
FINAL NOTICE

To: **Evers Associates (Life & Pensions) Limited ("EAL")**

Of: **The Old Tannery
Oakdene Road
Redhill
Surrey
RH1 6BT**

Dated: **19 October 2004**

TAKE NOTICE: The Financial Services Authority of 25 The North Colonnade, Canary Wharf, London E14 5HS ("the FSA") gives you final notice about a decision to cancel the permission granted to Evers Associates (Life & Pensions) Limited ("EAL") to carry on regulated activities.

1. ACTION

The FSA gave EAL a Decision Notice on 14 September 2004 ("the Decision Notice") which notified EAL that for the reasons listed below and pursuant to section 45 of the Financial Services and Markets Act 2000 ("the Act"), the FSA had decided to cancel the permission granted to EAL pursuant to Part IV of the Act ("EAL's Part IV permission").

2. REASONS FOR ACTION

On the basis of the facts and matters and the conclusions described in its Warning Notice dated 11 August 2004 (an extract from which is attached to, and forms part of, this Notice) and in the Decision Notice, it appears to the FSA that EAL has failed to satisfy the threshold conditions set out in Schedule 6 of the Act in that the FSA is not satisfied that EAL is fit and proper in all the circumstances, including the need to ensure that its affairs were conducted soundly and prudently.

By virtue of section 45(1)(a) of the Act, which gives the FSA the power to cancel a firm's Part IV permission if it is considered appropriate to do so, the FSA has today cancelled EAL's Part IV permission.

3. IMPORTANT

This Final Notice is given to EAL in accordance with section 390(1) of the Act.

Publicity

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 FSA must publish such information about the matter to which this Final Notice relates as the FSA considers appropriate. The information may be published in such manner as the FSA considers appropriate. However, the FSA may not publish information if such publication would, in the opinion of the FSA, be unfair to EAL or prejudicial to the interests of consumers.

The FSA intends to publish such information about the matter to which this Final Notice relates as it considers appropriate.

FSA contact

For more information concerning this matter, you should contact Dilpreet Sodhi at the FSA (direct line: 020 7066 4266 /fax: 020 7066 4267).

John Kirby
Manager, Retail Selling
Enforcement Division

EXTRACT FROM WARNING NOTICE DATED 11 AUGUST 2004

REASONS FOR PROPOSED ACTION

Facts and matters relied on

EAL is regulated by the FSA and is an independent financial adviser. EAL has one approved person, its principal, Mr Michael John Woolley.

EAL has failed to pay fees of £4,909.23 owed to the FSA, despite the FSA's repeated requests to do so.

Conclusions

The facts and matters described above lead the FSA, having regard to its regulatory objectives, to the following conclusions:

- EAL has not been open and co-operative in its dealings with the FSA, is not complying with Principle 11 of the FSA's Principles for Businesses and is not ready and willing and organised to comply with the requirements and standards under the regulatory system;
 - EAL therefore fails to satisfy the FSA that it is conducting its business soundly and prudently and in compliance with proper standards;
 - that failure is significant in the context of suitability of EAL and EAL therefore fails to satisfy the FSA that it is a fit and proper person having regard to all the circumstances;
 - EAL is therefore failing to satisfy the threshold conditions in relation to the regulated activities for which EAL has Part IV permission.
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