

BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

MIKE GLEASON, Chairman

WILLIAM A. MUNDELL JEFF HATCH-MILLER

KRISTIN K. MAYES

GARY PIERCE

LEONARD FRANCIS ALCARO (a/k/a "LENNY)

MARY BRIGID LAVIN ALCARO, husband and)

Respondents.

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In the matter of:

ALCARO"), and

1140 West San Lucas Circle,

Tucson, Arizona 85704,

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Arizona Corporation Commission DOCKETED

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DOCKET NO. S-20520A-07-0155

DECISION NO.

69900

ORDER TO CEASE AND DESIST, FOR RESTITUTION AND FOR ADMINISTRATIVE PENALTIES AGAINST LEONARD FRANCIS ALCARO (A/K/A "LENNY ALCARO")

On March 20, 2007, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Notice of Opportunity for Hearing Regarding Proposed Order to Cease and Desist, For Restitution, For Administrative Penalties And For Other Affirmative Action ("Notice") against Respondents Leonard Francis Alcaro (a/k/a "Lenny Alcaro") and his spouse Mary Brigid Lavin Alcaro.

The Notice specified in two places and, in particular, on the first page in bold print that Respondents had 10 days to request a hearing, and 30 days to file an Answer. The Notice was personally served on Respondent Mary Brigid Lavin Alcaro on March 27, 2007. Respondent Mary Brigid Lavin Alcaro filed her Request for Hearing on April 9, 2007, and she filed her Answer to the Notice on April 20, 2007.

The Notice was personally served on Respondent Leonard Francis Alcaro on April 2, 2007.

To date, Respondent Leonard Francis Alcaro has not filed either a request for hearing or an answer to the Notice within the required time limits.

Respondent Leonard Francis Alcaro did not appear at, or participate in the first or second pre-hearing conferences held on May 7, 2007 and June 28, 2007 respectively. Respondent Leonard Francis Alcaro also failed to appear at or participate in his lawfully noticed examination under oath on March 21, 2007.

At the second, June 28, 2007 pre-hearing conference, counsel for Respondent Mary Brigid Lavin Alcaro confirmed that he did not also represent Respondent Leonard Francis Alcaro. Thus, Respondent Leonard Francis Alcaro has not properly appeared in or defended this action despite his actual notice of all aspects of the same.

I.

FINDINGS OF FACT

1. At all times relevant, LEONARD FRANCIS ALCARO (a/k/a "LENNY ALCARO") (hereafter, "ALCARO") was a Tucson, Arizona resident. According to the Answer filed by his spouse Mary Brigid Lavin Alcaro, ALCARO'S current address is 43 Lillian Court, Ramsey, New Jersey 07446.

A. GENERAL FINDINGS OF FACT

- 2. From on or about July 1995 to at least July 2002, ALCARO offered and sold unregistered securities within and from Arizona in the form of, inter alia, investment contracts, commodity investment contracts, promissory notes and stock (sometimes collectively referred to as the "Investments").
- 3. ALCARO offered and sold \$472,779 worth of the Investments to 21 Arizona residents.
- 4. ALCARO met and solicited the majority of his investors by virtue of their mutual membership in a Tucson Church and related organization.
- 5. At or about the time ALCARO offered and sold the Investments, he held leadership positions in the Church and related organization. ALCARO used his membership with the Church

and related organization to gain the trust and friendship of his investors and sell them the Investments. ALCARO sold the Investments to the Church related organization itself.

- 6. The majority of ALCARO's investors were retired or senior citizens who could not afford to: (a) invest in risky, unsecured or inadequately collateralized investments; or (b) lose any portion of their investment funds. One investor withdrew money invested in certificates of deposit prior to maturity and incurred early withdraw penalties to invest in an ALCARO Investment. One family who invested substantial amounts of their money in ALCARO's Investments ultimately needed their investment money returned to them to pay for their children's college tuition.
- 7. ALCARO represented that he was an experienced and successful investor or investment counselor. ALCARO represented that he had successfully invested substantial amounts of his own money in at least one of the Investments. ALCARO represented to at least one investor that he had even been able to build his pool with the profits he earned from investing in at least one of the Investments.
- 8. The underlying nature of the Investments varied and included, without limitation, an alleged foreign currency exchange, high interest loans, offshore Trinity Court accounts, offshore money market accounts, gold market investments, and coin and stock investments.

B. THE FOREX SECURITIES

- 9. At all times relevant, ALCARO offered and sold unregistered securities in the form of unsecured foreign currency exchange ("forex") investments within or from Arizona. "Forex" is an acronym often used to describe the global market by which one nation's currency can be traded or exchanged for that of another through various investment vehicles, including futures and options.
- 10. ALCARO represented that he would invest his investors' money in pooled forex investments that provided substantial, guaranteed and risk-free profits ranging from 10 to 28

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percent per year. ALCARO represented to at least one investor that the profits she would earn from her forex investment would be sufficient to pay her housing and living expenses.

