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**UNITED STATES DISTRICT COURT  
DISTRICT OF ARIZONA**

ELEANOR and ROCCO CIOFOLETTI,  
and LARRY STOSPAL on behalf of  
themselves and all others similarly situated,

Plaintiffs,

-vs-

THE QUANTUM GROUP USA, LLC,  
Defendant.

CASE NO.:

**CLASS ACTION COMPLAINT**

Jury Trial Demanded

Eleanor Ciofoletti, Rocco Ciofoletti, and Larry Stospal (“Plaintiffs”), on behalf of  
themselves and all others similarly situated, by their attorneys, Squitieri & Fearon, LLP,

1 Wexler Wallace LLP, Gustafson Gluek PLLC, and Zimmerman Reed LLP bring this Class  
2 Action Complaint against Defendant Quantum Group USA, LLC (“Quantum”), as successor-  
3 in-interest to Shurwest LLC (“Shurwest”), based upon investigation of counsel and Plaintiffs’  
4 information and belief:

5 **I. INTRODUCTION**

6 1. This is an action to recover damages on behalf of Plaintiffs and members of the  
7 proposed class, defined below (the “Class”), who purchased Minnesota Life Insurance Company  
8 (“MLIC”) or Securian Life Insurance Company (“SLIC”) indexed universal life insurance  
9 policies (“IUL”) issued through Securian Financial Group, Inc.’s life insurance subsidiaries  
10 network of agents and brokers who became SLIC and/or MLIC agents through Shurwest, LLC  
11 (the “Shurwest Broker Network”).

12 2. Shurwest marketed and sold the MLIC and SLIC life insurance policies “linked  
13 to” in Securian own words) structured cash flow products from Future Income Payments, LLC  
14 (or its subsidiaries) (“FIP” and “FIP Products”) to be purchased by class members. The FIP  
15 Products were marketed by Shurwest, through the Shurwest Broker Network, as a premium  
16 financing device to class members to be purchased in combination with the SLIC and MLIC  
17 IUL policies. Shurwest procured the FIP products for said brokers and agents to sell to class  
18 members as part of Shurwest’s roles as a Securian “Master Broker General Agent” and “Broker”  
19 pursuant to written contracts.

20 3. As early as 2015, State regulatory agencies had investigated the FIP Products and  
21 determined them to constitute illegal usurious loans. Shurwest, however, continued to sell FIP  
22 Products in conjunction with Securian IUL products through 2018, by which time over 20 states  
23 had determined that FIP products were unlawful loan products. When FIP ceased operations in  
24 mid-2018 as a result, Plaintiffs and the Class not only lost their investments in FIP Products, but  
25 also lost or were at risk of losing the life insurance policies purchased through the Securian  
26 Financial Network because, without the cash flows from the FIP Products, they could no longer  
27

1 pay for them or had to pay from sources other than the FIP products which were marketed and  
2 sold to them as premium finance investments.

3 4. Plaintiffs bring this action as a class action on behalf of themselves and all  
4 similarly affected purchasers of the IUL policies through the Shurwest Broker Network who  
5 purchased FIP products linked to MLIC/SLIC IUL policies, to recover the millions of dollars in  
6 premiums paid, plus monies lost by Class members in the FIP Products illegal loan scheme.

7 5. Defendant Quantum is the successor-in-interest to Shurwest having taken over all  
8 the operations of Shurwest, LLC which is, for the present, the debtor in possession under a  
9 Chapter 11 proceeding, *In re Shurwest, LLC*, U.S. Bk. Ct., D. Az., No. 2:21-bk-06723-DPC.  
10 Quantum is therefore liable to Plaintiffs and the class under the doctrine of de facto merger for  
11 the acts of Shurwest LLC. Quantum was created by Shurwest's controlling persons to shift  
12 Shurwest's operation and assets to Quantum and to attempt to escape liability for Shurwest's  
13 liabilities, accordingly, its creation and transfer of assets and operations is a fraudulent  
14 transaction.

15 **II. JURISDICTION AND VENUE**

16 6. This Court has jurisdiction over this case pursuant to 28 U.S.C. § 1332(d) and 28  
17 U.S.C. 1367 because the sum or value of the claims in this case, exclusive of interest and costs,  
18 exceeds \$5,000,000 and Plaintiffs and members of the Class are citizens of states different than  
19 the Defendant.

20 7. The claims arose in this District because Shurwest conducted the de facto merger  
21 in this District. Shurwest and Quantum are based in Arizona. As such, the unlawful conduct  
22 alleged herein originated in, and arose out of, this District. Venue in the District of Arizona is  
23 therefore proper pursuant to 28 U.S.C. § 1391(a) and (b) and 18 U.S.C. 1965(a) and (b).

24 8. This Court has personal jurisdiction over Defendant as a result of acts of  
25 Defendant occurring in this State and its operations here.

1 **III. PARTIES**

2 9. Plaintiffs Eleanor and Rocco Ciofoletti (“Ciofoletti”) are residents of the state of  
3 South Carolina. In or about late 2016 the Ciofolettis’ purchased an Indexed Universal Life  
4 Policy from a “broker” in the Shurwest Broker Network who was also in Securian’s own  
5 approved network of agents and brokers (the Securian Financial Network). The brokers in the  
6 Shurwest Broker Network relevant to this class action were all also in the Securian Financial  
7 Network. In conjunction with the sale of the policy, the Ciofolettis' were solicited to purchase  
8 the FIP Product as a premium finance vehicle (which was actually an illegal loan) promoted,  
9 offered, and sold by Shurwest. Ciofoletti has accepted MLIC’s offer of rescission and return of  
10 premiums but neither Ciofoletti has released any claims against Shurwest or Securian or  
11 Defendant herein.

