



# Introducing the Latest Update to Fi360's Prudent Practices

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# Agenda

- History & Purpose of the Prudent Practices
- What makes this update different from previous updates
- An Overview of the 2018 Edition of the Practices



## **Survey Question**

# Were you aware that the Prudent Practices (and handbooks) are updated regularly to ensure they continue to be relevant?





# A History of the Prudent Practices

2000	Prudent Practices developed and introduced
2003	Prudent Investment Practices handbook published
2006	1 <sup>st</sup> major update Separate handbooks for Stewards, Advisors, and Managers published
2013	2 <sup>nd</sup> major update
2018	3 <sup>rd</sup> major update



# ISO 17024 – Personnel Certification

8.4 The certification body shall have documents to demonstrate that, in the development and review of the certification scheme, the following are included:

a) the involvement of appropriate experts;

b) the use of an appropriate structure that fairly represents the interests of all parties significantly concerned, without any interest predominating;

e) a job or practice analysis that is conducted and updated to:

identify the tasks for successful performance

# Practice 1.1

2013 Edition	2018 Edition
Practice 1.1 The Investment Advisor demonstrates an	Practice 1.1 The investment advisor demonstrates an
awareness of fiduciary duties and responsibilities.	awareness of fiduciary duties and responsibilities.
1.1.1 The Investment Advisor complies with all fiduciary laws	1.1.1 The investment advisor complies with all laws and rules
and rules that apply to the Advisor's services.	that apply to the services the advisor is providing.
1.1.2 The Investment Advisor complies with all applicable Practices and Procedures defined in this Prudent Practices handbook.	1.1.2 The investment advisor complies with all applicable Practices and Procedures defined in this Prudent Practices handbook.
1.1.3 The Investment Advisor adheres to the professional standards of conduct and code(s) of ethics required by law, regulation, their organization or employer, and all other applicable organizations in which they are a member.	1.1.3 The investment advisor adheres to all applicable standards of conduct and code(s) of ethics required by law, regulation, employers, and professional organizations.

# Practice 1.2

2013 Edition	2018 Edition
Practice 1.2 Investments and investment services provided are	Practice 1.2 Investments and investment services provided are
consistent with applicable governing documents.	consistent with governing documents.
1.2.1 Investments held in trust are managed in accordance with	1.2.1 Investments are managed, and investment services are
the documents governing the trust.	provided, in accordance with governing documents, including
	documents establishing the terms of an account or client
1.2.2 Investments are managed and investment services are	engagement and the investment policy statement.
provided in accordance with governing documents, including	
the investment policy statement.	1.2.2 Documents pertaining to the investment management
	process, including records of decisions made by <mark>fiduciaries</mark> and
1.2.3 Documents pertaining to the investment management	clients, are secure and readily and reliably accessible by
process, including records of decisions made by the client, are	authorized persons.
organized and retained in a centralized location.	

2013 Edition	2018 Edition
Practice 1.3 The roles and responsibilities of all involved	Practice 1.3 The roles and responsibilities of all involved
parties (fiduciaries and non-fiduciaries) are defined and	parties, whether fiduciaries or non-fiduciaries, are defined and
documented.	documented.
1.3.1 The roles and responsibilities of all involved parties are	1.3.1 All involved parties have acknowledged their roles and
documented in the investment policy statement.	responsibilities and fiduciary or non-fiduciary status in writing.
1.3.2 All involved parties have acknowledged their fiduciary or non-fiduciary status in writing.	1.3.2 Each investment committee formed, controlled, or required by the investment advisor has a defined set of by-laws
1.3.3 Investment committees have a defined set of by-laws or operating procedures to which they adhere.	or operating procedures to which the committee adheres.
1.3.4 The Investment Advisor has a documented disaster	
recovery plan that is reviewed and tested periodically.	

