1 . a S	ODICINIAL NEW APPL		
	ORIGINAL NEW APPL	000009337	6
1	BEFORE THE ARIZONA C	CORPORATION COMMISSION	
2	COMMISSIONERS	Arizona Corporation Commission	
3	KRISTIN K. MAYES, Chairman	JAN 1 6 2009	
4	GARY PIERCE PAUL NEWMAN	DOCKETED BY	
5	SANDRA D. KENNEDY BOB STUMP	nr	
7	In the matter of:	) DOCKET NO. S-20650A-09-0014	
8	Nicholas (Nick) S. Ballard, individually and doing business as Oasis of Wealth, Inc., a	<ul> <li>TEMPORARY ORDER TO CEASE AND</li> <li>DESIST AND NOTICE OF</li> </ul>	
9	defunct Arizona entity, Oasis of Wealth, an Arizona registered trade name, and AZ Gold &	) OPPORTUNITY FOR HEARING	
10	Safaris, Inc., a defunct Arizona entity, and Jane Doe Ballard, Husband and Wife,		
11	Oasis of Wealth, Inc., a defunct Arizona entity,	) ))	
12	Respondents.	Ś	
13		ECTIVE IMMEDIATELY	
14		HAS 20 DAYS TO REQUEST A HEARING	
15		THAS 30 DAYS TO FILE AN ANSWER	
16		") of the Arizona Corporation Commission	
17		cholas (Nick) S. Ballard, individually and doing ct Arizona entity, Oasis of Wealth, an Arizona	
18		, Inc., is engaging in or are about to engage in acts	
20		R.S. § 44-1801, et seq., the Arizona Securities Act	
21	("Securities Act"), and that the public welfare re		
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		A II: 15	

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I.

# JURISDICTION

1. The Commission has jurisdiction over this matter pursuant to Article XV of the Arizona Constitution and the Securities Act.

# II.

# RESPONDENTS

2. Nicholas (Nick) S. Ballard ("BALLARD") is an individual residing in Maricopa County, Arizona.

3. BALLARD transacts business under the name "AZ Gold & Safaris, Inc." ("AZ
GOLD"). Pursuant to the records of the Arizona Corporation Commission, Corporations
Division, AZ GOLD was organized under the laws of the state of Arizona on November 15, 2007
with its principal place of business in Phoenix, Arizona. BALLARD was listed as the sole
director and chief executive officer of AZ GOLD. AZ GOLD was administratively dissolved on
August 1, 2008 due to the failure to file the affidavit of publication.

4. BALLARD transacts business under the trade name "Oasis of Wealth" which was
registered with the Arizona Secretary of State on October 18, 2006 and whose last known address is
in Phoenix, Arizona. Pursuant to the records of the Arizona Secretary of State, BALLARD is the
owner of this trade name.

5. BALLARD transacts business under the name "Oasis of Wealth, Inc." ("OASIS").
 Pursuant to the records of the Arizona Corporation Commission, Corporations Division, OASIS
 was organized under the laws of the state of Arizona on July 23, 2007 with its principal place of
 business in Phoenix, Arizona. BALLARD was listed as the sole director of OASIS. OASIS was
 administratively dissolved on December 30, 2008 due to a delinquent annual report.

6. OASIS and BALLARD, individually and doing business as OASIS and/or AZ
GOLD, may be referred to as "Respondents," as the context so requires. BALLARD shall also

mean BALLARD, individually and doing business as OASIS and/or AZ GOLD, as the context so requires.

7. Jane Doe Ballard has been at all relevant times the spouse of Respondent
BALLARD and may be referred to individually as "Respondent Spouse." Respondent Spouse is
joined in this action under A.R S. § 44-2031(C) solely for purposes of determining the liability of
the marital community. At all relevant times, BALLARD has been acting for his own benefit and for
the benefit or in furtherance of the marital community.

# III.

## FACTS

108. RespondentsBALLARDandOASIShaveinternetwebsitesat11<a href="http://www.azgoldsafaris.com">http://www.azgoldsafaris.com</a> and <a href="http://www.oasisofwealth.com">http://www.oasisofwealth.com</a>, respectively.

## **AZ GOLD WEBSITE**

9. From at least October 22, 2008 to the present, BALLARD publicly offered and/or
sold, within or from Arizona, unregistered securities in the form of investment contract(s), to at
least one Potential Arizona Investor ("PAI") and/or Investor.

10. BALLARD distributed information about their products and services and solicited a
PAI(s) and/or Investor(s) in Arizona through the AZ GOLD website or in electronic mail
communications.

