

ORIGINAL



0000081453

Docket NO. S-Ø20569A-07-0702

03

To: Docket Control  
Arizona Corporation Commission  
1200 West Washington Ave.  
Phoenix, Arizona 85007

RECEIVED  
2008 FEB -4 P 1:56  
ARIZONA CORPORATION COMMISSION  
DOCKET CONTROL

From: Robert N. Neklewicz  
9711 South Eastern Ave. # H5 - Ste. 273  
Las Vegas, Nevada 89183 602-750-9675  
Ideas991@netzero.net

Arizona Corporation Commission  
DOCKETED  
FEB -4 2008  
DOCKETED BY  
nr

To Whom It May Concern:

I, Robert N. Neklewicz, acting individually, residing in Las Vegas and doing business as Global Aviation Fuel Systems:

**MY ANSWERS TO TEMPORARY ORDER AND NOTICE**

**ANSWERS TO SECTION II RESPONDENTS**

The list of respondents is inaccurate...

The only person who should be listed in this docket is me, Robert N. Neklewicz, owner. I am the only one involved and the only one responsible for these activities.

Also please remove AKA Robert Neil Stock from my papers. Who is this? This is inaccurate and misleading. Also, I am not married so please remove any reference to a wife which I do not have.

Also, please remove Ferenc ("Frank") Csampai from this docket and paperwork. He is not doing business as Global Aviation Fuel Systems. He is not an executive, owner or manager...he is an independent contractor, serving as a mechanic and knows nothing about the issues listed in this docket. He also is not married. Please remove any reference to his wife.

## **ANSWERS TO SECTION III FACTS**

**Some of the facts are inaccurate...**

**I ended our "testing the waters " campaign on Craig's List on December 6, 2007. I did not know that "Arizona" does not have a "testing the waters" opportunity like most other states. I never sent written materials to anyone. I only sent documents by email to a few respondents, one of which it appears resides in Arizona. I did not know this and could not determine his Arizona residency from his email address.**

**After I ended my "testing the waters" campaign, I drafted a rough draft of a "debt" agreement secured by a promissory note which I intended to be approved by an attorney and the State of Nevada Secretary of State before sending the agreement to any respondents. Before I could do that, I received your papers so everything came to a halt. I am an ex-stockbroker so I know that "shares of stock" can not be offered but I was very surprised to discover that "debt" offerings for small amounts are also considered securities.**

## **ANSWERS TO SECTIONS IV AND – V VIOLATIONS**

**It was not my intent to violate the law. I want to do everything legally and ethically. I was very upfront with my ads and all information I disclosed to respondents. I provided much information including my personal phone number, website, email address, home address etc.**

**I regret that someone in the Arizona Corporate Commission Office did not react to my violations more quickly by contacting me by phone or email and requesting a cease and desist...all this extra paperwork etc. could have been avoided just by being professional, courteous while using today's technology.**

## ANSWER TO SECTION VI - TEMPORARY ORDER

I have no problem with the temporary order. I will even make it permanent. Once this is resolved, I will either abandon these plans forever or list the securities properly and legally with the state of Arizona through the SCOR process.

## ANSWER TO SECTION VII - REQUESTED RELIEF

I AGREE TO ALL THE REQUESTS EXCEPT #3, #4 and #5. Since I was not aware of the statutes, I did not intentionally violate the statute...I find the dollar amount unfair and unaffordable. Please waive the fine...I have learned my lesson.

#4 is not applicable...I am the only involved and responsible.

#5 is not necessary...I have learned my lesson.

Thank you for your consideration.

End of Answers

*Robert Nehls*  
*2/1/2008*