1	ADAM B. WOLF (Bar No. 215914) PEIFFER WOLF CARR & KANE.			
2	A PROFESSIONAL LAW CORPORATION			
3	5042 Wilshire Blvd, No. 304 Los Angeles, CA 90036			
4	T (415) 766-3534 F 415-402-0058			
5	Email: <u>awolf@pwcklegal.com</u>			
6	TRACEY B. COWAN (250053)			
7	PEIFFER WOLF CARR & KANE. A PROFESSIONAL LAW CORPORATION			
8	4 Embarcadero Center, Suite 1400			
9	San Francisco, CA 94111 T 415-426-5641			
10	F 415-402-0058 tcowan@pwcklegal.com			
11	Attorneys for Plaintiff			
12	SUPERIOR COURT FOR THE STATE OF CALIFORNIA			
13	FOR THE COUNTY OF LOS ANGELES			
14	STANLEY MOSK COURTHOUSE – CENTRAL DISTRICT			
15	Frances Iacono,	Case No.		
16	Plaintiff,	COMPLAINT FOR MONETARY		
17	v.	RELIEF		
18	Michael A. Frisch and Secure Investment	 Breach of Contract Breach of Fiduciary Duty 		
19		3. Negligence		
20	Management, LLC,	JURY TRIAL DEMAND		
21	Defendants.			
22				
23	Plaintiff complains of Defendant and respectfully alleges as follows:			
24				
25	<u>PARTIES, JURIS</u>	DICTION AND VENUE		
26	1. Plaintiff Frances Iacono ("Plaintiff") is a resident of the County of Los Angeles ir			
27	the State of California.			
28				
	1 Complaint			
I		*		

Defendant Michael A. Frisch ("Frisch") is, upon information and belief, a resident
 of the State of California. Defendant Frisch is a registered agent of Secure Investment
 Management, LLC. Defendant Frisch offers his advising and financial services to the general
 public in addition to selling life insurance.

3. Defendant Secure Investment Management, LLC ("SIM") in an Arizona limited
liability company with its principal place of business in Tucson, Arizona. SIM has a branch office
in Playa Del Ray, California. SIM provides advising and financial services to individuals across
the country.

9 4. Venue and jurisdiction is proper in this County by virtue of, among other things, the
10 fact that substantial part of the events giving rise to this Complaint occurred in this County.

11

12

5.

FACTUAL BACKGROUND

Plaintiff is a resident of Redondo Beach, California. Plaintiff is 72 years old.

6. Frisch is an Investment Adviser Representative registered in the State of California
and also holds a California license to sell life insurance products. On information and belief, Frisch
is, and was at all pertinent times, a registered agent and employee of Defendant SIM, an Investment
Adviser Firm registered with the Securities Exchange Commission.

7. Frisch holds himself out as an expert in financial planning and investing and offers
his advice and related services to the general public through SIM.

8. Plaintiff met Frisch in or about 2016 and eventually became friendly with him and
his wife. In or about early 2017, Plaintiff sought financial advice from Frisch and SIM. Frisch
offered to counsel Plaintiff on financial matters and Plaintiff took him up on the offer.

9. Plaintiff explained to Frisch the details of her current financial situation and
retirement needs, and Frisch recommended that she purchase "structured cash flows" sold by
Future Income Payments, LLC, and FIP, LLC (collectively, "FIP"). Plaintiff would pay a lump
sum to FIP to purchase a monthly income stream that represented the total amount paid to FIP plus
a fixed return, which depended on the term of the structured cash flow. FIP paid higher returns for
cash flows with longer terms.

28

In making this recommendation, Frisch cited FIP's "A-plus" rating and consistent
 payment history and its relatively large return on investment. However, Frisch did not adequately
 understand or investigate the true risks associated with FIP or inform Plaintiff of same.
 Specifically, Frisch failed to adequately assess the risks posed by the mounting regulatory actions
 against FIP, which exposed the fact that FIP's unlawful lending practices placed the viability of
 the entire FIP product at risk of failure.

11. In or around April 2017, Frisch sold Plaintiff a \$50,000 FIP structured cash flow for
a term of 5 years at an expected return of 7.5%. In or around November 2017, Frisch sold Plaintiff
another \$25,000 FIP structured cash flow for a term of 5 years at an expected return of 7.5%.

