary Rule

An easy guide that helps you understand the new disclosure requirements.



DOL FIDUCIARY RULE – DETAILS ON DISCLOSURES

The DOL's New Fiduciary Rule provides for two new prohibited transaction exemptions, the Best Interest Contract Exemption (the "BIC Exemption") and the Principal Transaction Exemption (the "PT Exemption"). Financial institutions seeking to rely on these exemptions must make detailed disclosures to their IRA retail clients, the Department of Labor, and the general public. This Red Paper focuses on these disclosure requirements.

Financial institutions may rely on the BIC Exemption when receiving certain types of compensation such as 12b-1 fees, commissions and revenue sharing payments that are affected by the investment recommendations and products sold to their IRA retail retirement clients. The PT Exemption may be utilized when a financial institution is a principal in the purchase or sale of certain securities. Note that each of the BIC Exemption and the PT Exemption contain specific definitions of "financial institutions" and "advisors" for purposes of determining what entities may avail themselves of the respective exemptions.

The chart below describes the different disclosure requirements applicable under each of the BIC Exemption and the PT Exemption. In considering the chart, keep in mind the meanings of the following key terms:

Best Interest: For purposes of the exemptions, investment advice is in the Best Interest of the Retirement Investor when the advisor and financial institution providing the advice act with the care, skill, prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims, based on the investment objectives, risk tolerance, financial circumstances and needs of the Retirement Investor, without regard to the financial or other interests of the advisor, financial institution or any affiliate, related entity or other party.

Best Interest Contract: For purposes of the chart, the term "Best Interest Contract" refers to the financial institution's existing or new client agreements that set forth the terms required by the BIC Exemption. These agreements could include, for example, investment advisory agreements, investment program agreements, account opening agreements, insurance contracts or annuity contracts.

Impartial Conduct Standards: Under the exemptions, adherence to the Impartial Conduct Standards means that (1) the financial institution and advisor will provide investment advice that is in the Best Interest of the IRA retail retirement client, (2) the compensation received in connection with the





recommended transaction is not in excess of reasonable compensation and (3) the financial institution and the advisor do not make materially misleading statements to the retail retirement client regarding the recommended transaction, fees and compensation, material conflicts of interest and any other matters relevant to a retail retirement client's investment decision.

Material Conflicts of Interest: The exemptions note that these exist when an advisor or financial institution has a financial interest that a reasonable person would conclude could affect the exercise of its best judgment as a fiduciary in rendering advice to a Retirement Investor.

Third-Party Payments: Under the BIC Exemption, Third-Party Payments refer to sales charges not paid directly by the Retirement Investor, gross dealer concessions, revenue sharing payments, 12b-1 fees, distribution, solicitation or referral fees, volume-based fees, fees for seminars and educational programs and any other compensation, consideration or financial benefit provided to the financial institution or an affiliate by a third party as a result of a transaction involving a Retirement Investor.

Prohibited Transaction Exemption Disclosures

	BIC Exemption	PT Exemption
Primary	When. Must be provided to the	When. Must be provided to the
Contractual	Retirement Investor prior to or at the	Retirement Investor prior to or at the
Disclosure	same time as the recommended transaction.	same time as the execution of the principal transaction or riskless principal transaction.
	Where. Must be included in the Best	
	Interest Contract or in a single separate written disclosure.	Where. Must be provided in the relevant contract or in a single separate written disclosure.
	Content. The financial institution must, in	
	writing:	Content. The financial institution must, in writing:
	• State the Best Interest standard of care,	
	inform the Retirement Investor of services provided by the financial institution and advisor and describe how the Retirement Investor will pay for services (e.g. directly, through Third-Party Payments, through transaction-based payments such as	Describe the circumstances in which the advisor and financial institution may engage in principal transactions and riskless principal transactions with the Retirement Investor.
	commissions).	Provide a description of the types of componential that the advisor or
		compensation that the advisor or financial institution may receive in
		illianciai ilistitution may receive in





