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In the matter of

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BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

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

KELLY J. WATERS and DANIEL B.

KELLY'S MOBILE HOME SALES, INC.,

WATERS, husband and wife,

an Arizona Corporation,

Respondents.

Arizona Corporation Commission

DOCKETED

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DOCKET NO	S-20539A-07-0425
DOUNDING.	3-2033711-01-0423

DECISION NO. _____**70190**

ORDER TO CEASE AND DESIST, ORDER OF RESTITUTION, ORDER FOR ADMINISTRATIVE PENALTIES,

AND CONSENT TO SAME BY:

KELLY J. WATERS and DANIEL B. WATERS, husband and wife,

and

KELLY'S MOBILE HOME SALES, INC., an Arizona corporation

Respondents Kelly J. Waters, Daniel B. Waters, and Kelly's Mobile Homes Sales, Inc., an Arizona corporation, elect to permanently waive any right to a hearing and appeal under Articles 11 and 12 of the Securities Act of Arizona, A.R.S. § 44-1801 *et seq.* ("Securities Act") with respect to this Order To Cease And Desist, Order for Administrative Penalties, and Consent to Same ("Order"). Respondents admit the jurisdiction of the Arizona Corporation Commission ("Commission"); neither admit nor deny the Findings of Fact and Conclusions of Law contained in this Order; and consent to the entry of this Order by the Commission.

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I.

FINDINGS OF FACT

- 1. Kelly J. Waters ("K. Waters") and Daniel B. Waters ("D. Waters") are individuals who reside in Maricopa County, Arizona.
- 2. Kelly's Mobile Home Sales, Inc. ("KMHS") is an Arizona corporation with business addresses located in Tucson, Arizona, and in Tempe, Arizona.
- 3. At all times relevant, K. Waters represented to offerees and investors that she was the owner of KMHS. According to public records, K. Waters is also the president and chief executive officer of KMHS.
- D. Waters represented himself to offerees and investors as the vice-president of KMHS. According to public records, D. Waters is also an officer of KMHS.
- 5. At all times relevant, K. Waters and D. Waters have been married to each other. At all times relevant, K. Waters and D. Waters were acting for their own benefit, and for the benefit or in furtherance of the marital community.
- 6. K. Waters, D. Waters, and KMHS may be referred to individually or, collectively, as "Respondents" as the context so requires.
- 7. At all times relevant, KMHS maintained a website at www.mobilehomessoldbykellys.com, and K. Waters maintained an e-mail address at kellyinaz@msn.com.
- 8. Respondents offered and sold over \$5,000,000 worth of securities within and from Arizona in the form of investment contracts since at least January 1, 2002 to at least July 19, 2007.
 - 9. Respondents solicited Arizona investors through newspapers ads.
- 10. One such advertisement published in the January 14, 2007 edition of the *Arizona Republic* stated:

Earn high interest on secured notes- IRA's OK Kelly 480-275-9173

11. Upon dialing this published number, a potential Arizona investor ("PAI") spoke to

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16. The 15% secured website had links to two other investment opportunities that were at http://www.21.percent.com ("21% site") and www.selfdirectedira12percent.com ("IRA site").

17. On the 21% site, Respondents stated:

Secured Investments @ 21% Per Annum...

This business enterprise is obtainable to private investors who desire to earn a high interest rate of 21% per annum, by purchasing notes. The notes are secured by a title naming you as first (and only) lien holder. The notes purchased are for manufactured homes....

Our company primarily serves the state of Arizona, but have investors from all over the country.

- 18. On the 21% site, Respondents described the additional services that Respondents provided for their investors, including: (a) 1099 tax return preparation; (b) the provision of monthly "Lenders Financial Statements" (an accounting of payments made on the notes); (c) securitization of that title to the mobile home; (d) preparing the assignment of the notes from borrower/purchaser to the investor; (e) ensuring that the investor is identified in public records as a lien holder; (f) collect payments from the borrower/purchaser; (g) foreclosing on such security interests on behalf of investors in the event of default on the note by the borrower/purchaser; and (h) paying the investors their promised profits in the event of default on the note by the borrower/purchaser (i.e., guaranteeing the investment). Thus, Respondents' investors relied solely on the efforts of the Respondents for their promised profits.
 - 19. On the 21% website, those interested in investing were further informed as follows:

Interested in Investing?