2013 Edition	2018 Edition
Practice 1.4 The Investment Advisor identifies conflicts of	Practice 1.4 The investment advisor identifies material
interest and addresses conflicts in a manner consistent with	conflicts of interest and <mark>avoids or manages</mark> conflicts in a
the duty of loyalty.	manner consistent with the duty of loyalty.
1.4.1 Policies and procedures for overseeing and managing	1.4.1 Policies and procedures for overseeing and managing
conflicts of interest, including self-dealing, are defined.	conflicts of interest, including to avoid self-dealing and making
	false or misleading statements, are defined and followed.
1.4.2 Conflicts of interest are avoided when possible and always	
when required by law, regulation, and/or governing documents.	1.4.2 Conflicts of interest are avoided when prohibited by law
	and/or governing documents.
1.4.3 Unavoidable conflicts of interest are disclosed in writing to	
the client and are managed in the best interest of the client or	1.4.3 Conflicts of interest that are not avoided must be
beneficiaries.	managed in the client's best interest.
1.4.4 When an unavoidable conflict of interest exists, the	1.4.4 Conflicts of interest that are not avoided must be
conflict is explained and informed written consent is obtained	<mark>disclosed to the client</mark> and <mark>informed client consent</mark> must be
from the client.	obtained.

2013 Edition	2018 Edition
Practice 1.5 Agreements, including service provider	Practice 1.5 Agreements under the supervision of the
agreements under the supervision of the Investment Advisor,	investment advisor are in writing and do not contain
are in writing and do not contain provisions that conflict with	provisions that conflict with fiduciary obligations.
fiduciary <del>standards of care</del> .	
1.5.1 The Investment Advisor fully discloses in writing all	1.5.1 The investment advisor fully discloses in writing all
compensation arrangements and affiliations involved in the	compensation arrangements and affiliations associated with the
service agreement between the client and Advisor, as well as	service agreement.
the Advisor's services and fiduciary status.	
	1.5.2 If the investment advisor is responsible for oversight of
1.5.2 If the Investment Advisor is responsible for oversight of	other service providers, <mark>the advisor must evaluate</mark> all <mark>material</mark>
other service providers, the service agreements of those	compensation, affiliations, and the fiduciary status of each
providers disclose all compensation, affiliations, and fiduciary	<mark>service provider.</mark>
status (if fiduciary status is assumed by the service provider).	
	1.5.3 Agreements are periodically reviewed to ensure
1.5.3 Agreements are periodically reviewed to ensure	consistency with the needs of the client.
consistency with the needs of the client.	
	1.5.4 Comparative reviews of service agreements for which the
1.5.4 Comparative reviews of service agreements for which the	investment advisor is responsible are conducted and
Investment Advisor is responsible are conducted and	documented approximately every three years.
documented approximately every three years.	

2013 Edition	2018 Edition
Practice 1.6 Client assets are protected from theft and	Practice 1.6 Sensitive personal identifying information and assets of
embezzlement.	clients are prudently protected from theft, embezzlement, and
	business disruption risks.
1.6.1 The Investment Advisor has a reasonable basis to believe assets	1.6.1 The investment advisor has a reasonable basis to believe assets
are within the jurisdiction of a viable judicial system.	are within the jurisdiction of a viable judicial system.
1.6.2 ERISA fiduciaries have the required fidelity bond, if applicable.	1.6.2 Appropriate procedures are in place to secure and prudently
1.6.3 If the Investment Advisor's firm custodies client assets, the firm	protect the privacy of client or plan data.
has appropriate insurance, internal controls, and physical security	1.6.3 Appropriate procedures are in place to assure that sensitive
measures to reasonably protect against theft and embezzlement.	personal identifying information and assets of clients are prudently
	protected from physical, operational, virtual, and other material risks
1.6.4 If within the scope of the Investment Advisor's engagement, the	associated with business disruptions.
Investment Advisor verifies that service providers that custody client	
assets have appropriate insurance.	1.6.4 The investment advisor has a reasonable basis to believe assets
	are protected by appropriate insurance, bonding, internal controls, and
<b>1.6.5</b> Appropriate procedures are in place to secure client or plan data.	security measures taken by fiduciaries and other service providers,
	including the investment advisor's own firm.
	1.6.5 The investment advisor has procedures in place to manage
	situations where the advisor reasonably believes that a client's assets
	are at risk due to suspicious behavior by service providers, the client,
	or others with access to or influence over the client's assets.
	1.6.6 The investment advisor has documented a succession plan and a
	business continuity plan that is reviewed and tested periodically.

