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BEFORE THE ARIZONA CORPORATION COMMISSION

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AZ CORP COMMISSION
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COMMISSIONERS

MIKE GLEASON, Chairman
WILLIAM A. MUNDELL
JEFF HATCH-MILLER
KRISTIN K. MAYES
GARY PIERCE

IN THE MATTER OF:

THE 12 PERCENT FUND I, L.L.C. (aka THE 12%
FUND, 12% FUND I and FUND)
an Arizona limited liability company
13714 Nightstar Ct.
Marana, Arizona 85653-4455

COYOTE GROWTH MANAGEMENT, L.L.C.
an Arizona limited liability company
13714 Nightstar Ct.
Marana, Arizona 85653-4455

MICHAEL JOSEPH HANNAN (aka MICHAEL
HANNAN, MIKE HANNAN and MICHAEL J.
HANNAN II) and JANE DOE HANNAN, husband
and wife
13714 Nightstar Ct.
Marana, Arizona 85653-4455

SAM AHDOOT (aka SAM AHDOOT) and JANE
DOE AHDOOT, husband and wife
5625 Crescent Park West, Apt. 130
Playa Vista, CA 90094-2083

Respondents.

DOCKET NO. S-20472A-06-0535

Arizona Corporation Commission
DOCKETED

SEP 06 2007

DOCKETED BY

FIFTH
PROCEDURAL ORDER

BY THE COMMISSION:

On August 28, 2006, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Temporary Order to Cease and Desist ("T.O.") and a Notice of Opportunity for Hearing ("Notice") against the 12 Percent Fund I, L.L.C. ("Fund"), Coyote Growth Management, L.L.C. ("CGM"), Michael Joseph Hannan and Jane Doe Hannan, husband and wife, and Sam Ahdoot and Jane Doe Ahdoot, husband and wife (collectively "Respondents"), in which the Division alleged that the Respondents committed multiple violations of the Arizona Securities Act ("Act") in connection with the offer and sale of securities in the form of investment contracts.

1 The Fund, CGM and the Hannan Respondents were duly served with copies of the Notice.

2 On September 19, 2006, the Fund, CGM and the Hannan Respondents filed a request for
3 hearing.

4 On September 25, 2005, by Procedural Order, a pre-hearing conference was scheduled on
5 October 26, 2006.

6 On October 24, 2006, counsel for the Division and counsel for The Fund, CGM, and the
7 Hannan Respondents filed a stipulation whereby they agreed to continue the pre-hearing conference
8 indefinitely and waived the application of any time limits pursuant to A.A.C. R14-4-307 and A.R.S. §
9 44-1972 with respect to the Temporary Order and Notice. The parties further indicated that the
10 Ahdoot Respondents have not yet been served.

11 On October 25, 2006, by Procedural Order, the pre-hearing conference was continued
12 indefinitely.

13 On June 8, 2007, Mr. Roderick R. McBroom, an individual who stated that he is an investor
14 with the Respondents herein, faxed to the Hearing Division a letter and request for a continuance of a
15 hearing and objection to receivership. His letter and request have been filed with the Commission's
16 Docket Control and are available for viewing at the Commission's website under the above-
17 referenced docket number as are all documents filed in this proceeding.

18 On June 13, 2007, Mr. McBroom filed a request with the Commission to be added to the
19 service list of the above-referenced proceeding. There does not appear to be any reason to deny this
20 request, but the addition of his name and address to the service list does not make him a party in this
21 proceeding.

22 On June 14, 2007, by Procedural Order, Mr. Roderick R. McBroom was added to the service
23 list in this proceeding, but was not made a party to the proceeding.

24 On August 7, 2007, the Division filed Motion to Set Pre-Hearing Conference.

25 On August 9, 2007, by Procedural Order, a pre-hearing conference was scheduled for August
26 29, 2007.

27 On August 10, 2007, counsel for the Fund, CGM and the Hannan Respondents file an
28 Application to Withdraw ("Application") citing ER 1.16(b) and indicated his clients had failed

1 "substantially to fulfill an obligation to the lawyer regarding the lawyer's services." The Application
2 states that the Respondents have been notified of counsel's intent to withdraw and of the date of the
3 pre-hearing conference. The Commission was also advised of Respondents' address and of the
4 address of a court-appointed Receiver for the Fund and CGM. No objections have been filed.

5 On August 23, 2007, by Procedural Order, counsel for the Fund, CGM and the Hennans was
6 granted leave to withdraw.

7 On August 29, 2007, at the pre-hearing conference, the Division appeared through counsel.
8 No appearances were made by or on behalf of the Fund, CGM or the Hannan Respondents. The
9 Division requested that a hearing be scheduled at the beginning of 2008.

10 Accordingly, a hearing should be scheduled as requested by the Division.

11 IT IS THEREFORE ORDERED that a hearing shall commence on **February 5, 2008 at 9:30**
12 **a.m.**, at the Commission's offices, 1200 West Washington Street, Phoenix, Arizona.

13 IT IS FURTHER ORDERED that the parties shall also set aside **February 6 and 7, 2008**, for
14 additional days of hearing, if necessary.

15 IT IS FURTHER ORDERED that the parties shall exchange **copies of their Exhibits and**
16 **Witness Lists** with courtesy copies provided to the presiding Administrative Law Judge by **January**
17 **4, 2008.**

18 Dated this 6TH day of September, 2007.

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22 **MARC E. STERN**
ADMINISTRATIVE LAW JUDGE

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1 Copies of the foregoing mailed/delivered
2 this 6th day of September, 2007 to:

3 The 12% Fund
4 Coyote Growth Management, L.L.C
5 c/o Michael and Janice Hannan
6 13714 Nightstar Court
7 Marana, Arizona 85653-4455

8 Ryan W. Anderson, Esq.
9 GUTTILLA MURPHY ANDERSON, P.C.
10 4150 West Northern Avenue
11 Phoenix, Arizona 85051

12 Roderick R. McBroom
13 P.O. Box 1931
14 Durango, CO 81302

15 Matt Neubert, Director
16 Securities Division
17 ARIZONA CORPORATION COMMISSION
18 1200 West Washington Street
19 Phoenix, AZ 85007

20 ARIZONA REPORTING SERVICE, INC.
21 2200 North Central Avenue, Suite 502
22 Phoenix, AZ 85004-1481

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By: 
Debra Broyles
Secretary to Marc E. Stern