BIC Exemption

- Describe Material Conflicts of Interest, disclose any fees the financial institution, advisor or affiliates will impose on the Retirement Investor or the client's account, state the types of Third-Party Payments the financial institution, advisor and affiliates will receive in connection with recommended investments.
- Inform the Retirement Investor of his/her right to obtain the financial institution's written description of its policies and procedures designed to ensure compliance with the Impartial Conduct Standards and specific disclosure of costs fees and other compensation, including Third-Party Payments.
- Include a link to the financial institution's website (described further below under "Website") and inform the Retirement Investor that model contract disclosures and written descriptions of the financial institutions policies and procedures designed to ensure compliance with the Impartial Conduct Standards are available free of charge on the website.
- Disclose whether the financial institution offers proprietary products or receives Third-Party Payments and the extent to which the financial institution or advisor limits investment recommendations to proprietary products or products that generate Third-Party Payments or any other limitations on the investments that the advisor may offer the Retirement Investor.
- Provide telephone and email contact information for a representative of the financial institution for the Retirement Investor to communicate concern about advice or service received and, if

PT Exemption

connection with such transactions, including from third parties.

- Describe the Material Conflicts of Interest associated with such principal transaction or riskless principal transaction.
- Except for existing contracts, provide documentation of the Retirement Investor's written affirmative consent to such principal transaction or riskless principal transaction.
- State that the consent to such principal transaction or riskless principal transaction is terminable at will upon written notice by the Retirement Investor at any time without penalty.
- State that the Retirement Investor may obtain, free of charge, copies of the financial institution's policies and procedures designed to mitigate Material Conflicts of Interest.
- State that model contract disclosures or other model notices of contractual terms, which are reviewed for accuracy at least quarterly and updated within 30 days if necessary, are available on the financial institution's website.
- Disclose that the financial institution's written description of its policies and procedures designed to ensure compliance with the Impartial Conduct Standards are available free of charge on the financial institution's website.



	BIC Exemption	PT Exemption
	applicable, a statement that the Retirement Investor can research the financial institution and advisors through the appropriate government data base (such as FINRA's Broker Check or IARD). • Describe whether the advisor and financial institution will monitor the Retirement Investor's investment and alert the Retirement Investor of any recommended change and, if so, the frequency of such monitoring and reasons for alerting the Retirement Investor.	Provide a description of whether or not the advisor and financial institution will monitor the Retirement Investor's investments that are acquired through the principal transactions and riskless principal transactions and alert the Retirement Investor to any recommended changes to those investments and, if so, how often the monitoring and notifying will occur.
Disclosures Provided in Connection with Specific Transactions	When. The financial institution must provide disclosure to the Retirement Investor prior to or at the same time as the execution of the recommended investment. Where. Must be provided in a single written document with respect to each transaction. However, the disclosures do not have to be repeated for subsequent recommendations of the same product within one year of either a previous contract disclosure or transaction based disclosure. Content. The financial institution must: State the Best Interest standard of care and describe any Material Conflicts of Interest. Inform the Retirement Investor of his/her right to obtain the financial institution's written description of its policies and procedures designed to ensure compliance with the Impartial Conduct Standards and specific disclosure of costs fees and other compensation, including Third-Party Payments.	When. The financial institution must provide disclosure to the Retirement Investor prior to or at the same time as the execution of the principal transaction or riskless principal transaction. Where. May be communicated orally or in writing. Content. The advisor or financial institution must inform the Retirement Investor of the capacity in which the financial institution may act with respect to such transaction.

	BIC Exemption	PT Exemption
	• Include a link to the financial institution's website (described further below under "Website") and inform the Retirement Investor that model contract disclosures and written descriptions of the financial institutions policies and procedures designed to ensure compliance with the Impartial Conduct Standards are available free of charge on the website.	
Confirmation	Not applicable.	When. The financial institution must provide disclosure to the Retirement Investor at or before completion of the transaction. Where. Must be communicated in writing.
		Content. The advisor or the financial institution must provide confirmation of the principal transaction or riskless principal transaction.
Annual Disclosures	Not applicable.	When. The advisor or the financial institution must provide the Retirement Investor the disclosure no less than annually.
		Where. Must be provided in a single written disclosure.
		Content. The annual disclosure must provide:
		• A list identifying each principal transaction and riskless principal transaction executed in the Retirement Investor's account in reliance on the PT Exemption during the applicable period, the date of the transaction and the price of the transaction.
		A statement that the Retirement Investor's consent to such transactions is terminable at will upon written notice and without penalty.