2013 Edition	2018 Edition
Practice 2.1 An investment time horizon has been identified for each investment objective of the client.	Practice 2.1 An investment time horizon has been identified for each investment objective of the client.
2.1.1 Sources, timing, distribution, and uses of each client's cash flows are documented.	2.1.1 Sources, timing, distribution, and uses of cash flows are documented.
2.1.2 In the case of a defined benefit retirement plan client, an appropriate asset/liability study has been factored into the time horizon.	<ul> <li>2.1.2 In the case of an individual investor, an appropriate needs-based analysis has been factored into the time horizon.</li> <li>2.1.3 In the case of a defined benefit retirement plan, an</li> </ul>
2.1.3 In the case of a defined contribution retirement plan client, the investment options provide for a reasonable range of participant time horizons.	appropriate asset/liability study has been factored into the time horizon. 2.1.4 In the case of a defined contribution retirement plan, the
2.1.4 In the case of a foundation or endowment, a schedule of expected receipts and disbursements of gifts and grants has been factored into the time horizon to the extent possible and an estimated equilibrium spending rate has been established.	investment options provide for a reasonable range of participant time horizons. 2.1.5 In the case of a foundation or endowment, a schedule of
2.1.5 In the case of a <del>retail</del> investor, an appropriate needs-based analysis has been factored into the time horizon.	expected receipts and disbursements of gifts and grants has been factored into the time horizon to the extent possible and an estimated equilibrium spending rate has been established.

# Practice 2.2

2013 Edition	2018 Edition
Practice 2.2 An appropriate risk level has been identified for	Practice 2.2 An appropriate risk level has been identified for
each client.	<mark>the portfolio</mark> .
2.2.1 The level of volatility-the client's portfolio is exposed to is	2.2.1 The expected volatility of the portfolio is understood by
understood by the Investment Advisor and communicated to	the investment advisor and communicated to the client, and the
the client, and the quantitative and qualitative factors that were	quantitative and qualitative factors that were considered are
considered are documented.	documented.
2.2.2 "Large loss" scenarios have been identified and considered	2.2.2 "Large loss" scenarios have been identified and considered
in establishing each client's risk tolerance level.	in establishing the portfolio's risk level.
2.2.3 Expected disbursement obligations and contingency plans	2.2.3 Expected disbursement obligations and contingency plans
have been considered in order to establish liquidity	have been considered when establishing liquidity requirements
requirements for the portfolio.	for the portfolio and assessing the capacity to assume portfolio
2.2.4 In the case of a defined contribution retirement plan	risk.
<del>client</del> , the investment options provide for a reasonable range of	2.2.4 In the case of a defined contribution retirement plan, the
participant risk tolerance levels.	investment options provide for a reasonable range of
	participant risk tolerance levels.

2013 Edition	2018 Edition
Practice 2.3 An expected return to meet each investment	Practice 2.3 The distribution of projected portfolio returns is
objective has been identified.	evaluated in the context of the client's risk and return
	objectives.
2.3.1 The expected return for each portfolio is consistent with	2.3.1 The projected portfolio return is consistent with the
the client's risk level and investment goals and objectives.	client's tolerance and capacity to assume volatility risk and
	investment goals and objectives.
2.3.2 The expected return assumptions for each asset class are	2.3.2 Projected return assumptions for each asset class are
based on reasonable risk-premium assumptions.	based on reasonable risk premium assumptions.
2.3.3 For defined benefit plans, the expected return values used	2.3.3 For defined benefit plans, the projected return values used
for modeling are reasonable and are also used for actuarial	for modeling are reasonable and are also used for actuarial
calculations.	calculations.
2.3.4 For defined contribution plans, the expected return	2.3.4 For defined contribution plans, the projected returns for
assumptions for pre-diversified options, such as target date	pre-diversified options, such as target date funds or model
funds or model portfolios, are based on reasonable	portfolios, are based on reasonable risk premium assumptions.
risk/premium assumptions.	2.3.5 For endowments and foundations, the projected return
2.3.5 For endowments and foundations, the expected return	values used for modeling are reasonable and are consistent with
values used for modeling are reasonable and are consistent with	distribution requirements or the projected equilibrium spending
distribution requirements or the projected equilibrium spending	rate.
rate.	