19 11. BALLARD is the registrant, administrative contact and technical contact for the
20 website <u>http://www.azgoldsafaris.com</u>.

12. From at least October 22, 2008 to the present, BALLARD solicited the general
public by providing on the AZ GOLD website under an Investment frame<sup>1</sup>, among other things, as
follows:

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We are raising aditional capitol to expand our curent oporation. We are selling silent partnerships in the company to acomplish this task. Shares in AZ Gold & Safaris Inc. are available at \$25 per share and can

<sup>1</sup> http://www.azgoldsafaris.com/Investments.php

"Investments

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be purchased by calling our office (1-800-401-0052) or by requesting more infomation on this site." (*Errors in original, emphasis added*)

13. The AZ GOLD website at <u>http://www.azgoldsafaris.com</u> was still available on the internet, as of January 6, 2009 for all internet users to view the investment solicitation and investment description, without password protection or restricted access.

14. The AZ GOLD website offer for sale is specifically directed to any person in Arizona. The AZ GOLD Investment frame also allows persons to request information and contains a drop-down menu for the state field, whereby Arizona is listed in alphabetical order on the dropdown menu of state names.

10 15. The AZ GOLD homepage<sup>2</sup> states that it currently has four (4) sites that it has 11 mineral rights to and the ability to mine an abundance of state land that will not require a mineral 12 rights license or permit, for the equipment it employs. No detailed description or location of the 13 four sites are disclosed or listed.

16. However, pursuant to the public records of the Arizona State Land Database and the
Department of the Interior Bureau of Land Management, Mining Claims, AZ GOLD does not and
has not possessed any state or federal mining claims in Arizona in the name of AZ GOLD.

17 17. Pursuant to the public records of the Department of the Interior Bureau of Land
18 Management, Mining Claims, only one (1) federal claim, placer gold claim AMC # 386086, filed
19 in Arizona for one (1) site in Yavapai County in the name of OASIS exists. A placer claim
20 generally grants to the discoverer the right to mine on state or federal land, the valuable minerals
21 contained in loose sand or gravel. Generally this is in the form of panning for gold by hand tools
22 and equipment.

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<sup>2</sup> http://www.azgoldsafaris.com/Home Page.php

# **OASIS WEBSITE**

OASIS is the registrant of the website http://www.oasisofwealth.com. BALLARD is 18. the administrative contact and technical contact for the website http://www.oasisofwealth.com and BALLARD also maintains an electronic mail address of <u>nick@oasisofwealth.com</u>.

OASIS, from at least October 22, 2008 until their administrative dissolution on 19. December 30, 2008, distributed information about their products and services and solicited a PAI(s) and/or Investor(s) in Arizona through the OASIS website or in electronic mail communications.

OASIS, from at least October 22, 2008 until their administrative dissolution on 20. 9 December 30, 2008, publicly offered and/or sold, within or from Arizona, unregistered securities in 10 the form of investment contract(s) to at least one PAI and/or Investor.

From December 31, 2008 to the present, BALLARD continued to distribute 21. information about their products and services and solicited a PAI(s) and/or Investor(s) in Arizona 13 through the OASIS website or in electronic mail communications. 14

In addition, from December 31, 2008 to the present, BALLARD continued to 22. 15 publicly offer and/or sell, within or from Arizona, unregistered securities in the form of investment 16 contract(s) to at least one PAI and/or Investor. 17

23. From at least October 22, 2008 to the present, the OASIS website at 18 http://www.oasisofwealth.com solicited the general public for investment by providing on its 19 website, among other things, as follows: 20

> "We are focusing 100% of our efforts toward the gold mine! We know there is gold, we have gotten it to this point and now is the time we open it to you as an opportunity to make money with us. No more memberships will be sold for the next quarter."

"[...].We want you as a partner we are selling portions of AZ Gold & Safaris Inc. to maintain operations for the next year. [...]."