12 10. Plaintiff Larry Stospal (“Stospal”) is a resident of the state of Texas. In or about  
13 late 2016 Stospal purchased from a broker in the Shurwest Broker Network who was also in  
14 Securian’s own approved network of agents and brokers. In conjunction with the sale of the  
15 policy, Stospal was solicited to purchase the FIP product as a premium finance vehicle (which  
16 was actually an illegal loan) promoted, offered, and sold by Shurwest. Stospal has accepted  
17 MLIC’s offer of rescission and return of premium but has not released any claims against  
18 Shurwest or Securian or Defendant.

19 11. Defendant The Quantum Group, USA, LLC (“Quantum”) is an Arizona limited  
20 liability company, doing business in Scottsdale, Arizona.

21 12. On information and belief, Quantum’s members are: Quantum Holding Company,  
22 Inc., an Arizona corporation with its principal place of business in Scottsdale, Arizona, KT  
23 Equity Partners III, LLC a Topeka, Kansas LLC whose members, on information and belief, are  
24 all citizens of Kansas, and RLS Capital Holdings, LLLP, a Nevada limited liability limited  
25 partnership whose general partner is Shurts Management Company, LLC, an Arizona LLC

1 whose members are Ron Shurts who resides in Scottsdale, Arizona and the Ronald L. Shurts  
2 Living Trust, which is located in Scottsdale, Arizona.

3 13. Quantum was formed on November 12, 2018. Shurwest began to rebrand itself as  
4 Quantum in February 2019. On information and belief, Quantum occupies the same office space  
5 as Shurwest, employs the same employees as Shurwest, is managed by the same directors and  
6 officers as Shurwest, offers all of the services Shurwest offers, and was set up as a successor  
7 entity to Shurwest.

8 14. At all material times herein mentioned, Quantum was the alter ego of Shurwest.

9 15. Alternatively at all material times herein mentioned, Quantum was the successor-  
10 in-interest to Shurwest and is liable for Shurwest's wrongdoing through the equitable doctrine  
11 of de facto merger. Shurwest's business continued as Quantum, with the same employees,  
12 directors, officers, business offices, telephones, and computers as Shurwest used in its business  
13 dealings with Minnesota Life. Quantum's creation was a fraudulent transaction, done in order  
14 to escape liability for Shurwest's obligations.

15 16. Relevant Non-Party Defendant, Shurwest LLC is an Arizona limited liability  
16 company. Shurwest was at all relevant times a "Master Brokerage General Agent" and "Broker"  
17 pursuant to contracts with MLIC and SLIC throughout the Class Period. It is currently in Chapter  
18 11, in the United States Bankruptcy Court of the District of Arizona.

19 **IV. CLASS ACTION ALLEGATIONS**

20 17. The action is brought and may properly be maintained as a class action pursuant  
21 to Rules 23(a), 23(b)(1)(b), (b)(2) or 23(b)(3) of the Federal Rules of Civil Procedure.

22 18. This suit is brought on behalf of a Class consisting of and defined as all purchasers  
23 of the SLIC and MLIC IUL insurance policies purchased in combination with FIP Products from  
24 2012 through the present sold through the Shurwest Broker Network.

25 19. Excluded from the Class are any member of the Securian Financial Network,  
26 Shurwest Broker Network and/or Quantum, any entity in which Quantum has a controlling  
27

1 interest, and the officers, directors, legal representatives, heirs, successors, subsidiaries and/or  
2 assigns of Defendant or Shurwest.

3 20. The members of the Class are so numerous that joinder of all members  
4 individually, in one action or otherwise, are impractical. Plaintiffs are informed and believe that  
5 there are at least hundreds of proposed Class members geographically dispersed across the  
6 United States.

7 21. MLIC has admitted in its lawsuit against Shurwest LLC that it has “identified 274  
8 Minnesota Life IUL policies sold through Shurwest between 2004 and early 2018 linked to an  
9 investment in FIP.” (Emphasis supplied)

10 22. The number of class members who have claims against Shurwest and who are not  
11 represented by other counsel is  $(274-143) = 131$ . Securian has returned premiums to all but 52  
12 of the 274 FIP the class members (the “52”). The 52 can assert premium claims against Shurwest  
13 and FIP losses. The approximately 43 class members who received returns of premium are only  
14 here to assert FIP loss claims against Shurwest.

15 23. There are numerous questions of law and fact common to Plaintiffs and the Class,  
16 including:

- 17 a. whether Quantum is liable for Shurwest’s own breach of  
18 fiduciary duties and/or for aiding and abetting of MLIC and  
19 SLIC’s breach of fiduciary duties owed to Plaintiffs and class  
20 members by, inter alia, participating (directly or through their  
21 agents and brokers) in the promotion, distribution, and sale  
22 of illegal FIP Products as premium financing vehicles for  
23 MLIC and SLIC IUL products;
- 24 b. whether Quantum is liable to Plaintiffs and the class for  
25 Shurwest’s promoting and offering and selling FIP products  
26 directly and/or indirectly to Plaintiffs and the class;
- 27

- 1 c. whether Shurwest substantially assisted MLIC's and SLIC's  
2 breach of fiduciary duties owed to Plaintiffs and class  
3 members and thereby aided and abetted fiduciary breaches.
- 4 d. whether Quantum is liable for any of Shurwest's liability for  
5 the acts and/or omissions of Shurwest respective brokers and  
6 agents;
- 7 e. whether Quantum is liable to Plaintiffs and the Class who  
8 suffered monetary damages as a result of the Shurwest  
9 fiduciary breaches, participation in FIP's illegal loan scheme,  
10 and other wrongful conduct; and
- 11 f. the proper measure of damages.

12 24. Plaintiffs' claims are typical of the claims of the members of the Class, and they  
13 are members of the Class described herein.

14 25. Plaintiffs are willing and prepared to serve the proposed Class in a representative  
15 capacity with all of the obligations and duties material thereto. Plaintiffs will fairly and  
16 adequately protect the interests of the Class and have no interests adverse to, or which conflict  
17 with, the interests of other members of the Class.

18 26. Plaintiffs' interests are co-extensive with and not antagonistic to those of the  
19 absent Class members. Plaintiffs will undertake to represent and protect the interests of absent  
20 Class members.