# Practice 2.4

2013 Edition	2018 Edition
Practice 2.4 Selected asset classes are consistent with the	Practice 2.4 Selected asset classes are consistent with the
client's time horizon and risk and return objectives.	portfolio's time horizon and risk and return objectives.
2.4.1 Assets are appropriately diversified to conform to each	2.4.1 Asset classes are appropriately weighted to conform to
client's specified time horizon and risk/return profile and to	the portfolio's specified time horizon and risk/return profile.
reduce non-systemic risk.	
	2.4.2 For participant-directed plans, selected asset classes
2.4.2 For participant-directed plans, selected asset classes	provide each participant the ability to diversify their portfolio
provide each participant the ability to diversify their portfolio	appropriately given their time horizon and risk/return profile.
appropriately given their time horizon and risk/return profile.	
	2.4.3 The methodology and tools used to establish appropriate
2.4.3 The methodology and tools used to establish appropriate	portfolio diversification are prudent and consistently applied.
portfolio diversification for each client are prudent and	
consistently applied.	

# Practice 2.5

2013 Edition	2018 Edition
Practices 2.5 Selected asset classes are consistent with	Practices 2.5 Selected asset classes are consistent with
implementation and monitoring constraints.	implementation and monitoring constraints.
2.5.1 The Investment Advisor has the time, resources, and	2.5.1 The investment advisor has the time, resources,
requisite knowledge and skills to implement and monitor all	knowledge, and skills to implement and monitor all selected
selected asset classes for each client.	asset classes.
2.5.2 The process and tools used to implement and monitor	2.5.2 The process and tools used to implement and monitor
investments in the selected asset classes are appropriate.	investments in the selected asset classes are appropriate.
2.5.3 Appropriate investment products are accessible within each selected asset class.	2.5.3 Appropriate investment products are accessible within each selected asset class.

# Practice 2.6

2013 Edition	2018 Edition
Practice 2.6 The investment policy statement contains sufficient detail to define, implement, and monitor the client's investment strategy.	Practice 2.6 The investment policy statement contains sufficient detail to define, implement, and monitor the portfolio's investment
2.6.1 The investment policy statement identifies the bodies of law governing the portfolio.	strategy.2.6.1 The investment policy statement identifies the bodies of law governing the portfolio.
2.6.2 The investment policy statement defines the duties and responsibilities of all parties involved.	2.6.2 The investment policy statement defines the duties and responsibilities of all parties involved.
2.6.3 The investment policy statement specifies risk, return, and time horizon parameters.	2.6.3 The investment policy statement specifies risk, return, and time horizon parameters.
2.6.4 The investment policy statement defines diversification and rebalancing guidelines consistent with risk, return, and time horizon parameters.	2.6.4 The investment policy statement defines diversification and rebalancing guidelines consistent with risk, return, and time horizon parameters.
2.6.5 The investment policy statement defines due diligence criteria for selecting investment options.	2.6.5 The investment policy statement defines due diligence criteria for selecting investment options.
2.6.6 The investment policy statement defines procedures for controlling and accounting for investment expenses.	2.6.6 The investment policy statement defines procedures for controlling and accounting for investment expenses.
2.6.7 The investment policy statement defines monitoring criteria for investment options and service vendors.	2.6.7 The investment policy statement defines monitoring criteria.

# Practice 2.7

2013 Edition	2018 Edition
Practice 2.7 When socially responsible investment strategies are	Practice 2.7 Investment due diligence using environmental, social,
elected, the strategies are structured appropriately.	and governance (ESG) factors conforms to governing documents and
	the fiduciary obligations of investment decision-makers.
2.7.1 Each client's goals and objectives are evaluated to determine	2.7.1 The client's goals, objectives, and investment parameters are
whether socially responsible investing is appropriate and/or desirable.	evaluated to determine whether ESG investing is necessary and/or
2.7.2 If a client has elected a socially responsible investment strategy, the client's investment policy statement documents the strategy, including appropriate implementation and monitoring procedures.	desirable. 2.7.2 Provisions regarding ESG investing in governing documents are aligned with fiduciary obligations.

2013 Edition	2018 Edition
Practice <b>3.1</b> A <del>reasonable</del> due diligence process is followed to select each service provider in a manner consistent with obligations of care.	Practice 3.1 A prudent due diligence process is followed to select each service provider.
3.1.1 Reasonable criteria are identified for each due diligence process used to select service providers.	3.1.1 Prudent criteria are identified for each due diligence process used to select service providers.
3.1.2 The due diligence process used to select each service provider is documented.	3.1.2 The due diligence process used to select each service provider is documented.
3.1.3 Each due diligence process used to select service providers is consistently applied.	3.1.3 Each due diligence process used to select service providers is consistently applied.