It is easy to get started, just provide us with the following: How much you would like to invest What interest rate you would like Full name Address Phone number

Social Security Number (only for 1099)

That is it, once we have all this information, we do all the rest.

To find out more, type your name and email address below and then click the Go button....

- 20. The contact information provided on the 21% site included that of KMHS, K. Waters and D. Waters. The 21% site enabled investors to e-mail K. Waters and D. Waters directly.
- 21. The IRA site stated, "Break away from the low interest rate you are currently earning and realize a higher interest rate is available." On this site, Respondents informed investors that they have the "option to direct their own IRA account and other retirement plans into a higher interest secured investments." The IRA site also contained the contact information of K. Waters and D. Waters.
- 22. In July of 2007, a PAI who communicated with K. Waters and D. Waters after visiting the 15% site, 21% site and the IRA site was presented with what Respondents claimed to be the financial information of mobile home purchasers who were in need of financing. D. Waters explained that he investigated borrowers to determine their credit worthiness.
- 23. K. Waters explained to this PAI that the investor's funds would be used to fund a loan for a purchaser of a mobile home. K. Waters further explained to the PAI that after the mobile home was purchased with the investor's funds, a note would be assigned to the PAI for 15%. K. Waters further explained that the PAI's investment would be secured by a first lien against the mobile home. Respondents further informed the PAI that if the borrower was delinquent in paying the note, KMHS would pay the PAI.
- 24. D. Waters informed the PAI about KMHS' Self Directed IRA program ("IRA program"). Respondents' solicitation materials indicated that KMHS pays 12% in the IRA program and promises, "We pay you even if the debtor (purchaser of home) does not pay!!"
- 25. Another site connected to KMHS was found at http://www.lenderswanted.com ("LW site"). The homepage of the LW site stated:

We are looking for private lenders who would like to earn 15-21% interest per annum, on a secured note (title as collateral).

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26. Respondents' LW site also portrayed two programs, one for 15% and one for 21% return and describes them as being for the purchase of existing notes secured by a lien on a manufactured home. Respondents' LW site explained that in the 15% program, KMHS closes the "Promissory Note at 21% per annum. Respondents' LW site further explained that a 6% reserve fund (sole property of Kelly's MHS) will be set up to insure payments to the Investor."

- 27. According to Respondents' LW site, in both the 15% and 21% programs, KMHS offered notes for the investor to select from. According to the LW site, KMHS had control over issuing the original notes and selecting the borrowers. According to the LW site, KMHS further took responsibility for securing the investor's interest in the mobile home.
- 28. According to Respondents' LW site, in the 15% program KMHS collected payments for the investors. In the 21% program, the website indicated investors could select an "accounting service" to collect payments for them, and that the costs associated with this service were charged to the "buyer at no cost to you."
- 29. Respondents' LW site urged investors to "Contact us today at kellyinaz@msn.com." Contact phone numbers were provided for Respondents' Tucson and Tempe office. The LW site displayed the same contact phone number for K. Waters, as referenced in the foregoing paragraphs.

II.

CONCLUSIONS OF LAW

- The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.
- 2. Respondents offered or sold securities within or from Arizona, within the meaning of A.R.S. §§44-1801(15), 44-1801(21), and 44-1801(26).
- 3. Respondents violated A.R.S. §44-1841 by offering or selling securities that were neither registered nor exempt from registration.
 - 4. Respondents violated A.R.S. §44-1842 by offering or selling securities while

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neither registered as dealers or salesmen nor exempt from registration.

- 5. Respondents' conduct is grounds for a cease and desist order pursuant to A.R.S. 44-2032.
- 6. Respondents' conduct is grounds for an order of restitution pursuant to A.R.S. §44-
 - 7. Respondents' conduct is grounds for administrative penalties under A.R.S. §44-

III.