10 12. As a result mounting regulatory pressure, FIP stopped collecting payments from
11 pensioners or making payments to income stream purchasers on or about April 2018, at which
12 time Plaintiff stopped receiving payments on her cash flow products.

13 13. As a result of Frisch's recommendations and sales of the FIP products, Plaintiff has
14 incurred significant losses and her retirement savings are depleted.

15

The FIP Structured Cash Flow Product

16 14. Pensions, Annuities, and Settlements, LLC, is a Delaware limited liability company
17 formed in 2011 and located in Henderson, Nevada. Scott Kohn is the sole and founding member
18 of Pensions, Annuities, and Settlements, LLC, and its president, secretary, and treasurer.

19 15. In 2014, Pensions, Annuities, and Settlements, LLC amended its certificate of
20 formation to change its name to Future Income Payments, LLC. Scott Kohn is the sole and
21 managing member of Future Income Payments, LLC.

16. FIP LLC is a Nevada limited liability company formed in 2016 and located in
Henderson, Nevada. Cash Flow Outsourcing Services, Incorporated, a corporation based in the
Philippines and solely owned by Kohn, is the sole and managing member of FIP LLC.

25 17. The entities operating as Pensions, Annuities and Settlements, LLC, Future Income
26 Payments, LLC, or FIP, LLC are collectively referred to herein as "FIP." All available information

27 28

indicates that Scott Kohn was the sole owner and manager of FIP at all times pertinent to this
 Complaint.

18. Scott Kohn pleaded guilty in 2006 to three federal felony offenses related to trafficking in counterfeit goods, and he was sentenced to fifteen months in federal prison. More specifically, Kohn pleaded guilty to directing employees of a company he owned to replace branded computer memory modules with counterfeit memory chips and then sell them fraudulently as though they were genuinely branded computer memory modules. He also hired other companies to encode generic computer hard drives with software to make them appear (falsely) to be branded hard drives and directed employees to sell them as though they were genuinely branded drives.

19. FIP funded the cash flows it sold to individuals like Plaintiff by "purchasing" future
income from pensioners, including retired teachers, police officers, and military personnel. FIP
offered pensioners up-front, lump-sum payments in exchange for receiving a portion of their
monthly pension payments over a specific term, often three to five years.

20. FIP marketed its product to pensioners as a "pension advance" or "pension buyout." FIP's agreement with pensioners provided that the pensioner would receive a one-time lump sum in exchange for a specified amount of the pensioner's monthly pension for a specified period of months. As part of this arrangement, pensioners would instruct the bank into which their pension payments were received to transfer that specified amount to FIP, and pensioners often executed authorizations for electronic funds transfers allowing FIP to collect the pension installment payments from pensioners' accounts.

21 21. The pension-advance industry has long been the subject of scrutiny with respect to
22 the business practices prevalent among its companies. As the Consumer Fraud Protection Bureau
23 noted in a recent court filing, "[i]n the past few years, the income stream market has come under
24 sharp scrutiny for allegedly marketing loans at undisclosed, exorbitant interest rates to vulnerable
25 populations, including veterans and the elderly." *See John Doe Co. v. CFPB*, 849 F.3d 1129, 1130
26 (D.C. Cir. 2017). For example, in 2014, the United States Government Accountability Office did
27 a thorough investigation of the industry and issued a report (GAO 14-420) concluding that

28

1 "pension advance companies market their products as a quick and easy financial option that retirees 2 may turn to when in financial distress from unexpected costly emergencies or when in need of 3 immediate cash for other purposes, but, in fact, pension advances may come at a price that may 4 not be well understood by retirees . . . [and] the lack of transparency and disclosure about the terms 5 and conditions of these transactions, and the questionable practices of some pension advance 6 companies, could limit consumer knowledge in making informed decisions." The GAO report also 7 recommended that the CFPB and FTC conduct formal reviews to determine whether the pension-8 advance companies such as FIP violated consumer laws or engaged in unfair trade practices.

