

Contents

Section I: General Information about Securities Arbitration	1
Chapter 1	
<i>Introduction</i>	3
<hr/>	
Chapter 2	
<i>Who Are the Players?</i>	7
<hr/>	
Financial Service Providers that Purchase and Sell Securities	7
Broker-Dealers	7
Investment Advisers	8
Dual Registrants	9
Regulators	9
Securities and Exchange Commission	10
State Regulators	10
Financial Industry Regulatory Authority	11
<hr/>	
Chapter 3	
<i>The Financial Industry Regulatory Authority (FINRA) and Forced Arbitration</i>	13
<hr/>	
Where Are Securities Disputes Resolved?	14
<hr/>	
Chapter 4	
<i>Basics of FINRA Arbitration</i>	17
<hr/>	
Section II: Securities Arbitration Time Limitations and Other Deadlines	25
<hr/>	
Chapter 5	
<i>Arbitration Eligibility</i>	27
<hr/>	
When Does the Occurrence or Event Give Rise to the Claim?	30
Is the Question of Arbitrability under Rule 12206 a Question for the Courts or for Arbitrators?	31
FINRA Rules 12200–12205	32

Chapter 6	
Statutes of Limitation	35
<hr/>	
Section III: Common Claims	41
Chapter 7	
Unsuitability	43
<hr/>	
Legal Basis of Suitability Claims	44
Old Suitability Rule 2310 (For Cases Filed before July 9, 2012)	44
New Suitability Rule 2111 (For Cases Filed after July 9, 2012)	46
Differences between Old and New Suitability Rule	50
Suitability Illustration	51
Reasonable Basis Obligation	51
Customer-Specific Obligation	52
Proving Suitability Cases	52
New Account Forms	53
Monthly Statements	54
Trade Confirmations	55
Correspondence	55
Defenses to Suitability Claims	55
Chapter 8	
Breach of Fiduciary Duty	59
<hr/>	
Types of Financial Professionals	60
Proving Breach-of-Fiduciary-Duty Claims	61
Is There a Fiduciary Duty?	61
Defenses to Breach-of-Fiduciary-Duty Claims	63
Chapter 9	
Failure to Supervise	65
<hr/>	
Proving Failure-to-Supervise Claims	66
Who Supervises Brokers and How Do They Do It?	67
Chapter 10	
Churning and Unauthorized Trading	69
<hr/>	
Proving a Churning Case	70
How to Prove Excessive Trading	70
How to Prove Control over an Account	70
How to Prove Intent to Defraud	71
Defenses to Churning Claims	71
Unauthorized Trading/Failure to Execute	73

Chapter 11	
<i>Selling Away</i>	75
Proving a Selling-Away Claim Against the Brokerage Firm	76
Defenses to Selling-Away Claims	77
Other Legal Issues that Arise in Selling-Away Cases	77
Chapter 12	
<i>Federal Claims Brought in Securities Arbitration Actions</i>	79
Section 10b and Rule 10b-5 of the Securities Exchange Act of 1934 and Section 12(2) of the Securities Act of 1933	79
Control Person Liability for Section 12(2) Claims	82
Chapter 13	
<i>State Blue Sky Claims</i>	83
Chapter 14	
<i>Damages</i>	85
Trading Losses	85
Net Out-of-Pocket Losses	86
Well-Managed Account Losses	88
Rescission	89
Disgorgement	89
Punitive Damages	90
Attorneys' Fees	91
Litigation Expenses	93
Section IV: Bringing and Defending Claims, Arbitrators, and Motion Practice	95
Chapter 15	
<i>Initiating FINRA Arbitrations</i>	97
Initiating a Claim	97
Statement of Claim	97
Filing and Serving Documents (Rule 12300)	101
Fees	102
Simplified Arbitration (Rule 12800)	103
Who Decides Whether a Claim Will Be Simplified?	103
Service on Associated Persons (Rule 12301)	105
Hearing Locations (Rule 12213)	106
Amending Pleadings (Rule 12309)	107
Can Pleadings Be Amended?	107