	BIC Exemption	PT Exemption
		• A statement that the Retirement Investor may obtain, free of charge, information about the Principal Traded Asset.
		• A statement that model contract disclosures or other model notices of contractual terms, which are reviewed for accuracy at least quarterly and updated within 30 days if necessary, are available on the financial institution's website.
		• A statement that the financial institution's written description of its policies and procedures designed to ensure compliance with the Impartial Conduct Standards are available free of charge on the financial institution's website.
Website	Content. The financial institution must maintain a public website that includes:	Content. The financial institution must maintain a public website that includes:
	 A discussion of the financial institution's business model and Material Conflicts of Interest associated with the business model. A schedule of typical account and contract fees and service charges. 	• A written summary of the financial institution's policies and procedures relating to mitigation of Material Conflicts of Interest and to incentive practices (this description must also be provided to Retirement Investors directly free of charge upon request).
	A model contract or other model notice of contractual terms.	
	A written description of the financial institution's policies and procedures that describes or summarizes key conflict mitigating components.	
	A list of all product manufacturers and other parties that provide Third-Party Payments to the financial institution or	



BIC Exemption	PT Exemption
advisor in connection with recommended	
investments or products and a description	
of the arrangements, including how they	
impact advisor compensation and benefits	
provided by the financial institution in	
exchange for Third-Party Payments.	
Disclosure of the financial institution's	
compensation and incentive arrangements	
with advisors, including incentives for	
recommending particular products, for	
advisors to move to the financial	
institution or stay at the financial	
institution and description of the payout	
or compensation grids.	



FOR INVESTMENT PROFESSIONALS, BROKER-DEALER AND INSTITUTIONAL USE ONLY. NOT FOR USE WITH OR DISTRIBUTION TO THE GENERAL PUBLIC.

This material is presented solely for informational purposes and nothing herein constitutes investment, legal, accounting or tax advice. Any third-party media content is being redistributed with permission and may not be redistributed without the publisher's consent. Information is obtained from sources deemed reliable, but there is no representation or warranty as to its accuracy, completeness or reliability. All information is current as of the date of this material and is subject to change without notice. Neuberger Berman does not accept any responsibility to update any opinions or other information contained in this document. Any view or opinions expressed may not reflect those of the firm or the firm as a whole. This material is informational and educational in nature, is not individualized and is not intended to service as the primary or sole basis for any investment or tax-planning decision. Investing entails risks, including possible loss of principal

Redhawk Wealth Advisors, Inc. is an SEC registered investment advisors (hereinafter "Redhawk"). Redhawk and its representatives are in compliance with the current filing requirements as required by those states in which Redhawk maintains clients. Redhawk may only transact business in those states in which it is registered or qualifies for an exemption or exclusion from registration requirements.

Strategy overviews are for descriptive purposes only and do not take into account your particular investment objectives, tolerance for risk, financial situation or needs. They are not suitable for all investors and this is not a solicitation or recommendation of any investment strategy. All investments and/or investment strategies involve risk including the possible loss of principal. There is no assurance that any investment strategy will achieve its objectives. For a complete description of investment risks, fees and services, review the Redhawk ADV Part 2A firm brochure and ADV Part 2A Appendix 1 wrap brochure which is available from your Investment Advisor Representative or by contacting Redhawk.

Investment Advisory Services are offered through Redhawk Wealth Advisors, Inc., an SEC registered investment advisor.

7400 Metro Boulevard, Suite 400 Edina, MN 55439. www.redhawkwa.com (952) 835-4295

Additional information about Redhawk is also available on the SEC's website at www.adviserinfo.sec.gov. However, please note that registration as an Investment Advisor or Investment Advisor Representative does not imply any level of skill or training.

Redhawk Wealth Advisors, Inc. is an SEC registered investment advisor (RIA) that provides comprehensive retirement plan and financial planning tools and critical back-office support for advisors nationwide. Redhawk's focus is to enable advisors create, grow and manage wealth through a broad range of financial products and services that promotes the economic well-being of our select group of clients and advisors.

For more information, please contact Redhawk at either retirement@redhawkwa.com or (952) 835-4295.