# Practice 3.2

2013 Edition	2018 Edition
Practice 3.2 When statutory or regulatory investment safe harbors	Practice 3.2 Statutory or regulatory investment safe harbors that are
are elected, each client's investment strategy is implemented in	elected are implemented in compliance with the applicable
compliance with the applicable provisions.	provisions.
3.2.1 Applicable ERISA safe harbor requirements pertaining to the	3.2.1 Available safe harbors are evaluated to determine if any advance
delegation of investment responsibility are implemented in compliance	the best interests of the investors and/or beneficiaries.
with regulatory requirements, when elected.	
	3.2.2 When elected, safe harbor provisions are implemented in
3.2.2 For participant-directed qualified retirement plans, applicable	compliance with requirements.
404(c) safe harbor requirements are implemented in compliance with	
ERISA requirements, when elected.	
3.2.3 For participant-directed qualified retirement plans, applicable	
fiduciary adviser safe harbor requirements are implemented in	
compliance with ERISA requirements, when elected.	
3.2.4 For participant-directed qualified retirement plans, qualified	
default investment alternatives (QDIA) are implemented in compliance	
with ERISA requirements, when elected.	
3.2.5 Applicable safe harbors for automatic rollovers to individual	
retirement plans are implemented properly, when elected.	
3.2.6 For non-ERISA services, safe harbors and exemptions are	
implemented in compliance with regulatory requirements, when	
elected.	

# Practice 3.3

2013 Edition	2018 Edition
Practice 3.3 Decisions regarding investment strategies and types of investments are	Practice 3.3 – Decisions regarding investment strategies and types of investments
documented and made in accordance with fiduciary obligations of care.	are made in accordance with fiduciary obligations and are documented.
3.3.1 A <del>documented</del> due diligence process, <del>consistent with prudent practices and generally</del> accepted investment theories, is used to select investments and third-party-Investment Managers.	3.3.1 A prudent due diligence process is used to select investment strategies, investment managers, and investments.
3.3.2 Decisions regarding the selection of investments consider both qualitative and quantitative criteria.	3.3.2 Decisions regarding the selection of investments consider both qualitative and quantitative criteria.
3.3.3 The documented due diligence process used to select investments and third-party Investment Managers is consistently applied.	3.3.3 The due diligence process used to select investment strategies, investment managers, and investments is documented and consistently applied.
3.3.4 Regulated investments are preferred over unregulated investments when all other characteristics are comparable.	3.3.4 Regulated investments are preferred over unregulated investments when all other characteristics are comparable.
3.3.5 Investments that are covered by readily available data sources are preferred over similar investments for which limited coverage is available when all other characteristics are comparable.	3.3.5 Investments that are covered by readily available data sources are preferred over similar investments for which limited coverage is available when all other characteristics are comparable.
3.3.6 Decisions regarding passive and active investment strategies are documented and made in accordance with obligations of care.	3.3.6 A prudent due diligence process is used to make decisions regarding the use of proprietary versus non-proprietary products, and separately managed versus commingled accounts.
3.3.7 Decisions regarding the use of separately managed and commingled accounts, <del>such as mutual funds, unit trusts, exchange traded products, and limited partnership</del> s, are documented and made in accordance with obligations of care.	3.3.7 Decisions regarding rollover advice are made in accordance with fiduciary duties of loyalty and care.
3.3.8 Decisions to use complex investments or strategies, such as alternative investments or strategies involving derivatives, are supported by documentation of specialized due diligence conducted by professionals who possess knowledge and skills needed to satisfy the heightened obligations of care.	
3.3.9 When socially responsible investment strategies are elected, the strategies are implemented appropriately.	

2013 Edition	2018 Edition
Practice 4.1 Periodic reports compare investment performance	Practice 4.1 Periodic reviews compare investment
against appropriate index, peer group, and investment policy	performance against appropriate market and peer group
statement objectives.	benchmarks and overall portfolio objectives.
4.1.1 The performance of each investment option is periodically	4.1.1 Investment performance of the overall portfolio is compared
compared against an appropriate index, peer group, and any other	against an appropriate benchmark and evaluated in the context of
performance-related due diligence criteria defined in the investment	<mark>portfolio objectives.</mark>
policy statement.	
	<b>4.1.2</b> The performance of each investment option is periodically
4.1.2 "Watch list" procedures for underperforming Investment Managers	compared against an appropriate market and peer group benchmark and
are documented, and consistently applied.	any other performance-related due diligence criteria defined in the
	investment policy statement.
4.1.3 Rebalancing procedures are reasonable, documented, and	
consistently applied.	<b>4.1.3</b> Underperforming investments are monitored and decisions to
	retain or replace investments are documented.
	<b>4.1.4</b> Rebalancing procedures are reasonable, documented, and
	consistently applied.
	<b>4.1.5</b> Investment performance is periodically reported to the client.