- ALCARO represented to offerees and investors that timing was crucial with respect 11. to the forex investments, and that they had to act fast to earn the represented substantial profits. Thus, ALCARO often pressured his investors to invest quickly in the forex investments at the time of his offer.
- Profits from ALCARO's forex investments were not guaranteed or risk-free. Forex 12. investments are inherently risky due, in part, to unforeseen global economic and currency market Forex investments are often made pursuant to leveraged margin accounts with fluctuations. borrowed broker money such that forex investment losses are magnified. Moreover, ALCARO's forex investments were not guaranteed or risk-free as evidenced by the fact that the majority of his forex investors lost the majority of their forex investment money.

C. THE HIGH INTEREST LOAN SECURITIES

- At all times relevant, ALCARO offered and sold unregistered securities in the form 13. of unsecured high interest loan investments within or from Arizona.
- ALCARO represented that he would invest his investors' money in high interest 14. loan investments that provided investors with substantial profits of up to 100 percent or more per year.

THE OFFSHORE TRINITY COURT SECURITIES D.

- At all times relevant, ALCARO offered and sold unregistered securities in the form 15. of unsecured offshore account investments within and from Arizona that were allegedly managed by Trinity Court Management ("Trinity Court") in the Guernsey (Channel) Islands.
- ALCARO represented that he would invest his investors' money in the offshore 16. Trinity Court investments that provided investors with substantial and insured profits of up to 27 percent per year.

17. ALCARO's Trinity Court investments were not insured as evidenced by the fact that his Trinity Court investors lost the vast majority of their Trinity Court investment money.

E. THE OFFSHORE MONEY MARKET SECURITIES

- 18. At all times relevant, ALCARO offered and sold unregistered securities within or from Arizona in the form of unsecured offshore money market account investments, one of which was purportedly located in the Cayman Islands.
- 19. ALCARO represented he would invest his investors' money in the offshore money market investments that provided investors with risk-free and substantial profits of up to 21 percent per year.
- 20. ALCARO's offshore money market investments were not risk-free as evidenced by the fact that the majority of ALCARO's money market investors lost the majority of their offshore money market investment money.

F. THE GOLD MARKET SECURITIES

- 21. At all times relevant, ALCARO offered and sold unregistered securities in the form of unsecured gold market investments within or from Arizona.
- 22. ALCARO represented that he would invest his investors' money in the gold market investments that provided investors with guaranteed, risk-free and substantial profits ranging from 18 to 22 percent per year.
- 23. Profits from ALCARO's gold market investments were not guaranteed or risk-free because they are subject to unforeseen global economic and gold market fluctuations. Additionally, ALCARO's gold market investments were not guaranteed or risk free as evidenced by the fact that the majority of ALCARO's gold market investors lost the majority of their gold market investment money.

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G. THE COIN SECURITIES

- 24. At all times relevant, ALCARO offered and sold unregistered securities in the form of coin investments within or from Arizona.
- 25. ALCARO represented that he would invest his investors' money in the coin investments that provided substantial, risk-free and guaranteed profits.
- 26. Profits from ALCARO's coin investments were not substantial, guaranteed or risk-because they are subject to unforeseen global economic and related market fluctuations. The profits from ALCARO's coin investments were also not guaranteed or risk-free as evidenced by the fact that ALCARO's coin investors lost all of their coin investment money.

H. THE STOCK SECURITIES

- 27. At all times relevant, ALCARO offered and sold unregistered securities in the form of stock within or from Arizona.
- 28. ALCARO represented that he would invest his investors' money in the stock investments that provided substantial profits.

I. ADDITIONAL FINDINGS OF FACT

- 29. ALCARO often signed and issued standard form "unsecured" promissory notes to his investors to document the Investments. Some of the promissory notes executed by ALCARO were notarized.
- 30. In or about 2005, ALCARO voluntarily filed a Chapter 7 Bankruptcy in the United States Bankruptcy Court, District of Arizona, No. 4:05-bk-02539-EWH. ALCARO identified many of his investors and some of their Investments in his bankruptcy schedules, further evidencing his investments with his investors.
- 31. ALCARO failed to provide the vast majority of his investors with any written information or disclosures prior to their Investments. ALCARO failed to disclose to offerees and investors any risks associated with the Investments.

32. Unbeknownst to his investors, ALCARO deposited investor funds into his personal bank account and, in some instances, used investor funds to make payments to other investors, or for his personal use.

- 33. Many of ALCARO's investors lost their entire investment. ALCARO only repaid some his investors a total of \$68,780.27. Additional purported repayment checks issued to investors by ALCARO were not honored due to insufficient funds.
- 34. The majority of investors asked ALCARO to return their Investments in full, and to explain why they did not receive their promised investment profit payments. In response, ALCARO misrepresented to investors that their investments funds were lost or frozen by the government due to the September 11, 2001 terrorist attacks. Also, ALCARO misrepresented to his investors that his alleged out-of-state business partner/colleague had been killed in the September 11, 2001 terrorist attacks.

