# EXHIBIT 2

# FINANCIAL INDUSTRY REGULATORY AUTHORITY LETTER OF ACCEPTANCE, WAIVER AND CONSENT NO. 2011030840501

# TO: Department of Enforcement Financial Industry Regulatory Authority ("FINRA")

RE: Christopher A. Carra, Respondent General Securities Representative CRD No. 2214509

Pursuant to FINRA Rule 9216 of FINRA's Code of Procedure, I, Christopher A. Carra, submit this Letter of Acceptance, Waiver and Consent ("AWC") for the purpose of proposing a settlement of the alleged rule violations described below. This AWC is submitted on the condition that, if accepted, FINRA will not bring any future actions against me alleging violations based on the same factual findings described herein.

# I.

# ACCEPTANCE AND CONSENT

A. I hereby accept and consent, without admitting or denying the findings, and solely for the purposes of this proceeding and any other proceeding brought by or on behalf of FINRA, or to which FINRA is a party, prior to a hearing and without an adjudication of any issue of law or fact, to the entry of the following findings by FINRA:

### BACKGROUND

Carra acquired a Series 63 license in March 1992 and a Series 7 license in April 1992. At various times from February 1992 through December 2011, Carra was associated with several FINRA members. Most recently, he was associated with Newbridge Securities Corporation. On August 15, 2005, Newbridge filed a Form U4 for Carra, commencing his association with it as of that day. On December 21, 2011, Newbridge filed a Form U5 for Carra, terminating his association with it as of the prior day. Carra currently is not associated with a member.

### RELEVANT DISCIPLINARY HISTORY

Carra does not have a relevant disciplinary history.

### FACTS AND VIOLATIVE CONDUCT

In 2011, Carra was attempting to procure investment banking and consulting business from BioDrain Medical, Inc. ("BIOR"), a publicly traded company. During four days in November 2011, Carra posted 13 comments on the Yahoo! message board for BIOR under six different author names or handles. Several statements in the postings were unwarranted and misleading. In the postings, some of which involved conversations between his different handles, Carra embellished the prospects for BIOR and provided the allusion of consensus regarding the same. For example, Carra's postings contained the following statements:

- "This one looks like a gem. Recent installs will pave [the] way for an eventual buyout in my opinion."
- "Still digging into this one but looks like the real deal."
- "This stock is a tough sucker to buy because none of you are selling! I wonder why..."

To make the postings, Carra used multiple outside or non-firm-provided e-mail addresses, in violation of Newbridge's written supervisory procedures ("WSPs"). By engaging in the foregoing misconduct, Carra violated NASD Conduct Rule 2210(d)(1)(B) and FINRA Rule 2010.

In 2011, Carra also used two outside e-mail addresses to communicate with representatives of BIOR about business-related matters, in violation of Newbridge's WSPs. Further, one of the outside e-mail addresses may have given the impression that it was a Newbridge-provided e-mail address, when it was not one. By engaging in the foregoing misconduct, Carra violated NASD Conduct Rule 2210(d)(1)(B) and FINRA Rule 2010.

B. I also consent to the imposition of the following sanctions:

A \$20,000 fine and a one-year suspension from association with any FINRA member in all capacities.

The fine shall be due and payable either immediately upon reassociation with a member firm following the one-year suspension noted above, or prior to any application or request for relief from any statutory disqualification resulting from this or any other event or proceeding, whichever is earlier.

I specifically and voluntarily waive any right to claim that I am unable to pay, now or at any time hereafter, the monetary sanction imposed in this matter.

I understand that if I am barred or suspended from associating with any FINRA member, I become subject to a statutory disqualification as that term is defined in Article III, Section 4 of FINRA's By-Laws, incorporating Section 3(a)(39) of the Securities Exchange Act of 1934. Accordingly, I may not be associated with any FINRA member in any capacity, including clerical or ministerial functions, during the period of the bar or suspension (see FINRA Rules 8310 and 8311).

The sanctions imposed herein shall be effective on a date set by FINRA staff.

# II.

# WAIVER OF PROCEDURAL RIGHTS

I specifically and voluntarily waive the following rights granted under FINRA's Code of Procedure:

- A. To have a Complaint issued specifying the allegations against me;
- B. To be notified of the Complaint and have the opportunity to answer the allegations in writing;
- C. To defend against the allegations in a disciplinary hearing before a hearing panel, to have a written record of the hearing made and to have a written decision issued; and
- D. To appeal any such decision to the National Adjudicatory Council ("NAC") and then to the U.S. Securities and Exchange Commission and a U.S. Court of Appeals.

Further, I specifically and voluntarily waive any right to claim bias or prejudgment of the General Counsel, the NAC, or any member of the NAC, in connection with such person's or body's participation in discussions regarding the terms and conditions of this AWC, or other consideration of this AWC, including acceptance or rejection of this AWC.

I further specifically and voluntarily waive any right to claim that a person violated the ex parte prohibitions of FINRA Rule 9143 or the separation of functions prohibitions of FINRA Rule 9144, in connection with such person's or body's participation in discussions regarding the terms and conditions of this AWC, or other consideration of this AWC, including its acceptance or rejection.

### III.

### **OTHER MATTERS**

I understand that:

- A. Submission of this AWC is voluntary and will not resolve this matter unless and until it has been reviewed and accepted by the NAC, a Review Subcommittee of the NAC, or the Office of Disciplinary Affairs ("ODA"), pursuant to FINRA Rule 9216;
- B. If this AWC is not accepted, its submission will not be used as evidence to prove any of the allegations against me; and
- C. If accepted:
  - 1. this AWC will become part of my permanent disciplinary record and may be considered in any future actions brought by FINRA or any other regulator against me;
  - 2. this AWC will be made available through FINRA's public disclosure program in response to public inquiries about my disciplinary record;
  - 3. FINRA may make a public announcement concerning this agreement and the subject matter thereof in accordance with FINRA Rule 8313; and
  - 4. I may not take any action or make or permit to be made any public statement, including in regulatory filings or otherwise, denying, directly or indirectly, any finding in this AWC or create the impression that the AWC is without factual basis. I may not take any position in any proceeding brought by or on behalf of FINRA, or to which FINRA is a party, that is inconsistent with any part of this AWC. Nothing in this provision affects my right to take legal or factual positions in litigation or other legal proceedings in which FINRA is not a party.
- D. I may attach a Corrective Action Statement to this AWC that is a statement of demonstrable corrective steps taken to prevent future misconduct. I understand that I may not deny the charges or make any statement that is inconsistent with the AWC in this Statement. This Statement does not constitute factual or legal findings by FINRA, nor does it reflect the views of FINRA or its staff.

I certify that I have read and understand all of the provisions of this AWC and have been given a full opportunity to ask questions about it; that I have agreed to its provisions voluntarily; and that no offer, threat, inducement, or promise of any kind, other than the terms set forth herein and the prospect of avoiding the issuance of a Complaint, has been made to induce me to submit it.

 $\frac{6/25/12}{\text{Date (mm/dd/yyyy)}}$ 

Christopher A. Carra

Accepted by FINRA:

6/29/12 Date

Signed on behalf of the Director of ODA, by delegated authority

Michael G. Leon

Michael A. Gross, Esq. Senior Regional Counsel Authorized House Counsel Member of Ohio Bar Only FINRA - Department of Enforcement 2500 N. Military Trail, Suite 302 Boca Raton, FL 33431-6324 Phone: (561) 443-8125 Fax: (561) 443-7998