



0000007624

RECEIVED

RON KENT HOOPER, AZ Bar # 1961
Attorney For Respondents INTERNATIONAL GLOBAL POSITIONS, INC,
JOHN J. MADSEN and MICHAEL J. COKER
3420 East Shea, Ste 247, Phoenix, AZ 85028
RHooperAty@aol.com; (602) 953-5267; Fax 953-5269

2003 DEC 23 P 3: 31
AZ CORP COMMISSION
DOCUMENT CONTROL

BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS
MARK SPITZER, Chairmen,
JIM IRVIN
WILLIAM A. MUNDELL
JEFF HATCH-MILLER
MIKE GLEASON
KRISTIN K. MAYES

RECEIVED

DEC 24 2003

ARIZONA CORPORATION COMMISSION
HEARING DIVISION

In the matter of

INTERNATIONAL GLOBAL POSITIONS, INC., a Nevada Corporation, 720 Brazos St, Suite 500, Austin TX 78701

JOHN J. MADSEN
11801 W. HWY 71, Austin TX 78738

MICHAEL J. COKER
11801 W. HWY 71, Austin TX

JAMES W. DREOS, individually and dba
DREOS FINANCIAL SERVICES,

EDMOND L. LONERGAN, and JANE DOE
LONERGAN

CORPORATE ARCHITECTS, a Nevada corporation.

DOCKET NO S-03523A-03-000

**FIRST AMENDED
MOTION TO EXTEND TIME
TO FILE AMENDED ANSWER
AND
PRELIMINARY ANSWER**

Respondents INTERNATIONAL GLOBAL POSITIONS, INC., JOHN J. MADSEN and MICHAEL J. COKER, through Attorney Ron Kent Hooper, move the Commission for an extension to file an amended answer until January 12, 2004. Attorney Ron Kent Hooper just received the pleadings and needs until January 12, 2004 to be formally retained and become knowledgeable about conflicts, facts and issues. This Amended pleading is filed after learning that Docket Control filed a copy that was not signed, after talking to PAMELA JOHNSON, Esquire at Securities Division and learning a hearing is set for Jan. 15, 2004.

To avoid a default, Attorney Ron Kent Hooper files the following preliminary Answer on behalf of Respondents from information just received.

SECTION I JURISDICTION

1. Admits the Arizona Corporation Commission has jurisdiction over acts that occurred in Arizona.

SECTION II. RESPONDENTS

2. Answering paragraph 2, Deny IGP had offices in Scottsdale, AZ, Admit that IGP was incorporated on May 15, 2000 in Nevada and their address is 720 Brazos Street, Austin TX.
3. Answering paragraph 3, Admit that MADSEN had been director of Sales and Marketing of IGP, and lived at 15634 S. 6th Place, Phoenix, AZ, admit other addresses; Admit MADSEN entered into a plea agreement to plead guilty mail fraud and entered a plea in said case, but has not been sentenced or convicted thereof; said allegation is impertinent, scandalous and should be stricken.
4. Answering paragraph 4, Admit COKER was President and signed stock certificates; Respondents are without sufficient information to determine where he signed all certificates and therefore deny the same.
5. Answering paragraph 5, Admit DREOS was at all times a registered salesman and he was registered with AGSI; are without sufficient information to determine his residence.
6. Answering paragraph 6, Admit DREOS was registered as a securities salesman in association with or employed by Fox & Company Investments and his registration was suspended on or about the date of his termination; admit the Commission has authority to suspend or revoke his registration.
7. Answering paragraph 7, Admit DREOS was licensed with the Arizona Department of Insurance; Respondents are without sufficient information to determine the truth or the remaining allegations and deny the same.
8. Admit the allegations of paragraphs 8, 9, 11, 12, 14, 15, and 25.
9. Respondents are without sufficient to determine the truth of paragraphs 10, 13, and therefore deny the same.

SECTION III. FACTS

10. Admit the allegations of paragraphs 16, 17, 18, 19.
11. Deny DREOS promised substantial potential profit for investors from trading IGP; these Respondents believed he was acting properly in compliance with the law and the placement memorandum; deny the remaining allegations of paragraphs 20 and 21 and 23.
12. Admit substantial investments were made; Respondents believed that investments were properly being made with accredited investors, are without sufficient information to determine the amount and therefore deny the same.
13. Deny the allegations of paragraphs 24, 26, 27, 28, 29, 30, 31, 32, 33.

VIOLATIONS OF ARS § 44-1841 and 44-§1842

14. Admit Coker sold securities in Arizona which were not registered.
15. Deny the conduct of these Respondents violated ARS § 44-1841.
16. Deny MADSEN controlled IGP.
17. DENY the allegations of paragraph 38 and 39.
18. Answering paragraph 40 and 41, Deny these Respondents sold securities in Arizona; deny their conduct violates 44-§1842.

VIOLATIONS OF ARS § 44-1841

19. Deny the allegations of paragraphs 42, 43 and 46.

REMEDIES PURSUANT TO ARS 44-1962

20. Answering paragraphs 44 and 45, Deny Madsen or Lonergan controlled IGP.
21. Admit grounds exist to revoke or suspend DREOS registration; these Respondents are without sufficient information to determine the truth of the remaining allegations of paragraph 47 and deny the same.
22. Deny each and every part of each and every paragraph and allegation not expressly admitted herein.
23. Deny the Commission is entitled to the relief requested from these answering Respondents.
24. Respondents affirmatively request a hearing and the opportunity to be heard.

WHEREFORE Answering Respondents request that no relief be awarded against these Respondents.

Respectfully submitted: Tuesday, December 23, 2003

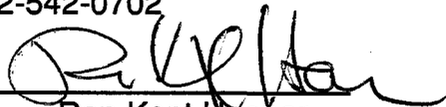


RON KENT HOOPER, Attorney For Respondents
INTERNATIONAL GLOBAL POSITIONS, INC.,
JOHN J. MADSEN and MICHAEL J. COKER
3420 East Shea, Suite 247, Phoenix, AZ 85028
Phone (602) 953-5267; Private Fax (602) 953-5269
RHooperAty@aol.com; AZ Bar # 1961

Certificate of Service. On Tuesday, December 23, 2003
a copy of the foregoing was: Faxed; E-Mailed; Mailed; or Delivered to:

PAMELA JOHNSON, Esquire
Securities Division
Arizona Corporation Commission
1300 West Washington, 3rd Floor
Phoenix, AZ 85007
602-542-0702

By



Ron Kent Hooper