II.

CONCLUSIONS OF LAW

- 1. The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.
- 2. ALCARO offered and sold securities within the meaning of A.R.S. §§ 44-1801(3), (6), (15), (21) & (26) and applicable law.
- 3. ALCARO violated A.R.S. § 44-1841 by offering and selling securities that were neither registered nor exempt from registration.
- 4. ALCARO violated A.R.S. § 44-1842 by offering and selling securities while neither registered as a dealer or salesman nor exempt from registration.
- 5. ALCARO violated A.R.S. §44-1991 by (i) employing a device, scheme or artifice to defraud; (ii) making untrue statements and misleading omissions of material facts, and (iii) engaging

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in transactions, practices and courses of business which operated as a fraud or deceit on his offerees and investors. ALCARO's conduct included:

- A. Failing to disclose to offerees and investors that ALCARO deposited investor funds into his personal bank account and, in some instances, used investor funds to repay some money to other investors or for his personal use.
- B. Failing to disclose to offerees and investors any risks associated with the Investments, especially since ALCARO was aware that the majority of his investors were retired or senior citizens who could not afford to lose any portion of their Investments, or invest in risky or unsecured investments.
- C. Misrepresenting that offerees and investors would make substantial profits by investing in the Investments.
- D. Misrepresenting that the forex, Trinity Court, money market, gold market and coin investments were risk-free, guaranteed or insured.

III.

ORDER

THEREFORE, on the basis of the Findings of Fact and Conclusions of Law, the Commission finds that the following relief is appropriate, in the public interest, and necessary for the protection of investors:

IT IS ORDERED, pursuant to A.R.S. § 44-2032, that ALCARO and his agents, servants, employees, successors, assigns, and those persons in active concert or participation with him, permanently cease and desist from violating the Securities Act. ALCARO shall not sell any securities in or from Arizona without being registered in Arizona as dealers or salesmen, or exempt from such registration. ALCARO shall not sell securities in or from Arizona unless the securities are registered in Arizona or exempt from registration.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that ALCARO shall pay restitution to the Commission in the amount of FOUR HUNDRED AND THREE THOUSAND, NINE HUNDRED AND NINETY EIGHT DOLLARS AND SEVENTY THREE CENTS (\$403,998.73). Any outstanding restitution amount shall accrue interest at the rate of 10% per annum from the date of this Order until paid in full. Payments shall be made payable to the "State of Arizona" to be placed in an interest-bearing account maintained and controlled by the Commission. The Commission shall disburse the funds on a pro rata basis to investors shown on the records of the Commission. Any restitution funds that the Commission cannot disburse because an investor refuses to accept such payment shall be disbursed on a pro-rata basis to the remaining investors shown on the records of the Commission. Any funds that the Commission determines it is unable to or cannot feasibly disburse shall be transferred to the general fund of the state of Arizona.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that ALCARO shall pay an administrative penalty in the amount of ONE HUNDRED THOUSAND DOLLARS (\$100,000.00). Any amount outstanding shall accrue interest at the rate of 10% per annum from the date of this Order until paid in full. The payment obligations for these administrative penalties shall be subordinate to any restitution obligations ordered herein and shall become immediately due and payable only after restitution payments have been paid in full or upon ALCARO's default with respect of ALCARO's restitution obligations.

For purposes of this Order, a bankruptcy filing by ALCARO shall be an act of default. If ALCARO does not comply with this Order, any outstanding balance may be deemed in default and shall be immediately due and payable.

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1	IT IS FURTHER ORDERED, that if ALCARO fails to comply with this Order, the
2	Commission may bring further legal proceedings against ALCARO, including application to the
3	superior court for an order of contempt.
4	IT IS FURTHER ORDERED that this Order shall become effective immediately.
5	BY ORDER OF THE ARIZONA CORPORATION COMMISSION
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7	CHAIRMAN COMMISSIONER
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10	COMMISSIONER COMMISSIONER COMMISSIONER
11	IN WITNESS WHEREOF, I, DEAN S. MILLER, Interim
12	Executive Director of the Arizona Corporation Commission, have hereunto set my hand and caused the
14	official seal of the Commission to be affixed at the Capitol, in the City of Phoenix, this(g^1) day of
15	September, 2007.
16	Mr. 1M. 1/1
17	DEAN S. MILLER
18	Interim Executive Director
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24	This document is socilable in oldernation format by a section I in 15 II. II. II. II.
25	This document is available in alternative formats by contacting Linda Hogan, Executive Assistant to the Executive Director, voice phone number 602-542-3931, E-mail lhogan@azcc.gov .
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