2018 Edition
Practice 4.2 Periodic reviews are made of qualitative and/or
organizational changes of investment managers and other
service providers.
4.2.1 Periodic evaluations of the qualitative factors that may impact the results or reliability of investment managers are performed.
4.2.2 Negative news and other material information regarding an investment managers or other service provider are considered and acted on in a timely manner.
4.2.3 Deliberations and decisions regarding the retention or dismissal of investment managers and other service providers are documented.
4.2.4 Qualitative factors that may impact service providers are considered in the contract review process.

# Practice 4.3

2013 Edition	2018 Edition
Practice 4.3 Control procedures are in place to periodically	Practice 4.3 Procedures are in place to periodically review
review policies for trading practices and proxy voting.	policies for trading practices and proxy voting.
4.3.1 Control procedures are in place to periodically review each Investment Manager's policies for best execution.	<b>4.3.1</b> Procedures are in place to periodically review each investment manager's policies for best execution.
4.3.2 Control procedures are in place to periodically review each Investment Manager's policies for special trading practices such as "soft dollars", directed brokerage, and commission recapture.	<b>4.3.2</b> Procedures are in place to periodically review each investment manager's policies for special trading practices such as "soft dollars", directed brokerage, and commission recapture.
4.3.3 <del>Control</del> procedures are in place to periodically review each Investment Manager's policies for proxy voting.	<b>4.3.3</b> Procedures are in place to periodically review each investment manager's policies for proxy voting.

2013 Edition	2018 Edition
Practice 4.4 Periodic reviews are conducted to ensure that	Practice 4.4 Periodic reviews are conducted to ensure that
investment-related fees, compensation and expenses are fair	investment-related fees, compensation and expenses are fair
and reasonable for the services provided.	and reasonable for the services provided.
4.4.1 A summary of all parties being compensated from client portfolios or from plan or trust assets and the amount of compensation has been documented.	4.4.1 A summary of all parties being compensated from client portfolios or from plan or trust assets, and the amount of compensation, has been documented.
<ul> <li>4.4.2 Fees, compensation, and expenses paid from client portfolios or from plan or trust assets are periodically reviewed to ensure consistency with all applicable laws, regulations, and service agreements.</li> <li>4.4.3 Fees, compensation, and expenses paid from client portfolios or from plan or trust assets are periodically reviewed to ensure such costs are fair and reasonable based upon the services rendered and the size and complexity of the portfolio or plan.</li> </ul>	<ul> <li>4.4.2 Fees, compensation, and expenses paid from client portfolios or from plan or trust assets are periodically reviewed to ensure consistency with all applicable laws, regulations, policies and procedures, and service agreements.</li> <li>4.4.3 Procedures are in place to avoid or identify and appropriately address unreasonable fees.</li> </ul>

2013 Edition	2018 Edition
Practice 4.5 There is a process to periodically review the	Practice 4.5 There is a process to periodically review the
organization's effectiveness in meeting its fiduciary	organization's effectiveness in meeting its fiduciary
responsibilities.	responsibilities.
<ul> <li>4.5.1 Fiduciary assessments are conducted at planned intervals to determine whether (a) appropriate policies and procedures are in place to address all fiduciary obligations, (b) such policies and procedures are effectively implemented and maintained, and (c) the investment policy statement is reviewed at least annually.</li> <li>4.5.2 Fiduciary assessments are conducted in a manner that promotes objective analysis and results are documented and reviewed for reasonableness.</li> </ul>	<ul> <li>4.5.1 Fiduciary assessments are conducted at planned intervals to determine whether appropriate policies and procedures are in place to address all fiduciary obligations and that such policies and procedures are effectively implemented and maintained.</li> <li>4.5.2 The investment policy statement is reviewed at least annually to ensure it is aligned with current facts and circumstances.</li> </ul>



# Please submit any questions using the GoToWebinar interface

# Additional questions can also be sent to <a href="mailto:support@fi360.com">support@fi360.com</a>

# THANK YOU

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