9 22. As concerns about pension advance transactions grew, numerous state regulators 10 initiated enforcement actions against FIP, alleging that its pension income purchases were, in fact, 11 unlawful loans. Even though FIP characterized its pension transactions as "sales" or "purchases," 12 the transactions lacked certain fundamental characteristics of a sale and had all the salient features 13 of a loan. For example, FIP would characterize the difference between the amount it paid for the 14 income streams and the amount it would receive as a "discount," when, in fact, that amount was 15 really interest that pensioners were charged on the lump-sum that he or she borrowed. Having 16 determined that the FIP transactions actually were loans, the regulators determined that those loans 17 were unlawful because (a) FIP was not a licensed lender; (b) the effective interest rates charged to 18 the pensioners (more than 100% in some cases) violated state usury laws; and (c) the loans and 19 were made without legally mandated disclosures. These regulatory actions also pointed out 20 numerous questionable marketing, sales, and collection practices employed by FIP.

21 23. The following is a non-exclusive list of some of the regulatory actions taken against
22 FIP in the past few years:

The State of Colorado determined that FIP was making loans without proper
 licensure. In a January 2015 assurance of discontinuance, FIP agreed not to enter into any
 transactions in Colorado without first obtaining a supervised lender's license and not to charge
 interest on their existing agreements in Colorado.

28

27

In March 2015, the State of California issued a desist and refrain order against FIP,
alleging that it engaged in the business of financial lending or brokerage without a license. In
September 2015, FIP agreed not to engage in transactions in California without obtaining a
license.

In March 2016, FIP entered into an assurance of discontinuance with the
Commonwealth of Massachusetts that it would not enter into any future agreements with
Massachusetts residents and that it would not charge interest on its existing contracts with
Massachusetts residents.

In June 2016, FIP entered into a settlement with the State of North Carolina
whereby it agreed to reform its existing North Carolina transactions and to ensure that any future
transactions with North Carolina residents would comply with the state's usury laws.

In October 2016, FIP entered into a consent order with the State of New York, in
which it agreed not to enter into any future transactions with New York residents and not to
charge interest on its existing contracts with residents of New York.

Under a December 2016 consent order with the State of Washington, FIP agreed
not to enter into any transactions with Washington residents without obtaining a license and not
to charge interest on its existing contracts with Washington residents.

Under an assurance of compliance reached with the State of Iowa in December
2016, FIP agreed not to enter into any future transactions with Iowa consumers and not to charge
interest on its existing contracts in Iowa.

In February 2017, the Los Angeles City Attorney filed suit against FIP for failing
to obtain a license to lend, making usurious loans, failing to disclose the terms of the loans,
falsely threatening defaulting borrowers with criminal liability if they failed to make their
monthly payments, and making illegal and harassing phone calls to collect on defaulted loan
payments.

6 Complaint

- 21
 22
 23
 24
 25
- 26 27

28

• In May 2017, the Commonwealth of Pennsylvania issued a cease and desist order against FIP for engaging in the business of making loans without a license and charging usurious rates of interest.

In August 2017, the State of Minnesota filed a court action alleging that FIP's actions violated Minnesota law, and seeking to enjoin FIP from continuing in those violations; to declare all FIP loans to be void and releasing Minnesota residents from any obligations incurred under those agreements; to force FIP to make restitution to any residents harmed by its practices; and to require FIP to pay civil penalties.

In January 2018, the State of Oregon launched an investigation of FIP's practices.

In February 2018, the Illinois Department of Financial and Professional Regulation
 issued a cease and desist order, providing that FIP cease making loans to Illinois residents and
 stop collecting on loans previously made to Illinois residents.

• In March 2018, the Commonwealth of Virginia sued FIP, alleging that it targeted elderly veterans and retired civil servants in a scheme that masquerades high-interest predatory loans as "pension sales."

In April 2018, the State of Illinois asked the court to void FIP's deceptive contracts
and sought restitution for Illinois residents who had contracted with FIP. The State also sought
to prohibit FIP from marketing or offering loan services without being licensed in the state.

In April 2018, the State of Maryland ordered FIP to stop making new pension
advances and other loans to Maryland consumers, and it also required that FIP stop collecting on
any existing advances or other loans.

22 24. As a result of this overwhelming regulatory pressure, FIP ultimately ceased issuing
23 new pension advances or collecting payments from pensioners on or about April 2018. All monthly
24 payments to Plaintiff stopped around this same time, and FIP has subsequently informed Plaintiff
25 and other FIP purchasers that they cannot expect to receive any further payments from FIP.

25. The loss of the monthly income stream that Plaintiff purchased from FIP has been devastating. Those monthly payments represented the only way that Plaintiff could recoup the principal, much less the expected returns, of the retirement savings she had set aside.