21 27. Plaintiffs have engaged the services of counsel who are experienced in complex  
22 class action litigation, will adequately prosecute this action, and will assert and protect the rights  
23 of, and otherwise represent, Plaintiffs and absent Class members.

24 28. The questions of law and fact common to the Class, as summarized above,  
25 predominate over any questions affecting only individual members, in satisfaction of Rule  
26 23(b)(3).



1 insurance agents to sell [fixed index annuities] and other types of  
2 insurance products to the independent agents' clients. An IMO  
3 serves as a third-party intermediary between the agents and the  
4 insurance companies, providing product education, marketing, and  
5 distribution services. Insurance companies generally compensate  
6 IMOs for their support services based on a percentage of agent sales  
7 volume.

8 *Mkt. Synergy Group, Inc. v. United States Dep't of Labor*, 16-CV-4083-DDC-KGS, 2016 WL  
9 6948061, at \*3 (D. Kan. Nov. 28, 2016).

10 35. In its IMO role to *inter alia*, the Shurwest Broker Network, Shurwest promotes  
11 itself as follows:

12 PROPRIETARY SOLUTIONS

13 Shurwest gives you access to a complete array of insurance carriers  
14 offering the most advances . . . indexed universal life insurance  
15 strategies available today. By choosing us as your partner you also  
16 gain access to patented limited distribution solutions that set you  
17 apart from your competition.

18 EDUCATION AND TRAINING

- 19 ● Webinars
- 20 ● Onsite visits to come to meet our team
- 21 ● Personal coaching
- 22 ● Peer to peer idea sharing

23 (<http://shurwest.com/advisor-services#> proprietary solutions last accessed November 4, 2019,  
24 10:30 pm.)

25 36. Under its agreements with SLIC and MLIC, Shurwest was authorized to  
26 recommend to SLIC and MLIC “producers” who SLIC and/or MLIC should appoint to be their  
27 agents. These producers became the Shurwest Broker Network. Shurwest was also authorized  
28 under broker and agent agreements with Securian to “provide service” to “product owners” of  
SLIC and MLIC “products.” The services Shurwest provided to “product owners” (*i.e.*, the  
Plaintiffs and class members) included premium finance products and services. Shurwest  
provided education, marketing, and distribution services to both agents and brokers in the  
Shurwest Broker Network and the Securian Financial Network and others. When insurance  
brokers and/or financial advisers who used Shurwest’s services sold a Securian product,  
Securian paid a portion of the commissions to Shurwest pursuant to the agreements. Likewise,  
when Shurwest employees sold FIP Products they received commissions from FIP.

1           37. Under the Master Brokerage General Agent (“MBGA”) Agreements with MLIC  
2 and SLIC, Shurwest contracted to perform “the following activities” (in relevant part):

3           1.2 . . .

4           (a) Supervise, insofar as possible, Your Brokers to ensure  
5 that they:

6                   \* \* \*

7                   4. Comply with all applicable insurance laws and  
8 regulations governing the sales and servicing of our  
9 products

10                   \* \* \*

11           (b) Review all applications before submitting them to US . .  
12 . and submit only those applications that have been  
13 properly completed. . .

14           4.11 Anti-Money/Laundering: You shall comply and  
15 require your brokers to comply with our anti-money  
16 laundering policy and if requested You and Your  
17 Brokers shall assist in satisfying Our obligations  
18 under our anti-money laundering policy.

19           38. Shurwest also entered into Broker Sales Contracts with each of MLIC and SLIC.

20           39. Shurwest, at all times acted within the scope of the agent and broker agreements  
21 referred to above with the actual or apparent authority of Securian, and its actions relative to the  
22 FIP Products described below were known or should have been known to Securian.

23           **B. Quantum Is Shurwest’s Alter Ego/Successor-In-Interest**

24           40. On September 12, 2018, Articles of Incorporation were filed with the Arizona  
25 Corporation Commission on behalf of a new entity, The Quantum Group, USA, LLC, (9.12.18  
26 Quantum Articles of Incorporation). Quantum and Shurwest are controlled by the same people  
27 and entities. Jim Maschek was the statutory agent and organizer of Quantum and the address for  
28 both he and Quantum was 17550 N. Perimeter Driver, Suite 300, Scottsdale, AZ, 85255. *Id.*  
Also doing business at same address, Shurwest.

          41. On October 2, 2018, Shurwest, LLC filed a Trademark/Service Mark Application  
with the United States Patent and Trademark Office for the “The Quantum Group” mark.  
Around the same time, Shurwest registered for the domain name “thequantumgroup.com.” A  
Quantum Facebook page was also created in October 2018.

1           42. A few months after The Quantum Group was formed, Shurwest began  
2 “rebranding” itself as Quantum. In February 2019, a representative of Securian Financial  
3 (Minnesota Life) called and learned that “Shurwest is **rebranding the firm** as Quantum.” The  
4 Securian representative then e-mailed several colleagues “so that there is no confusion as to who  
5 Quantum is” and said that “they just started to answer the phones this way today and are just  
6 beginning to roll out the changes.” *Id.* A month later, Ron Shurts referred to Shurwest/Quantum  
7 as a single entity in an e-mail with Securian about establishing a fund to deal with Minnesota  
8 Life chargebacks. Shurts copied Shurwest Controller Tony Avalos on the e-mail at Mr. Avalos’  
9 shurwest.com e-mail address. Mr. Avalos is the Financial Controller at Quantum and in the very  
10 same e-mail thread, his e-mail address changes from [tavalos@shurwest.com](mailto:tavalos@shurwest.com) to  
11 [tavalos@thequantum.com](mailto:tavalos@thequantum.com), although this email signature still identified him as Shurwest’s  
12 Controller. *Id.* Th same month, Marc Lindsay, the VP of Advisor Development, e-mailed a  
13 Shurwest client “**ANNOUNCING. . .SOMETHING BIG.**” (Emphasis in original). The big  
14 announcement WAS: “[i]t’s official we are now Quantum” and the “rebrand is almost  
15 complete.” *Id.*

16           43. In addition to forming Quantum and rebranding itself as Quantum, Shurwest also  
17 transferred substantial tangible and intangible assets to Quantum or for Quantum’s benefit.  
18 Discovery in the underlying lawsuits has not shown that Quantum received any consideration  
19 for these asset transfers.