ORDER

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and Respondents' consent to the entry of this Order, attached and incorporated by reference, 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 Respondents, and any of Respondents' agents, employees, successors and assigns, permanently cease and desist from violating the Securities Act.

IT IS FURTHER ORDERED that Respondents comply with the attached Consent to Entry of Order.

IT IS FURTHER ORDERED, pursuant to A.R.S. §44-2032, that Respondents Kelly J. Waters, Daniel B. Waters, and Kelly's Mobile Homes Sales, Inc., an Arizona corporation, shall, jointly and severally, pay restitution to the Commission in the amount of \$4,567,939.32. This restitution amount reflects the balance due to investors (as assignees of Respondents) under the terms of the purchase/loan transaction documentation between Respondents and purchasers/borrowers. Respondents shall be entitled to receive a credit toward the restitution amount for all payments made by or on behalf of the purchaser/borrower directly to the investors shown on the records of the Commission. It shall be the sole responsibility of Respondents to

provide all information and documentation deemed satisfactory to the Commission in which to verify that such payments have been made.

Any amount outstanding shall accrue interest at the rate of 10% per annum from the date of this Order until paid in full. Payment shall be made to the "State of Arizona" to be placed in an interest-bearing account 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 Respondents Kelly J. Waters, Daniel B. Waters, and Kelly's Mobile Homes Sales, Inc., an Arizona corporation, shall, jointly and severally, pay an administrative penalty in the amount of \$25,000. Payment shall be made to the "State of Arizona." 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 Respondents' default with respect to Respondents' restitution obligations.

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

IT IS FURTHER ORDERED, that if any Respondent fails to comply with this order, the Commission may bring further legal proceedings against that Respondent, including application to the superior court for an order of contempt.

1	IT IS FURTHER ORDERED that this Order shall become effective immediately.
2	BY ORDER OF THE ARIZONA CORPORATION COMMISSION
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4	CHAIRMAN COMMISSIONER
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6	Speen Watch- Nille & Wyn Gang Sum
7	COMMISSIONER COMMISSIONER
8	IN WITNESS WHEREOF, I, DEAN S. MILLER, Interim
9	Executive Director of the Arizona Corporation Commission, have hereunto set my hand and caused the
10	official seal of the Commission to be affixed at the Capitol, in the City of Phoenix, this 104 day of
11	march, 2008.
12	// / / / // // // // // // // // // //
13	DEAN 8. MILLER
14	Interim Executive Director
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16	DISSENT
17	DISSENT
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19	DISSENT
20	This document is available in alternative formats by contacting Linda Hogan, ADA Coordinator,
21	voice phone number 602-542-3931, e-mail <u>lhogan@azcc.gov.</u>
22	(JC)
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	II

CONSENT TO ENTRY OF ORDER

- 1. Respondents Kelly J. Waters, Daniel B. Waters, and Kelly's Mobile Homes Sales, Inc., an Arizona corporation, ("Respondents"), admit the jurisdiction of the Commission over the subject matter of this proceeding. Respondents acknowledge that they have been fully advised of Respondents' right to a hearing to present evidence and call witnesses and Respondents knowingly and voluntarily waive any and all rights to a hearing before the Commission and all other rights otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona Administrative Code. Respondents acknowledge that this Order to Cease and Desist, Order of Restitution, Order for Administrative Penalties, and Consent to Same ("Order") constitutes a valid final order of the Commission.
- 2. Respondents knowingly and voluntarily waive any right under Article 12 of the Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief resulting from the entry of this Order.
- 3. Respondents acknowledge and agree that this Order is entered into freely and voluntarily and that no promise was made or coercion used to induce such entry.
- 4. Respondents acknowledge that they have been represented by an attorney in this matter, Respondents have reviewed this Order with their attorney, namely Ashley Adams, Esq. of the law firm Ryan, Rapp & Underwood, P.L.C., and Respondents understand all terms it contains.
- 5. Respondents neither admit nor deny the Findings of Fact and Conclusions of Law contained in this Order. Respondents agree that Respondents shall not contest the validity of the Findings of Fact and Conclusions of Law contained in this Order in any present or future administrative proceeding before the Commission or any other state agency concerning the denial or issuance of any license or registration required by the state to engage in the practice of any business or profession.
- 6. By consenting to the entry of this Order, Respondents agree not to take any action or to make, or permit to be made, any public statement denying, directly or indirectly, any Finding