1

2

3

4

Defendants Failed to Adequately Assess the Risks of the FIP Product

5 26. Frisch knew that the money that Plaintiff used to purchase the FIP products 6 represented a substantial part of her limited retirement savings. As such, Frisch further knew that 7 Plaintiff needed and expected the FIP income streams to be safe and secure, more than she needed 8 the expected returns. It was therefore imperative that Defendants investigate and understand all 9 risks associated with the FIP cash flow product before recommending and selling it to Plaintiff. 10 Defendants should never have recommended the FIP cash flow product without being completely 11 sure that the risks of FIP could not cause Plaintiff to actually lose the precious retirement savings 12 she was trying to grow and protect.

13 27. Unfortunately, Frisch recommended the FIP cash flow product to Plaintiff despite
14 the substantial and troubling risks associated with FIP and the underlying pension transactions.

15 28. First, the FIP cash flow product was inherently mischaracterized as a purchase and 16 not a loan. As the regulatory actions against FIP described above make clear, that fact posed an 17 existential risk to the entire FIP enterprise and threatened Plaintiff with the loss of retirement 18 assets. Frisch was certainly aware of that risk, as manifested by the numerous public enforcement 19 actions and specific disclosures in the FIP purchase agreements, but Defendants either failed to 20 adequately investigate or understand those risks or disregarded those risks.

21 29. Beyond this regulatory risk, there were many other substantial risks associated with
22 the FIP cash flow product that Defendants failed to adequately assess in deciding to recommend
23 FIP to Plaintiff. These risks include:

The fact that Scott Kohn, the sole owner and manager of FIP, is a convicted felon
who has served time in a federal penitentiary for selling counterfeit computer equipment;

The fact that FIP is a small private company operated by a few individuals and is
not associated with or backed by any financial institution or other reputable entity;

28

The fact that the federal government, in the 2014 GAO report, questioned the
business practices of the pension advance industry and called for more investigations into whether
that industry was violating consumer-protection laws;

• The risk that the pensioners whose income streams were purchased could stop making payments at any time, with no recourse other than hoping that income from other pensioners will cover the shortfall;

The risks that a pensioner could go bankrupt and the FIP contract be treated as an
unsecured debt;

9 • The risk that pensioners could die, and their pension beneficiaries would not make
10 payments;

11

4

5

6

The fact that the FIP cash flows are completely illiquid;

The fact that U.S. federal law prohibits the assignment or alienation of federal
pensions, and that those laws may be enforced to prohibit or invalidate FIP pension advance
contracts with federal pensioners.

15 Despite all of these risks, Frisch twice recommended the FIP pension income streams to 16 Plaintiff as a suitable way to preserve and grow her retirement savings. That recommendation was 17 inappropriate and irresponsible and fell below the standard of care that Frisch owed to Plaintiff, 18 particularly in light of the fact that Plaintiff could lose crucial retirement assets if she did not 19 receive her expected cash flow payments. Sadly, the risks that should have prevented Frisch from 20 recommending the FIP cash flows in the first place have now materialized, and Plaintiff is faced 21 with a significant loss of her retirement assets. Defendants should be held to account for those 22 losses.

FOR THE FIRST CAUSE OF ACTION

BREACH OF CONTRACT

(Against All Defendants)

30. Each and every allegation contained in the foregoing paragraphs is hereby realleged fully as if set out herein.

28

23

24

25

26

27

31. Defendants undertook legal, valid and binding contractual obligations to Plaintiff
 to provide sound retirement planning and other financial advice by undertaking to provide and
 providing such advice.

32. Defendants breached those contractual obligations by failing to conduct adequate
due diligence on and/or failing to understand the risks of the FIP income stream product and
nevertheless recommending those products to Plaintiff. For example, Defendants should have
discovered that the FIP product was banned in multiple states, and that it was under intense
investigation by other states.

9 33. At all pertinent times, Frisch was an employee and/or agent of SIM acting within
10 the line of his duty and exercising the functions of his employment. SIM is fully responsible and
11 accountable for and jointly and severally liable for the acts and omissions of Frisch, its agent.

34. As a direct and proximate result of Defendants' breaches, Plaintiff is entitled to
recover the damages she has suffered including (1) actual damages, including the return of her
principal and interest at the rate specified in the investment, (2) consequential damages, (3) costs,
(4) prejudgment interest at the highest legal rate, and (5) such other relief as is just, equitable, and
proper arising from the Defendants' breaches.

