

SEC Guidance Seeks Enhanced Disclosures by Robo-Advisers

June 23, 2017

In February, the SEC staff issued a guidance update focusing on "robo-advisers," i.e., registered investment advisers (RIAs) who provide online, automated investment advice, through the use of an algorithmic program. As RIAs, robo-advisers are subject to the fiduciary and other substantive requirements under the Investment Advisers Act of 1940. Unlike other RIAs, robo-advisers have little, if any, face-to-face interaction with clients. This, among other factors, has led the SEC staff to assert that robo-advisers should consider providing the following disclosures to their clients:

- A statement that an algorithm is used to manage individual client accounts;
- The functions performed by the algorithm;
- The limitations and particular risks of using the algorithm;
- Any circumstances that might cause the robo-adviser to override the algorithm;
- Any third-party involvement in the development, management, or ownership of the algorithm, including an explanation of any related conflicts of interest;
- Fees and costs that the client will pay, directly or indirectly;
- The degree of human involvement in the oversight and management of client accounts; and
- How the robo-adviser uses the information gathered from the client to create recommendations, and how and when a client should update such information.

The guidance update also emphasizes, among other things, that disclosures should be in plain English and reminds robo-advisers to carefully consider whether their disclosures are presented in a way conducive to client understanding. For example, the staff stated that advisers may wish to consider:

Presenting certain disclosures to prospective clients before they sign up for an account;

- Using design features such as pop-up boxes, and interactive text to emphasize key disclosures or provide additional information; and
- Whether the presentation and formatting of any disclosure made available on a mobile platform have been appropriately adapted for that platform.

Related Practices

Financial Services Regulatory

Related Industries

Life, Annuity, and Retirement Solutions

©2024 Carlton Fields, P.A. Carlton Fields practices law in California through Carlton Fields, LLP. Carlton Fields publications should not be construed as legal advice on any specific facts or circumstances. The contents are intended for general information and educational purposes only, and should not be relied on as if it were advice about a particular fact situation. The distribution of this publication is not intended to create, and receipt of it does not constitute, an attorney-client relationship with Carlton Fields. This publication may not be quoted or referred to in any other publication or proceeding without the prior written consent of the firm, to be given or withheld at our discretion. To request reprint permission for any of our publications, please use our Contact Us form via the link below. The views set forth herein are the personal views of the author and do not necessarily reflect those of the firm. This site may contain hypertext links to information created and maintained by other entities. Carlton Fields does not control or guarantee the accuracy or completeness of this outside information, nor is the inclusion of a link to be intended as an endorsement of those outside sites.