Mapping of Disclosure Categories for FINRA Rule 1017(a)(7)

The table below is intended to help member firms determine whether a continuing membership application (Form CMA) or materiality consultation is required to be submitted to the Department of Member Supervision, Membership Application Group (MAP), to comply with FINRA Rule 1017(a)(7) by mapping the disclosure events relevant for the rule to the Uniform Registration Forms (i.e., Forms U4, U5, U6, and BD).

Pursuant to FINRA Rule 1017(a)(7), unless the member firm has submitted a written request to the Department of Member Supervision seeking a materiality consultation for the contemplated activity, a member firm is required to file a Form CMA whenever a natural person seeking to become an owner, control person, principal or registered person of a member firm has, in the prior five years, a record of one or more “final criminal matters” or two or more “specified risk events.” The terms “final criminal matter” and “specified risk event,” which are defined in FINRA Rule 1011, are based on events that are disclosed, or are or were required to be disclosed, on any of the Uniform Registration Forms.

In the table below:

- Where only specific Uniform Registration Form disclosure questions are listed for an event, the mapping is to an affirmative response to any one of those disclosure questions.
- Where only relevant Disclosure Reporting Pages (DRP) fields are listed for an event, the mapping is to:
  - a selection of any of the listed DRP structured fields (i.e., checkbox fields); or
  - entry of relevant text (e.g., the sanctions listed in the definition of “specified risk event” and their equivalents) in a listed DRP unstructured field (i.e., free-text field).
- Where specific Uniform Registration Form disclosure questions and relevant DRP fields are listed for an event, the mapping is to an affirmative response to any one of the listed disclosure questions and either:
  - a selection of any of the listed DRP structured fields (i.e., checkbox fields); or
  - entry of relevant text (e.g., the sanctions listed in the definition of “specified risk event” and their equivalents) in a listed DRP unstructured field (i.e., free-text field).

Questions regarding this mapping guidance table should be directed to mappingguidance@finra.org.

This mapping guidance table may be updated periodically, as needed. FINRA will notify the membership of any such updates.
### Rule Subsection

<table>
<thead>
<tr>
<th>Rule Text</th>
<th>Form U4 Question #</th>
<th>Form U5 Question #</th>
<th>Form U6* Question #</th>
<th>Form BD** Question #</th>
</tr>
</thead>
<tbody>
<tr>
<td>Final Criminal Matters</td>
<td>101(1)b</td>
<td>The term “final criminal matter” means a criminal matter that resulted in a conviction of, or plea of guilty or no contest (“no contest”) by, a person that is disclosed, or is or was required to be disclosed, on the applicable Uniform Registration Form.</td>
<td>14A(1)(a), 14A(2)(x), 14B(1)(c), 14B(2)(a)</td>
<td>TC(1), TC(3)</td>
</tr>
<tr>
<td>1) Customer Awards (above de minimis threshold) in which individual was named⁶</td>
<td>101(1)p(1)</td>
<td>a final investment-related, consumer-initiated customer arbitration award or civil judgment against the person for a dollar amount at or above $15,000, in which the person was a named party;</td>
<td>14H(1)(b)</td>
<td>TE(1)(b)</td>
</tr>
<tr>
<td>2) Customer Settlements (above de minimis threshold) in which individual was named⁶</td>
<td>101(1)p(2)</td>
<td>a final investment-related, consumer-initiated customer arbitration settlement or civil litigation settlement for a dollar amount at or above $15,000, in which the person was a named party;</td>
<td>14H(1)(d)</td>
<td>TE(1)(d)</td>
</tr>
<tr>
<td>3) Final Civil Judicial Actions with a) monetary sanctions (including civil and administrative penalties or fines, disgorgement, monetary penalties other than fines, or restitution) were ordered for a dollar amount at or above $15,000; or (b) the sanction against the person was a bar, expulsion, revocation or suspension;</td>
<td>101(1)p(3)</td>
<td>a final investment-related civil action where: (A) the total monetary sanctions (including civil and administrative penalties or fines, disgorgement, monetary penalties other than fines, or restitution) were ordered for a dollar amount at or above $15,000; or (B) the sanction against the person was a bar, expulsion, revocation or suspension;</td>
<td>14H(1)(a), 14H(1)(b) &amp; ● Civil Judicial DRP 12A,⁸</td>
<td>N/A⁵</td>
</tr>
<tr>
<td>4) Final Regulatory Action with a) monetary sanctions (above de minimis threshold), or b) bars and suspensions⁹</td>
<td>101(1)p(4)</td>
<td>a final regulatory action where: (A) the total monetary sanctions (including civil and administrative penalties or fines, disgorgement, monetary penalties other than fines, or restitution) were ordered for a dollar amount at or above $15,000; or (B) the sanction against the person was a bar, expulsion, revocation or suspension;</td>
<td>14C, 14D, 14E &amp; ● Regulatory Action DRP 11A,⁹</td>
<td>● Civil Administrative Sanctions (Civil); ● Civil Judicial Sanctions (Civil);</td>
</tr>
</tbody>
</table>

**Notes and Assumptions:**

* The final criminal matters refer to the Form U6 for individuals who are not firms.

** Includes questions associated with control affiliates.

¹ De minimis threshold is $15,000.

² Includes Customer Awards above de minimis threshold of $15,000. On Forms U4 and U5, Customer Award amounts are reported on Customer Complaint/Arbitration DRP 11A. On Form U6, Customer Award amounts are reported on SRO Arbitration DRP 10C.

³ Form BD does not include information on Customer Awards or Customer Settlements.

⁴ Includes Customer Awards above de minimis threshold of $15,000. On Form U6, Customer Settlement amounts are reported on SRO Arbitration DRP 10C.

⁵ Includes monetary sanctions associated with a Final Civil Judicial Action above de minimis threshold of $15,000. On Forms U4 and U6, these sanctions amounts are reported on Civil Judicial DRP 12D.

⁶ The Civil Judicial DRP lists "Other Sanctions." The relevant sanctions are those listed in the Rule text. The sanctions are those listed in the Rule text, including Bar (permanent or temporary), Expulsion, Revocation or Suspension, and their equivalents.

⁷ Form 5 does not include information on Civil Judicial Actions.

⁸ The Civil Judicial DRP lists "Other Sanctions." The relevant sanctions are those listed in the Rule text. The sanctions are those listed in the Rule text, including Bar (permanent or temporary), Expulsion, Revocation or Suspension, and their equivalents.

⁹ Includes monetary sanctions associated with a Final Regulatory Action above de minimis threshold of $15,000. On Form U4, these sanctions amounts are reported under Regulatory Action DRP 13E. On Form U5, these sanctions amounts are reported under Regulatory Action DRP 13F. On Form U6, these sanctions amounts are reported under Regulatory Action DRP 13G.