20           44. The assets that Shurwest transferred to Quantum or for Quantum’s benefit include  
21 all or nearly all the individuals, including management, who were employed by Shurwest when  
22 Quantum was formed. Based on discovery in the underlying lawsuits, it appears that Quantum  
23 has never had its own employees. Instead, all, or nearly all, the people that have performed work  
24 for Quantum, were employed by Shurwest when Quantum was formed.

1 45. Shurwest also apparently transferred to Quantum its contractual rights and  
2 authority with other insurers, as well as agents in Shurwest's downline who were appointed by  
3 those insurers.

4 46. Shurwest executed a Trademark Assignment that assigned "the entire business to  
5 which the Trademark Rights pertain, including all right, title and interest in and to the trademarks  
6 together with the goodwill of the business connected with and symbolized by the trademarks."  
7 There is no indication or evidence that Quantum paid any consideration to Shurwest for this  
8 assignment.

9 47. Prior to the formation of Quantum, Shurwest apparently offered website hosting  
10 services to agents and their firms and billed them monthly for those services. In August 2019,  
11 Farmer and Associates received an e-mail that explained because of the "operational ramp up of  
12 Quantum" the firm had to provide a new credit card authorization so that Quantum could bill  
13 for automatic monthly website hosting payments that were originally set up with Shurwest.  
14 Discovery in the underlying lawsuit has produced no evidence that Shurwest received any  
15 consideration for transferring those assets to Quantum. The very same e-mail claimed that  
16 Quantum was "2017 & 2018 Best Distributor Award Winner-SRP Awards" even though  
17 Quantum did not exist before November 2018.

18 C. **Securian Is a Fiduciary to Plaintiffs and Class Members Because Of Its Use**  
19 **Of "Financial Advisors" In the Securian Financial Network to Advise**  
20 **Insured with Respect to IUL For Fees Embedded in the Policy Premiums**

21 48. Securian's website page entitled "Universal Life Insurance"  
22 ([securian.com/products-services/life-insurance/universal-life-insurance.html](http://securian.com/products-services/life-insurance/universal-life-insurance.html) (As of 10:24 a.m.  
23 est.11/6/2019) acknowledges that its IUL products are complicated financial instruments for  
24 which insureds will require the services of financial advisors. It states:

25 Types of universal life insurance. What type is right for  
26 you? If you and your financial advisor determine universal life  
27 insurance is a good choice, Securian offers three variations to  
28 choose from – fixed, indexed and variable.

1 The main difference between the products is the risk/return  
2 associated with their cash value growth potential. When choosing  
the ideal product for your needs, you and your advisor should  
consider your level of risk tolerance.

3 49. In its website page specifically referencing “Indexed universal life,” Securian  
4 invites visitors to “Ask a professional.” “A financial advisor can help you analyze your needs  
5 and help you choose the insurance that’s rights for you.” The site contains a “live” box labeled,  
6 “Find an advisor,” which when clicked directs a visitor to a member of the Securian Financial  
7 Network who, as relevant to class members here, was also a member of the Shurwest Broker  
8 Network.

9 50. The Securian Financial Network is in the business of marketing, brokering, and/or  
10 selling insurance policies of various types, including IUL policies indexed to stock market  
11 investments. The MLIC and SLIC are issuers of such policies, while Shurwest markets,  
12 promotes, and sells policies to both consumers and insurance professionals.

13 51. Securian employs financial professionals who determine/oversee/allocate  
14 investment allocations and returns for IUL policyholders. The costs of those professionals are  
15 paid in part from fees embedded in premiums paid by policyholders. Securian thus earns  
16 revenues from providing financial services as does Shurwest.

17 52. Indexed Universal Life insurance policies such as those which are the subject of  
18 this action are complex financial instruments described by Annexus, a Shurwest affiliate, at its  
19 website, as follows:

20 **What is IUL?**

21 Indexed Universal Life Insurance is a form of permanent life  
22 insurance that provides a tax-free death benefit upon your death. It  
23 also offers tax-advantaged cash value growth you can access  
24 throughout your life. Your cash value earns interest based on the  
positive performance of an underlying stock market index like the  
S&P 500. Interest would be credited at the end of an index segment  
(or term), with common segments of a 1-year, 2-years or up to 5-  
years. If the index performance is negative during any segment, your  
cash value is protected from any negative market return.

25 53. Similarly, Securian describes IUL products as follows:

26 **Balancing risk and cash value growth**

1 Indexed universal life insurance offers cash value growth that  
2 is tied to the movement of an underlying index but does not  
3 participate in the market.

4 Minimum and maximum interest crediting limits act as  
5 guardrails, which make indexed universal life less risky than  
6 variable universal life insurance, while potentially producing greater  
7 interest crediting than fixed universal life insurance.

8 54. Not surprisingly, in its website page the Securian invites, encourages, and  
9 facilitates insureds' use of Securian Financial Network financial advisers in the purchase of IUL  
10 policies as alleged in more detail hereinafter.

11 **D. The Broker/Agent Networks**

12 55. At all times relevant, the indexed life insurance policies were sold through  
13 "advisors" in the Shurwest Broker Network, who were also in the Securian Financial Network.