Multiple Claimants (Rule 12312)	108
May Multiple Parties Be Joined in a Single Arbitration?	108
May the Director Separate Joined Claims?	108
Chapter 16	
<i>Responding to the Statement of Claim</i>	111
Answering the Statement of Claim (Rule 12303)	111
Answering Counterclaims (Rule 12304)	113
Answering Cross-Claims (Rule 12305)	115
Answering Third-Party Claims (Rule 12306)	115
Deficient Claims (Rule 12307)	116
Loss of Defenses Due to Untimely or Incomplete Answer (Rule 12308)	118
Answering Amended Claims (Rule 12310)	118
Chapter 17	
<i>Appointment, Disqualification, and Authority of Arbitrator</i>	121
Number of Arbitrators (Rule 12401)	123
Disclosures Required of Arbitrators (Rule 12405)	125
Arbitrator Recusal (Rule 12406)	125
Removal of Arbitrator by Director (Rule 12407)	126
Director's Discretionary Authority (Rule 12408)	126
Jurisdiction of Panel and Authority to Interpret the Code (Rule 12409)	127
Determinations of Arbitration Panel (Rule 12410)	127
Chapter 18	
<i>Motion Practice</i>	129
General Motion Practice (Rule 12503)	129
What Are the General Rules on Filing Motions in Arbitration?	129
What Is the Deadline to Respond to a Motion?	130
Are Reply Briefs Permitted?	130
Who Decides Motions?	130
Specific Types of Motions Commonly Brought in Arbitration	131
Motions to Extend Deadlines	131
What Is the Process for Obtaining Extensions of Deadlines (Rule 12207)?	131

Motions to Dismiss (Rule 12504)	132
Can Parties File Motions to Dismiss Prior to the Conclusion of the Case in Chief?	132
Motions to Consolidate or Sever Multiple Claimants or Respondents (Rule 12312 and Rule 12313)	133
Motions for Recusal of Arbitrators (Rule 12406 and Rule 12407)	134
Motions for Sanctions (Rule 12212)	135

Section V: Discovery and Hearing Practice and Procedures **137**

Chapter 19

Discovery Practice in FINRA Arbitration **139**

Cooperation of Parties in Discovery (Rule 12505)	139
Document Production Lists (Rule 12506)	140
Old Discovery Guide (NTM 99-90) vs. New 2011 Discovery Guide	141
Document Lists (New Discovery Guide)	143
List 1	143
List 2	148
Document Lists (Old Discovery Guide—NTM 99-90)	150
List 1	150
List 2	152
Deadlines for Responding to Document Production Lists	157
Other Discovery Requests (Rule 12507)	158
Are Depositions Permitted in Arbitration?	159
Information Requests	159
Objecting to Discovery	160
Motions to Compel Discovery	160
Discovery Sanctions	161

Chapter 20

Prehearing Conferences **163**

Initial Prehearing Conference (Rule 12500)	163
Panel Acceptance	164
Direct Communications with Arbitrators	164
Discovery Cut-Off	165
Hearing Dates	165
20-Day Exchange	165
Prehearing Briefs	165
Other Prehearing Conferences (Rule 12501)	166

Chapter 21

Required Hearings **169**

Postponement of Hearings (12601)	170
(a) Postponement of Hearings	170
(b) Postponement Fees	170
(c) Dismissal of Arbitration Due to Multiple Postponements	171
Who May Attend Hearings? (Rule 12602)	171
Admissibility and Exclusion of Evidence (Rule 12604)	171

Chapter 22

Hearing Presentation **175**

What Happens at the Final Evidentiary Hearing?	175
Where Are Final Hearings Held?	175
How Do the Parties Dress at the Final Hearing?	176
How Long Do Evidentiary Hearings Last?	176
How Does an Arbitration Hearing Begin?	176
What Do the Parties Discuss in Opening Statements?	178
In What Order Do the Parties Take Their Witnesses?	179
How Is the Testimony from a Witness Elicited?	179
How Do the Parties Conduct Themselves at the Final Hearing?	180
Is the Final Hearing Recorded or Transcribed?	180

Chapter 23

Closing Statements and Arbitration Conclusion **181**

When Can Submissions Be Made after a Case Is Closed? (Rule 12905)	182
Appendix 1	183
Appendix 2	187
Appendix 3	197
Appendix 4	205
Index	217