of Fact or Conclusion of Law in this Order or creating the impression that this Order is without factual basis. Notwithstanding the foregoing, this Order is not intended to collaterally estop, factually bind or preclude Respondents from defending themselves in any administrative, civil or criminal proceedings to which the Commission is not a party. Respondents will undertake steps necessary to assure that all of Respondents' agents and employees understand and comply with this agreement.

- 7. While this Order settles this administrative matter between Respondents and the Commission, Respondents understand that this Order does not preclude the Commission from instituting other administrative or civil proceedings based on violations that are not addressed by this Order.
- 8. Respondents understand that this Order does not preclude the Commission from referring this matter to any governmental agency for administrative, civil, or criminal proceedings that may be related to the matters addressed by this Order.
- 9. Respondents understand that this Order does not preclude any other agency or officer of the state of Arizona or its subdivisions from instituting administrative, civil, or criminal proceedings that may be related to matters addressed by this Order.
- 10. Respondents agree that Respondents will not apply to the state of Arizona for registration as a securities dealer or salesman or for licensure as an investment adviser or investment adviser representative until such time as all restitution and penalties under this Order are paid in full.
- 11. Respondents agree that Respondents will not exercise any control over any entity that offers or sells securities or provides investment advisory services within or from Arizona until such time as all restitution and penalties under this Order are paid in full.
- 12. Respondents agree that Respondents will not sell any securities in or from Arizona without being properly registered in Arizona as a dealer or salesman, or exempt from such registration; Respondents will not sell any securities in or from Arizona unless the securities are

registered in Arizona or exempt from registration; and Respondents will not transact business in Arizona as an investment adviser or an investment adviser representative unless properly licensed in Arizona or exempt from licensure.

- 13. Respondents agree that Respondents will continue to cooperate with the Securities Division including, but not limited to, providing complete and accurate testimony at any hearing in this matter and cooperating with the state of Arizona in any related investigation or any other matters arising from the activities described in this Order.
- 14. Respondents Kelly J. Waters and Daniel B. Waters acknowledge that any restitution or penalties imposed by this Order are the joint and several obligations of the them individually, and of their marital community.
- 15. Respondents consent to the entry of this Order and agree to be fully bound by its terms and conditions.
- 16. Respondents acknowledge and understand that if Respondents fail to comply with the provisions of the Order and this consent, the Commission may bring further legal proceedings against Respondents, including application to the superior court for an order of contempt.
- 17. Respondents understand that default shall render Respondents liable to the Commission for its costs of collection and interest at the maximum legal rate.
- 18. Respondents agree and understand that if Respondents fail to make any payment as required in the Order, any outstanding balance shall be in default and shall be immediately due and payable without notice or demand. Respondents agree and understand that acceptance of any partial or late payment by the Commission is not a waiver of default by Commission.
- 19. Respondent Kelly J. Waters represents that she is the owner, president and chief executive officer of Kelly's Mobile Home Sales, Inc., and has been authorized by name of Kelly's Mobile Home Sales, Inc. to enter into this Order for and on behalf of it.

Kelly J. Waters

	
1	James B. Water
2	Daniel B. Waters
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4	KELLY'S MOBILE HOME SALES, INC., an
5	Arizona corporation
6	
7	Kelly J. Waters
8	Its: President
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10	STATE OF ARIZONA) ss
11	County of Mancopa) ss
12	SUBSCRIBED AND SWORN TO BEFORE me this Hay of February , 2008.
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14	NOTARY PUBLIC
15	My commission expires:
16	AMERICA PLUS
17	Notary Fuells - Arizona Marteopa County by Commission Expires
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