14 56. Securian has publicly stated: Securian Financial Network, the marketing name for  
15 the sales and distribution arm of Securian Financial Group, Inc., its subsidiaries, and affiliates,  
16 is a nationwide network of financial services firms. Products and services are offered and sold  
17 only by appropriately licensed entities and financial representatives." Securian touted the  
18 Securian Financial Network as a "long-term resource to provide expertise and create strategies  
19 to help you and your family achieve your financial goals." Its advisors "support your everyday  
20 moments and major milestones and approach your finances from a holistic standpoint."  
21 According to the Securian website, an advisor in the Securian Financial Network:

- 22
- listens to your goals, visions, dreams – and even your fears
  - analyzes financial resources and opportunities
  - devises a roadmap to help you reach your goals
- 23  
24

25 57. Securian further represented in its website:  
26 At Securian Financial, we equip our financial advisors with suitable  
27 choices to serve clients and their unique situations. Our advisors

1 offer a range of life insurance, annuities and wealth management  
2 solutions to help you put family first.

3 \* \* \*

4 With access to a network of more than 1,100 registered financial  
5 advisors, building your secure tomorrow is just a click away.

6 58. Securian also, on its website, also boasted: “[we] serve nearly 19 million  
7 customers through 5300 employees and representatives.”

8 **E. The FIP Illegal Loan Scheme**

9 59. From 2012 through 2018, FIP engaged in an illegal loan scheme that involved  
10 FIP’s “purchase” of a portion of a consumer’s future pension stream at a “discount” in exchange  
11 for providing the consumer with a lump sum payment (“purchase transaction”). The consumer  
12 was obligated to repay FIP through a series of monthly payments. In the aggregate, that series  
13 of payments always exceeded the amount of the lump sum received by the consumer. FIP  
14 represented to the consumer, among other things, that (i) these lump-sum payments were not  
15 “loans,” (ii) there was no applicable interest rate, and (iii) the cost of the lump-sum advance was  
16 less than that of potential alternative sources of funds, such as credit cards.

17 60. FIP Products were agreements through which FIP provided monthly income  
18 streams sold to “investors” such as Plaintiffs and class members.

19 61. FIP products were, in fact, illegal usurious loans. By 2015, both New York and  
20 California had barred FIP products from sale to their respective state residents. FIP  
21 misrepresented material aspects of the purchase transactions and engaged in deceptive acts and  
22 practices as well as other violations of federal consumer financial law, leading to its shutdown  
23 and placement in receivership.

24 **F. Shurwest’s Participation in the FIP Scheme Helps Life Policy Sales**

25 62. FIP products were sold to class members by financial advisors including Shurwest  
26 and its employees. *Bureau of Consumer Financial Protection v. Future Income Payments, LLC*  
27 *et al.* (C.D. Cal.), Case No. 8:18-cv-01654, Complaint ¶ 45.



1 “So...better for us, . . . and it actually creates a larger life [policy] because the premiums are  
2 even higher (so extra better for us).”

3 69. Miller and Shurwest promoted and trained the Shurwest Broker Network in the  
4 use of structured cash flow products, which is what the FIP product was. Shurwest distributed  
5 to the Shurwest Broker Network a “structured Cash Flow Order of Operations.”

6 70. A California Superior Court Judge after hearing evidence said Shurwest’s “rogue  
7 employee” defense, was “not credible in light of the overwhelming evidence that Shurwest was  
8 aware of the use of FIP to fund higher levels of IUL, that its employees did so as part of their  
9 employment with Shurwest (via Shurwest email, with Shurwest resources and training) and that  
10 Shurwest ultimately profited off these increased IUL amounts.” *Leland v. Brown*, Case No. CV  
11 1900627 (June 24, 2020, Cal. Sup. Ct., Marin Cnty. Order Denying Defendant Shurwest LLC’s  
12 Motion To Quash Service of Summons for lack of Personal Jurisdiction.”<sup>1</sup>

13 71. The IRA Reboot plus FIP product sales was a spectacular sales success for  
14 Shurwest: in 2017, its revenues grew almost 7% from 2016; in 2018 Shurwest’s revenue grew  
15 to \$21.1 million an almost 40% increase from 2015, phenomenal growth considering that  
16 Shurwest’s FIP business came to a screeching halt in April 2018 when FIP collapsed.

17 72. Shurwest employees introduced brokers/advisers, including the Shurwest  
18 Broker Network to the FIP Products during meetings at the Shurwest’s corporate headquarters  
19 and/or conferences held nearby. At these events, Shurwest specifically pitched the FIP Products  
20 to agents, brokers, and employees as a means of funding life insurance policies issued by  
21 Securian. The Shurwest employees conducting these meetings and otherwise pitching FIP  
22 Products in conjunction with the sale of the Securian’s life insurance policies, were at all times  
23 acting within the scope of their employment with Shurwest, with the actual or apparent authority

24  
25 <sup>1</sup> Other courts have determined that this situation was not of a “rouge” employee. See  
26 *Order Denying Shurwest, LLC’s Motion to Dismiss, Billings, et al. v. Dixon, et al.*, Case No.  
27 *2019-CP-04-00479*, See *Order Denying Shurwest, LLC’s Motion to Dismiss, Burgess v. Storer,*  
*et al.*, Case No. *2018-CP-23-04197*; See *Order Denying Shurwest, LLC’s Motion to Dismiss,*  
*Stegelin, et al. v. Dixon, et al.*, Case No. *2019-CP-40-00507*.

1 of Shurwest, and their actions relative to the FIP Products were known or should have been  
2 known to Shurwest.

3 73. Shurwest employees recommended and facilitated the use of the FIP Products as  
4 premium financing vehicles as safe and reliable products that would provide a consistent stream  
5 of income that would fund the payment of the Securian life insurance policies.

6 74. One of the conferences sponsored by Shurwest took place in early March 2017.  
7 At that conference, Shurwest marketed the use of FIP Products to fund the purchase of MLIC  
8 and SLIC universal life insurance policies.

9 75. Shurwest employees trained Shurwest-affiliated agents who were also part of the  
10 Securian Financial Network on the FIP premium funding strategy—specifically, on the use of  
11 FIP “structured cash flows” in conjunction with Minnesota Life IUL policies— and provided  
12 them with webinars and sales materials to help present the strategy to clients.