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1	24.	The OASIS website at http://www.oasisofwealth.com was still available on the
2	internet, as o	of January 6, 2009 for all internet users to view the investment solicitation and
3	investment de	escription, without password protection or restricted access.
4	25.	The OASIS website homepage states OASIS was established in 2005; however
5	pursuant to p	public records of the Commission, OASIS was formed on or about July 19, 2007 in
6	Arizona.	
7		JOINT ALLEGATIONS
8	26.	After discovering the website(s), a PAI contacted and communicated with
9	BALLARD t	hrough electronic mail and telephone.
10	27.	BALLARD told a PAI that OASIS is an investment company set up by him and that
11	AZ GOLD is	just one of the projects he is developing.
12	28.	A PAI was told that their evidence of investment would be in the form of a stock
13	certificate in	AZ GOLD.
14	29.	BALLARD sent to a PAI by electronic mail message the following:
15		"Our main objective is to go to work for you by strategically applying
16		your investment to the pioneering techniques our company has developed. The returns on our investors money can be quite extreme due to the
17		strategic planning and effective marketing our company has perfected. To provide the highest profit potential for our company and clients,
18		like every project there will be multiple sources of revenue that will be created with AZ Gold & Safaris Inc. Not only will we produce revenue
19		from the raw material but with this project we are also going to promote
20		a tourism portion through jeep tours and gold panning safaris. This will create two streams of income with this one project and will do nothing
21		but maximize your potential return once you have invested with us."
22	30.	BALLARD solicited a PAI for a direct investment into his venture by stating:
23		"With each share being only \$25 we have opened the doors for anyone to increase there net worth by strategically investing. We look forward to
24		serving you and contributing to your financial growth." (error in original)
25	31.	BALLARD communicated to a PAI that Investor funds would generally be used
26	toward the p	purchase of mining equipment, labor or maintenance to operate the mine operation.

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1	BALLARD st	ated that "[t]his boils down to processing more material therefore producing more
2	gold and rever	nue."
3	32.	The OASIS website homepage also features a scrolling banner that states:
4		"Amazing returns for even the smallest investor. We do Everything!"
5		Amazing feturns for even the smallest investor. we do Everything:
6	33.	BALLARD stated that he provides the following services to or on behalf of
7	Investors:	
8		a) Experience and expertise in prospecting for the right location for the project
9	and future pro	jects;
10		b) Filing and obtaining mineral rights or mining claims for the site;
11		c) Operating the gold mining site;
12		d) Marketing and operating the jeep tours and safaris to generate or increase
13	revenue; and	
14		e) Determining how any and all investment funds would be spent or allocated.
15	34.	BALLARD communicated that money will be made from the raw gold that is mined
16	and the sale o	f sluice as pay dirt. In addition, a percentage of profits made from jeep safari tours to
17	the gold mine	will be distributed to Investors as an additional source of income.
18	35.	Investor returns would be based on the following payout schedule:
19		a) Five percent (5%) immediate payout in raw gold;
20		b) A percentage of the amount of gold that is produced by the operation paid
21	out at the end	of the quarter or year; and
22		c) A percentage of the amount of revenue created by the jeep tours and safaris
23	paid out at the	e end of the year.
24	36.	BALLARD stated that "[m]ining consists of multiple locations." However, pursuant
25	to the public	records of the Arizona State Land Database and the Department of the Interior Bureau
26	of Land Mar	nagement, Mining Claims, BALLARD has only one (1) federal claim in Arizona,
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placer gold claim AMC # 386086, filed in Arizona for one (1) site in Yavapai County in the name of OASIS but zero state claims in Arizona. 2

BALLARD also offered a PAI an incentive to invest right away with a ten (10%) 37. percent stock bonus program, wherein the PAI would be given an extra ten (10%) percent of total stock shares the PAI purchased in AZ GOLD.

BALLARD represented that a PAI or Investor who secured additional investments 38. or monies from third parties, would be compensated.

BALLARD stated to a PAI that their evidence of investment would be in the form 39. of a stock certificate in AZ GOLD; However, BALLARD failed to disclose to the PAI and/or Investor that AZ GOLD is a defunct Arizona corporation. 10

BALLARD represented to a PAI that Investor funds would generally be used 40. 11 toward the purchase of mining equipment, labor or maintenance to operate the mine operation. 12 13 However, Respondent(s) failed to provide to the PAI and/or Investor salient financial and/or background information about the companies and/or individuals offering the investment opportunities 14 being promoted regarding AZ GOLD and/or OASIS, including but not limited to, costs of operation 15 and/or full details of Respondents' background and experience in gold mining operations. 16

Respondents fail to disclose the material risks associated with the investment(s) in AZ 41. 17 GOLD and/or OASIS, including but not limited to, the fact that an investor could lose all or a large 18 portion of their principal investment. Neither the websites nor the electronic mail communications to 19 all PAI(s) and/or Investor(s) disclose any material risks associated with the investment(s) in AZ 20 21 GOLD and/or OASIS.

