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FINAL NOTICE

To: Andrew Mark Thomas Page

Reference Number: **AMP00039**

Date: **16 May 2022**

1. ACTION

- 1.1. For the reasons given in this Final Notice, the Authority hereby:
 - imposes on Andrew Mark Thomas Page, pursuant to section 66 of the Financial Services and Markets Act 2000 ("the Act"), a financial penalty of £361,071;
 - (2) makes an order which takes effect from the date of this Final Notice, pursuant to section 56 of the Act, prohibiting Mr Page from performing any function in relation to any regulated activity carried on by an authorised person, exempt person, or exempt professional firm.

2. REASONS FOR ACTION

2.1. By a decision notice dated 6 December 2018, the Authority notified Mr Page that it had decided to impose on him a financial penalty for breaching Statement of Principle 1 (Integrity) of the Authority's Statements of Principle for Approved Persons between 3 July 2014 and 1 February 2016 by acting dishonestly and recklessly when performing his controlled functions in relation to Financial Page

Ltd's ("FPL") pension advice business. Mr Page held the controlled functions CF1 (Director), CF10 (Compliance Oversight), CF11 (Money Laundering Reporting) and CF30 (Customer) in respect of FPL.

- 2.2. By the same decision notice, the Authority notified Mr Page that it had decided to make an order prohibiting him from performing any function in relation to any regulated activity carried on by an authorised person, exempt person or exempt professional firm ("the prohibition order"), as Mr Page's dishonest and reckless conduct between 9 April 2014 and 1 February 2016 demonstrated that he lacks integrity and is not a fit and proper person.
- 2.3. On 23 January 2019 Mr Page referred the decision notice to the Upper Tribunal (Tax and Chancery Chamber) ("the Tribunal"). The Tribunal released a written decision in respect of this reference on 4 May 2022. The decision can be found on the Tribunal's website at:

https://www.gov.uk/tax-and-chancery-tribunal-decisions/thomas-page-and-othersv-the-financial-conduct-authority-2022-ukut-00124-tcc

- 2.4. The Tribunal determined that the appropriate action for the Authority to take was to impose on Mr Page a financial penalty of £321,033, plus continuing interest since the date of his decision notice on the amount of the financial benefit received by Mr Page derived directly from his breaches and calculated at the rate of 8% per annum. The Tribunal remitted the reference to the Authority with a direction to impose a penalty on Mr Page in that amount. The interest on Mr Page's benefit at 8% per year to the date of this Final Notice amounts to £40,038. The Authority therefore imposes a total financial penalty of £361,071 on Mr Page. The Tribunal dismissed the reference of Mr Page in respect of the prohibition order.
- 2.5. In light of the above and in accordance with the Tribunal's direction, the Authority has issued this Final Notice.

3. PROCEDURAL MATTERS

3.1. This Final Notice is given under, and in accordance with, section 390 of the Act.

Manner of and time for payment

3.2. This Final Notice is given under, and in accordance with, section 390 of the Act. The financial penalty must be paid in full by Mr Page to the Authority by no later than 1 June 2022, 16 days from the date of this Final Notice.

If the financial penalty is not paid

3.3. If all or any of the financial penalty is outstanding on 2 June 2022, the Authority may recover the outstanding amount as a debt owed by Mr Page and due to the Authority.

Publicity

- 3.4. Sections 391(4), 391(6) and 391(7) of the Act apply to the publication of information about the matter to which this Final Notice relates. Under those provisions, the Authority must publish such information about the matter to which the notice relates as the Authority considers appropriate. The information may be published in such manner as the Authority considers appropriate. However, the Authority may not publish information if such publication would, in the opinion of the Authority, be unfair to the person with respect to whom the action is taken or prejudicial to the interests of consumers or detrimental to the stability of the UK financial system.
- 3.5. The Authority intends to publish such information about the matter to which this Final Notice relates as it considers appropriate.

Authority contacts

3.6. For more information concerning this matter generally, contact Helen Tibbetts (direct line: 020 7066 0656) at the Authority.

Kate Tuckley Head of Department Enforcement and Market Oversight Division