13 76. Shurwest communicated with and directed Shurwest Broker Network agents and  
14 brokers in effectuating the transactions, and accepted and transferred to Securian, Plaintiffs’ and  
15 Class members’ premium payments for the insurance policies in connection with those  
16 transactions.

17 77. Using the misinformation provided to them by Shurwest and acquiesced in by  
18 Securian, the Shurwest Broker Network agents and brokers sold FIP Products to Plaintiffs and  
19 the Class to finance the premiums for life insurance policies issued by Securian and structured  
20 the sales so that the payment stream from the FIP would be used to pay Securian for the life  
21 insurance policies.

22 78. According to published reports, approximately 370 financial advisors in the  
23 Shurwest Broker Network put their clients in FIP Products and steered those clients to utilize  
24 the FIP monthly payments to fund insurance products such as Securian’s indexed life insurance  
25 policies.

1           79. In or about April 2018, FIP ceased making payments to income stream purchasers,  
2 i.e., Plaintiffs and Class members. As a result, Plaintiffs and the Class could no longer fund the  
3 life insurance policies sold to them by Shurwest. Consequently, Plaintiffs and other Class  
4 members suffered the lapse of their policies, incurred surrender charges and other penalties, and  
5 had paid for policies which never accumulated enough value to provide the Plaintiffs and Class  
6 members with a source of retirement income, the objective of the life insurance policy purchase.  
7 At the same time, Plaintiffs and Class members lost whatever they had paid to FIP, which was  
8 supposed to – but did not -- yield a steady stream of cash flows that would have funded the life  
9 insurance now lapsed.

10           **G. Shurwest And Securian Had Actual and Constructive Notice of the FIP**  
11           **Scheme**

12           80. Shurwest had actual and constructive knowledge of the illegal FIP loan scheme.

13           81. Indeed, Shurwest claimed it had vetted the FIP Products, and it was also  
14 responsible for structuring the FIP Products and facilitating the use of the FIP Products for the  
15 purchase of Securian life insurance policies.

16           82. Furthermore, Securian knew or should have known of FIP's illegal loan scheme  
17 by the presence of Securian high-ranking employees at Shurwest events promoting the scheme  
18 as a means of funding life insurance premiums, as well as through reports of actions by state  
19 regulatory agencies' enforcement actions against FIP and its convicted felon founder Scott  
20 Kohn. In addition, Securian had a legal obligation under the USA Patriot Act and/or the Bank  
21 Secrecy Act to be aware that the Shurwest Broker Network was utilizing the FIP illegal loan  
22 scheme to finance the purchase of life insurance policies issued by Securian. Finally, the  
23 Securian and Shurwest had ample opportunity and ability to bar agents and brokers from using  
24 the FIP illegal loan scheme to finance life insurance policy purchases by Plaintiffs and Class  
25 members.

1 83. FIP has been the subject of state regulatory investigations since 2014, with various  
2 states including New York, alleging that FIP’s business model was an illegal scheme.

3 84. Numerous other state and local regulators and agencies also have ordered FIP to  
4 cease its operations. These agencies include the California Department of Business  
5 Oversight; the Los Angeles City Attorney’s Office; the Minnesota Attorney General; the  
6 Colorado Attorney General; the Massachusetts Attorney General; the North Carolina Attorney  
7 General; the Iowa Attorney General; the Virginia Attorney General; the Oregon Attorney  
8 General; the Oregon Department of Consumer and Business Services; the Illinois Attorney  
9 General; the Illinois Department of Financial and Professional Regulation; the Maryland  
10 Attorney General; the Maryland Commissioner of Financial Regulation; the Pennsylvania  
11 Department of Banking and Securities; the New York State Department of Financial Services;  
12 and the State of Washington Department of Financial Institutions.

13 85. In mid-2017, Minnesota Attorney General Lori Swanson filed a lawsuit against  
14 FIP and a subsidiary alleging that FIP was making illegal loans disguised as purchases of  
15 pensions which obligated the borrowers (“sellers” of pension rights) to repay the loans, termed  
16 “purchases,” at effective rates of 240% and at average rates of 139% annually.

17 86. Securian also would have acquired knowledge of FIP illegal activities through  
18 Securian’s procedures to ensure compliance with various federal anti-money laundering rules  
19 and regulations. Insurers who issue “covered products” such as Securian are subject to  
20 compliance and reporting requirements of the USA Patriot Act. The “covered products” include  
21 life insurance products with cash value or investment features and/or non-group annuity  
22 contracts. Under these regulations, each insurance company must develop and implement a risk-  
23 based anti-money laundering (“AML”) policy reasonably designed to prevent the company from  
24 being used to facilitate money laundering “and other financial crimes associated with the  
25 insurance company’s products.”  
26  
27  
28

1 87. The scope and objective of these AML laws is not limited to money laundering or  
2 terrorist financing only. In or about 2005, Director of Financial Crimes Enforcement Network  
3 (“FinCEN”) William J. Fox announced:

4 These rules represent key steps in ensuring that the Bank Secrecy Act is applied  
5 appropriately to these businesses and in protecting the insurance industry from  
6 potential abuse by those seeking to launder money or finance terrorism or other  
7 illicit activity.

8 88. Also, according to regulators, the insurer’s AML program must encompass the  
9 activities of agents or brokers who sell “covered products” because “insurance agents and  
10 brokers are an integral part of the insurance industry due to their direct contact with customers”  
11 and therefore the insurer’s AML “policies, procedures and internal controls” must be designed  
12 “to integrate its agents and brokers into its anti-money laundering program and to monitor their  
13 performance with its program.”

14 89. SLIC and MLIC agent and broker contracts with Shurwest required Shurwest to  
15 comply with AML Laws and to assist MLIC and SLIC’s compliance therewith.

16 90. In early 2012, FinCEN and the National Association of Insurance Commissioners  
17 (“NAIC”) reached an agreement to incorporate the initial BSA/AML examination within the  
18 regulatory examinations performed by the Department of Insurance of each company’s  
19 domiciliary state. NAIC Financial Condition Examination Handbook 2012, Section 1.c., pp. 98–  
20 101.