42. At all times relevant, BALLARD was not a registered salesman or registered dealer 22 and OASIS was not a registered dealer. 23

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	DOCKET NO. S-20650A-09-0014
1	IV.
2	VIOLATION OF A.R.S. § 44-1841
3	(Offer and Sale of Unregistered Securities)
4	43. From on or about October 22 2008 to the present, BALLARD has been offering or
5	selling securities in the form of investment contract(s) within or from Arizona.
6	44. From on or about October 22, 2008 to December 30, 2008, OASIS had been offering
7	or selling securities in the form of investment contract(s) within or from Arizona. From December
8	31, 2008 to the present, BALLARD continued to publicly offer and/or sell unregistered securities
9	in the form of investment contract(s) within or from Arizona.
10	45. The securities referred to above are not registered pursuant to Articles 6 or 7 of the
11	Securities Act.
12	46. This conduct violates A.R.S. § 44-1841.
13	V.
14	VIOLATION OF A.R.S. § 44-1842
15	(Transactions by Unregistered Dealers or Salesmen)
16	47. From on or about October 22, 2008 to the present, BALLARD has been offering or
17	selling securities within or from Arizona while not registered as a dealer or salesman pursuant to
18	Article 9 of the Securities Act.
19	48. From on or about October 22, 2008 to December 30, 2008, Respondent OASIS had
20	been offering or selling securities within or from Arizona while not registered as a dealer pursuant to
21	Article 9 of the Securities Act.
22	49. This conduct violates A.R.S. § 44-1842.
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## VIOLATION OF A.R.S. § 44-1991

## (Fraud in Connection with the Offer or Sale of Securities)

50. In connection with the offer or sale of securities within or from Arizona, Respondent(s) are, directly or indirectly: (i) employing a device, scheme, or artifice to defraud; (ii) making untrue statements of material fact or omitting to state material facts that are necessary in order to make the statements made not misleading in light of the circumstances under which they are made; or (iii) engaging in transactions, practices, or courses of business that operate or would operate as a fraud or deceit upon offerees and Investors. Respondent(s) conduct includes, but is not limited to, the following:

a) The AZ GOLD website homepage states that it currently has four (4) sites that it has mineral rights to and the ability to mine an abundance of state land that will not require a mineral rights license or permit, for the equipment it employs. No detailed description or location of the four sites are disclosed or listed. However, pursuant to the public records of the Arizona State Land Database and the Department of the Interior Bureau of Land Management, Mining Claims, AZ GOLD does not and has not possessed any state or federal mining claims in Arizona in the name of AZ GOLD;

b) In electronic mail communication stating that "[m]ining consists of multiple
locations." However, pursuant to the public records of the Arizona State Land Database and the
Department of the Interior Bureau of Land Management, Mining Claims, OASIS has one (1)
federal claim in Arizona, placer gold claim AMC # 386086, filed in Arizona for one (1) site in
Yavapai County but zero state claims in Arizona;

c) Stated to a PAI that their evidence of investment would be in the form of a
stock certificate in AZ GOLD; However, Respondent(s) failed to disclose to the PAI and/or
Investor that AZ GOLD is a defunct Arizona corporation;

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1	d) Communicated to a PAI that Investor funds would generally be used
2	toward the purchase of mining equipment, labor or maintenance to operate the mine operation.
3	However, Respondent(s) failed to provide to the PAI and/or Investors salient financial and/or
4	background information about the companies and/or individuals offering the investment
5	opportunities being promoted regarding AZ GOLD and/or OASIS, including but not limited to,
6	costs of operation and/or full details of Respondent(s) background and experience in gold mining
7	operations; and
8	e) Failing to disclose the material risks associated with the investment(s) in AZ
9	GOLD and/or OASIS, including but not limited to, the fact that an investor could lose all or a large
10	portion of their principal investment.
11	51. This conduct violates A.R.S. § 44-1991.
12	VII.
13	TEMPORARY ORDER
14	<b>Cease and Desist from Violating the Securities Act</b>
15	THEREFORE, based on the above allegations, and because the Commission has determined
16	that the public welfare requires immediate action,
17	IT IS ORDERED, pursuant to A.R.S. § 44-1972(C) and A.A.C. R14-4-307, that
18	Respondents, their agents, servants, employees, successors, assigns, and those persons in active
19	concert or participation with Respondents CEASE AND DESIST from any violations of the
20	Securities Act.
21	IT IS FURTHER ORDERED that this Temporary Order to Cease and Desist shall remain in
22	effect for 180 days unless sooner vacated, modified, or made permanent by the Commission.
23	IT IS FURTHER ORDERED that this Order shall be effective immediately.
24	VIII.
25	REQUESTED RELIEF
26	The Division requests that the Commission grant the following relief:
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Order Respondents to permanently cease and desist from violating the Securities
 Act, pursuant to A.R.S. § 44-2032;