17 |

18 19

FOR THE SECOND CAUSE OF ACTION

Breach of Fiduciary Duty

(Against All Defendants)

35. As an investment advisor and investment advisor representative, SIM and Frisch
assumed the role and duties of fiduciary as to Plaintiff.

36. Frisch held himself out as an experienced financial adviser and provided retirementplanning and other financial advice to Plaintiff. Plaintiff reposed his trust and confidence in
Frisch, which Frisch accepted by providing specific advice as to how Plaintiff should manage her
assets for retirement. As such, Defendants undertook a fiduciary duty to Plaintiff to act fairly and
honestly, in good faith, and in the sole best interest of Plaintiff.

27 28

37. At all pertinent times, Frisch was an employee and/or agent of SIM acting within
 the line of his duty and exercising the functions of his employment. SIM is fully responsible and
 accountable for and jointly and severally liable for the acts and omissions of Frisch, its agent..

38. Defendants thus owed Plaintiff the utmost duty of good faith to act solely in
Plaintiff's best interests. Defendants had the duty to ascertain the quality of the products that
Frisch recommended to Plaintiff and to refrain from soliciting or entering into transactions that
were illegal and/or improper or unsuitable.

8 39. Defendant violated their fiduciary obligations to Plaintiff by failing to conduct
9 adequate due diligence on and/or failing to understand the risks of the FIP income stream product
10 and nevertheless recommending those products to Plaintiff.

40. As a direct and proximate result of Defendants' breach of fiduciary duty, Plaintiff
suffered substantial injury and damage. Plaintiff is entitled to (1) actual damages, (2)
consequential damages, (3) punitive damages, and (4) such other relief as is just, equitable, and
proper.

15 16

17

FOR THE THIRD CAUSE OF ACTION

Common Law Negligence

(Against All Defendants)

18 41. Each and every allegation contained in the foregoing paragraphs is hereby re-19 alleged as fully as if set out herein.

42. Frisch offered investment advice to Plaintiff and thus owed Plaintiff the clear duty
to exercise reasonable care, skill, diligence and prudence under the circumstances presented by
Plaintiff's unique situation and investment objectives.

43. SIM had the duty to maintain proper and effective internal controls and supervisory
policies over their registered representatives, like Frisch. SIM owes innocent investors, like
Plaintiff, a duty of care and a duty to properly supervise its agents to ensure their agents'
compliance with securities industry rules and regulations.

28

27

1	44.	At all pertinent times, Frisch was an employee and/or agent of SIM acting within		
2	the line of his duty and exercising the functions of his employment. SIM is fully responsible and			
3	accountable for and jointly and severally liable for the acts and omissions of Frisch, its agent.			
4	45.	Defendants breached their respective duties to Plaintiff to exercise reasonable care,		
5	skill, diligence and prudence under the circumstances and such breaches caused Plaintiff to suffer			
6	damages.			
7	46.	Plaintiff is therefore entitled to (1) actual damages, (2) consequential damages, (3)		
8	costs, (4) prejudgment interest, and (5) such other relief as is just, equitable and proper.			
9	PRAYER FOR RELIEF			
10	WHEREFORE, Plaintiff prays for judgment against Defendants as follows:			
11	a.	For actual damages;		
12	b.	For consequential damages;		
13	с.	For prejudgment interest at the highest legal rate;		
14	d.	For the costs of this action;		
15	e.	For reasonable attorneys' fees; and		
16	f.	For such other and further relief as is just, equitable, and proper.		
17	JURY TRIAL DEMANDED			
18	Plaintiff requests a jury trial for any counts for which a trial by jury is permitted by law.			
19				
20	Dated	l: August 22, 2018	Respectfully submitted, /s/ Adam B. Wolf	
21			ADAM WOLF (Bar No. 215914)	
22			PEIFFER WOLF CARR & KANE,	
23			A PROFESSIONAL LAW CORPORATION 5042 Wilshire Blvd, No. 304	
24			Los Angeles, CA 90036Tel: (415) 766-3534 Email: <u>awolf@pwcklegal.com</u>	
25			Tracey B. Cowan	
26			(Bar No. 250053)	
27			PEIFFER WOLF CARR & KANE, A PROFESSIONAL LAW CORPORATION	
28			12	
			Complaint	