21 91. The United States Treasury Department’s “bottom line” was explained in its  
22 “Frequently Asked Questions,” Anti Money Laundering Program and Suspicious Activity  
23 Reporting Requirements for Insurance Companies”:

24 Under the Bank Secrecy Act, financial institutions are required to  
25 identify assess, and mitigate risk that their businesses will be  
26 abused by criminals.  
27  
28

1 92. Accordingly, MLIC and SLIC were legally mandated to monitor their own  
2 activities as well as those of the Shurwest Broker Network to prevent FIP's and broker/agent's  
3 promotion of financial crimes utilizing Defendants' products.

4 93. Although Securian and Shurwest had actual and constructive knowledge of the  
5 illegal FIP loan scheme, members of the Shurwest Broker Network who were involved in the  
6 sales process were assured by Shurwest employees that FIP Products were appropriate for the  
7 insureds who were purchasing ILU products. Securian explicitly or implicitly granted Shurwest  
8 authority to promote FIP products as a premium financing vehicle for MILC and SLIC IUL  
9 policies. It did so by attending and participating in Shurwest orchestrated webinars and  
10 conferences at which (a) FIP products were promoted and (b) Securian's representatives spoke  
11 about premium financing vehicles and advantages.

12 **VI. CAUSE OF ACTION**

13 **(Alter Ego/Successor Liability of Quantum for Shurwest's**  
14 **Aiding and Abetting of Securian's Fiduciary Breaches And/Or**  
15 **Shurwest's Fiduciary Breaches)**

16 94. Plaintiffs repeat and re-allege each allegation contained in the preceding  
17 paragraphs as if fully set forth herein.

18 95. Securian was a fiduciary to Plaintiffs and class members. Shurwest was fiduciary  
19 to Plaintiffs and class members.

20 96. Securian promotes itself and its Network as "financial advisors" which offer  
21 financial advice to clients in connection with sale of MLIC and SLIC policies. These financial  
22 advisors, promoted by Securian as part of its financial network, sold to Plaintiffs and the Class  
23 MLIC and SLIC IUL policies financed by the FIP investment – an investment only available  
24 through Shurwest. These transactions were not simply sales of life insurance. The MLIC and  
25 SLIC IUL policies were sold with the FIP investment as part of a purported financial planning  
26 vehicle. Securian received compensation for its financial services and financial advisor's  
27

1 financial advice in selling these FIP funded IUL policies. As discussed above, part of the  
2 Plaintiffs' and Class Members' premium payments paid the costs associated with Securian's  
3 financial advising services.

4 97. As a result of Securian and Shurwest's promotions of financial advisory services  
5 and Securian and Shurwest's superior knowledge, skill, and resources, Securian and Shurwest  
6 became fiduciaries to Plaintiffs and the Class.

7 98. Among the fiduciary duties owed to Plaintiffs and the Class were duties to avoid  
8 conflicts of interests with Plaintiffs and Class members; resolve conflicts in favor of Plaintiffs  
9 and Class members where conflicts arise; to always act in the best interest of Plaintiffs and the  
10 Class; to make full fair and accurate disclosure of all fact's material to the relationship and  
11 transactions with Plaintiffs and members of the Class.

12 99. Securian duties to Plaintiff and Class members were, and are, non-delegable.

13 100. Securian had a duty to Plaintiffs and members of the class not to sell, or allow its  
14 agents to sell, to Plaintiffs and class members the illegal FIP loan products.

15 101. Securian was required by law to have procedures in place to ensure compliance  
16 with AML and BSA laws both for itself and to impose such procedures upon its agents and  
17 brokers.

18 102. These regulatory imperatives which were placed upon Securian resulted in  
19 Securian's knowledge (if proper compliance procedures were implemented and followed)  
20 regarding the illegal FIP Products that were being offered in conjunction with SLIC and MLIC  
21 products and which were being used as premium financing vehicles.

22 103. Securian had actual or constructive knowledge of the illegal FIP loan scheme and  
23 knew they were reaping consistent and unlawful profits from the scheme at the expense of  
24 Plaintiffs and the Class.

25 104. Securian's acts and omissions constitute a breach of fiduciary duties owed to  
26 Plaintiffs and members of the Class.

1 105. Securian's fiduciary breaches and participation in Shurwest's promotion and  
2 sale of FIP products was a proximate cause of the Plaintiffs and Class members' injuries.

3 106. Shurwest provided substantial, knowing assistance to Securian in its breach of  
4 fiduciary duties.

5 107. Shurwest recruited and solicited financial advisors to utilize Shurwest services and  
6 its insurance broker and agent facilities with Securian and recommended financial advisors to  
7 be appointed as Securian insurance agents pursuant to the Master Brokerage General Agency  
8 Agreements between Shurwest and MLIC and SLIC.

9 108. Shurwest undertook to market to and educate Network Agents on how to influence  
10 Plaintiffs and Class members regarding the purchase of FIP products as a means of paying  
11 premiums for insurance issued by MLIC and SLIC. Shurwest received compensation for its  
12 financial services with respect to each class members' FIP linked IUL policies.

13 109. In so acting, Shurwest had and took advantage of the opportunity to influence and  
14 thus assumed a fiduciary duty to Plaintiffs and the Class.

15 110. Because Shurwest owed Plaintiffs and Class members a fiduciary duty, either  
16 directly, or as the agent of Securian, Shurwest was required to observe the utmost good faith  
17 toward Plaintiffs and Class members in all of its transactions in accordance with fiduciary  
18 standards of care, skill, and judgment.

19 111. Shurwest knew, or had reason to know, that Plaintiffs and Class members placed  
20 their trust and confidence in Shurwest to counsel and inform Plaintiffs with respect to the FIP  
21 Products used to finance their life insurance policies.

22 112. Shurwest also knew that it had the opportunity to influence Plaintiffs and the Class  
23 through its education of Network Agents.