2. Order Respondents to take affirmative action to correct the conditions resulting from Respondents' acts, practices, or transactions, including a requirement to make restitution pursuant to A.R.S. § 44-2032;

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3. Order Respondents to pay the state of Arizona administrative penalties of up to five
thousand dollars (\$5,000) for each violation of the Securities Act, pursuant to A.R.S. § 44-2036;

4. Order that the marital community of BALLARD and Respondent Spouse are subject to any order of restitution, rescission, administrative penalties, or other appropriate affirmative action pursuant to A.R.S. §§ 25-215 and 44-2031(C); and

Order any other relief that the Commission deems appropriate.

# IX.

# HEARING OPPORTUNITY

Each respondent, including Respondent Spouse, may request a hearing pursuant to A.R.S. 14 § 44-1972 and A.A.C. Rule 14-4-307. If a Respondent or Respondent Spouse requests a 15 hearing, the requesting respondent must also answer this Temporary Order and Notice. A 16 request for hearing must be in writing and received by the Commission within 20 days after service 17 of this Temporary Order and Notice. The requesting respondent must deliver or mail the request for 18 hearing to Docket Control, Arizona Corporation Commission, 1200 West Washington, Phoenix, 19 Arizona 85007. Filing instructions may be obtained from Docket Control by calling (602) 542-3477 20 or on the Commission's Internet web site at www.azcc.gov/divisions/hearings/docket.asp. 21

If a request for hearing is timely made, the Commission shall schedule a hearing to begin 10
to 30 days from the receipt of the request unless otherwise provided by law, stipulated by the parties,
or ordered by the Commission. Unless otherwise ordered by the Commission, this Temporary
Order shall remain effective from the date a hearing is requested until a decision is entered.
After a hearing, the Commission may vacate, modify, or make permanent this Temporary Order,

with written findings of fact and conclusions of law. A permanent Order may include ordering restitution, assessing administrative penalties, or other action.

If a request for hearing is not timely made, the Division will request that the Commission make permanent this Temporary Order, with written findings of fact and conclusions of law, which may include ordering restitution, assessing administrative penalties, or other relief.

Persons with a disability may request a reasonable accommodation such as a sign language interpreter, as well as request this document in an alternative format, by contacting Linda Hogan, ADA Coordinator, voice phone number (602) 542-3931, e-mail <u>lhogan@azcc.gov</u>. Requests should be made as early as possible to allow time to arrange the accommodation.

## X.

### **ANSWER REQUIREMENT**

Pursuant to A.A.C. R14-4-305, if a Respondent or Respondent Spouse requests a hearing, the requesting respondent must deliver or mail an Answer to this Temporary Order and Notice to Docket Control, Arizona Corporation Commission, 1200 W. Washington, Phoenix, Arizona 85007, within 30 calendar days after the date of service of this Temporary Order and Notice. Filing instructions may be obtained from Docket Control by calling (602) 542-3477 or on the Commission's Internet web site at www.azcc.gov/divisions/hearings/docket.asp.

Additionally, the answering respondent must serve the Answer upon the Division. Pursuant to A.A.C. R14-4-303, service upon the Division may be made by mailing or by handdelivering a copy of the Answer to the Division at 1300 West Washington, 3<sup>rd</sup> Floor, Phoenix, Arizona, 85007, addressed to Phong (Paul) Huynh.

The Answer shall contain an admission or denial of each allegation in this Temporary Order and Notice and the original signature of the answering respondent or the respondent's attorney. A statement of a lack of sufficient knowledge or information shall be considered a denial of an allegation. An allegation not denied shall be considered admitted.

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1	When the answering respondent intends in good faith to deny only a part or a qualification
2	of an allegation, the respondent shall specify that part or qualification of the allegation and shall
3	admit the remainder. Respondent waives any affirmative defense not raised in the Answer.
4	The officer presiding over the hearing may grant relief from the requirement to file an
5	Answer for good cause shown.
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7	BY ORDER OF THE ARIZONA CORPORATION COMMISSION, this $\frac{16}{16}$ day of
8	January, 2009.
9	Matthew J. Neubert
10	Director of Securities
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