24 113. Shurwest, through its officers, employees, and agents breached the fiduciary  
25 duty it owed to Plaintiffs and Class members in numerous ways, including, without limitation,  
26 failing to properly vet the FIP Products while claiming that it had done so; failing to supervise  
27

1 its employees and/or agents regarding the sale of FIP Products; failing to disclose material facts  
2 about the FIP Products to Plaintiffs, Class members, Network Agents, and other broker/agents,  
3 including that the FIP Products were part of an illegal loan scheme; failing to provide Plaintiffs  
4 and Class members with undivided loyalty; failing to disclose at relevant times that the FIP  
5 Products were deteriorating as “investments” and could no longer sustain the premium payments  
6 on Plaintiffs’ and Class members’ life insurance policies; continuing to structure, market, and  
7 facilitate the sale of FIP Products to finance Plaintiffs and Class members’ life insurance policies  
8 despite knowledge that the FIP Products were part of an illegal loan scheme; and acting in bad  
9 faith, with negligence, gross negligence, willful misconduct, and/or reckless disregard of its  
10 duties.

11 114. Securian was in a fiduciary relationship with Plaintiffs and the Class and were in  
12 a superior position over the Class which required Class members to repose trust and confidence  
13 in the Network Agents who were operating on Securian’s behalf.

14 115. Shurwest knew that Securian had fiduciary duties to Class members and  
15 knowingly participated in the breach of those duties, rendering substantial assistance, and  
16 causing harm to Plaintiffs and the Class.

17 116. Specifically, as the agent for Securian, Shurwest educated and marketed to the  
18 Network Agents the FIP Products as a legal and appropriate way for clients of the agents and  
19 brokers to finance the purchase of Securian life insurance policies. The agents and brokers  
20 looked to Shurwest, an IMO, for product education, marketing, and distribution services with  
21 regard to the Securian life insurance policies and the information provided by Shurwest aided  
22 and abetted breaches of Securian fiduciary duties by promoting the sale of illegal FIP Products  
23 in conjunction with Securian life insurance policies.

24 117. At all times, Shurwest was the agent for Securian, and thus Shurwest participated  
25 in, and provided substantial assistance to, Securian’s breaches.

1 118. Shurwest’s assistance was a proximate cause of the breaches. Without Shurwest’s  
2 assistance, Shurwest Broker Network would not have even known to sell the FIP Products in  
3 conjunction with Securian life insurance policies, much less promote them as a legitimate  
4 vehicle for financing premiums.

5 119. As a result of Shurwest’s aiding and abetting this breach of fiduciary duty, Class  
6 members lost millions of dollars.

7 120. Quantum is Shurwest’s successor and alter/ego.

8 121. In February 2019, Shurwest began rebranding itself as Quantum. Shurwest  
9 employees’ email signatures included references to Quantum, Shurwest employees answered  
10 the phone on Quantum’s behalf, and Shurwest President and Quantum owner Ron Shurts used  
11 “Shurwest/Quantum” to refer to one entity in email correspondence with Minnesota Life.

12 122. On information and belief, Quantum occupies the same office space as Shurwest,  
13 employs the same employees as Shurwest, is managed by the same directors as Shurwest, and  
14 was set up as a successor entity to Shurwest. Accordingly, Quantum is an alter ego of Shurwest  
15 and/or the successor-in-interest to Shurwest for the wrongdoing alleged in this Complaint.

16 123. Shurwest, in recognition of its liability exposure, and to preserve valuable  
17 Shurwest business relations that would transfer to Quantum, has settled several large exposures  
18 with large agents/broker entities doing big business with Shurwest. CMAM/Heritage Financial  
19 settled with Shurts/Shurwest for 86% of losses of CMAM clients. Shurwest/Shurts also made  
20 settlement payments to Horton Investment Management LLC.

21 124. At all relevant times herein, Quantum was Shurwest’s alter ego and/or successor-  
22 in-interest and thereby liable for the damages to Minnesota Life caused by Shurwest’s  
23 negligence.

24 125. At all material times herein mentioned, Quantum as the successor-in- interest to  
25 Shurwest is liable to Shurwest’s wrongdoing through the equitable doctrine of de facto merger.  
26 Shurwest’s business continued as Quantum, with the same employees, directors, officers,  
27

1 business offices, telephones, and computers as Shurwest used in its business dealings. The  
2 creation of Quantum was a fraudulent transaction done in order to escape liability for Shurwest's  
3 obligations.

4 126. Shurwest has damaged class members and Plaintiffs in a total amount to be  
5 determined at trial.

6 127. Class members and Plaintiffs are therefore entitled to reach beyond Shurwest to  
7 the funds of Quantum for satisfaction of the amounts owed by Shurwest.

8 ///

9 ///

10 **PRAYER FOR RELIEF**

11 **WHEREFORE**, Plaintiffs respectfully request that the Court enter judgment against  
12 the Defendants, as follows:

13 A. Certifying the classes requested herein under Rule 23(b)(2) and/or (b)(3);

14 B. Ordering compensation in an amount to be determined at trial, with additional  
15 damages, for all general, special, incidental, and consequential damages suffered by the  
16 Plaintiffs and the Class, as a result of the Defendant's liability for wrongful acts;

17 C. Order disgorgement of all monies received by Defendant's as a result of sales of  
18 policies in connection with the illegal loan scheme;

19 D. Awarding Plaintiffs and the Class their reasonable attorneys' fees and costs, to the  
20 fullest extent allowed by law; and

21 E. Granting all such additional or further relief as this court deems just and equitable  
22 under the circumstances.

23 **VII. DEMAND FOR JURY TRIAL**

24 Plaintiffs hereby demand a trial by jury on all issues so triable.

25 Dated: January 11, 2022

26 /s/ Hart L. Robinovitch  
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***Counsel for Plaintiffs and  
Proposed Class***

# ClassAction.org

This complaint is part of ClassAction.org's searchable class action lawsuit database and can be found in this post: [Quantum Group USA Facing Class Action Over Life Insurance Policies Linked to Illegal Loans](#)

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