

1	BEFORE THE ARIZONA	A CORPORATION COMMISSION
2		Arizona Corporation Commission DOCKETED
3	COMMISSIONERS	
4	KRISTIN K. MAYES, Chairman GARY PIERCE	AUG 2 5 2010
5	PAUL NEWMAN SANDRA D. KENNEDY BOB STUMP	NR
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7	In the matter of) DOCKET NO. S-20753A-10-0315
8	GRAND CANYON LAND COMPANY, L.L.C., an Arizona limited liability company,) DECISION NO. 71851) ORDER TO CEASE AND DESIST, ORDER
9) FOR RESTITUTION, ORDER FOR
10	GRAND CANYON THEME PARK HOLDINGS, L.L.C., an Arizona limited liability company,	 ADMINISTRATIVE PENALTIES AND CONSENT TO SAME BY RESPONDENTS:
11		() GRAND CANYON LAND COMPANY, L.L.C.
12	GRAND CANYON THEME PARK INVESTMENTS, L.L.C. ("GCTPI"), an Arizona limited liability company,)) GRAND CANYON THEME PARK) HOLDINGS, L.L.C.
13)
14	JORGE ADAN CORDOVA (a/k/a "GEORGE CORDOVA"), a single man,) GRAND CANYON THEME PARK) INVESTMENTS, L.L.C.
15	CORNELIS JAN BUITENHUIS (a/k/a "CASEY BUITENHUIS") and WENDY) JORGE ADAN CORDOVA
16	BUITENHUIS, husband and wife,) CORNELIS JAN BUITENHUIS and WENDY
17	Respondents.) BUITENHUIS))
18		<i>,</i>

Respondents GRAND CANYON LAND COMPANY, L.L.C., GRAND CANYON THEME PARK HOLDINGS, L.L.C., GRAND CANYON THEME PARK INVESTMENTS, L.L.C., JORGE ADAN CORDOVA (a/k/a "GEORGE CORDOVA"), CORNELIS JAN BUITENHUIS (a/k/a "CASEY BUITENHUIS") and WENDY BUITENHUIS 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 Restitution, Order for Administrative Penalties ("Order") and Consent to Same. Respondents admit the jurisdiction of the Arizona Corporation Commission

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("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

Respondent GRAND CANYON LAND COMPANY, L.L.C. ("GCLC") began 1. conducting business within and from Arizona in July 2008, and it reserved its corporate name with the Corporations Division of the Commission in September 2008. GCLC was formally organized as an Arizona limited liability company on May 28, 2009. At all times relevant, GCLC has maintained a principal place of business in Phoenix, Arizona and it offered and sold securities within and from Arizona. GCLC has not been registered as a securities dealer by the Commission.

Respondent GRAND CANYON THEME PARK HOLDINGS, L.L.C. ("GCTPH") 2. was organized as an Arizona limited liability company on September 17, 2008. At all times 12 relevant, GCTPH has maintained a principal place of business in Phoenix, Arizona and it offered 13 and sold securities within and from Arizona. GCTPH has not been registered as a securities dealer 14 by the Commission. 15

3. Respondent GRAND CANYON THEME PARK INVESTMENTS, L.L.C. 16 ("GCTPI") was organized as an Arizona limited liability company on September 17, 2008. At 17 all times relevant, GCTPI has maintained a principal place of business in Phoenix, Arizona and it 18 offered and sold securities within and from Arizona. GCTPI has not been registered as a securities 19 dealer by the Commission. 20

4. Respondent JORGE ADAN CORDOVA (a/k/a "GEORGE CORDOVA") 21 ("CORDOVA") is a single man and a Flagstaff, Arizona resident. At all times relevant, 22 CORDOVA offered and sold securities within and from Arizona in his individual capacity and for 23 and on behalf of: (a) GCLC as its manager and treasurer; (b) GCTPH as its manager, vice president 24 and treasurer; and (c) and GCTPI as its manager. CORDOVA has not been registered as a securities 25 salesman or dealer by the Commission. 26

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5. Respondent CORNELIS JAN BUITENHUIS (a/k/a "CASEY BUITENHUIS") ("BUITENHUIS") is a married man and a Prescott, Arizona resident. At all times relevant, BUITENHUIS offered and sold securities within and from Arizona in his individual capacity and for and on behalf of: (a) GCLC as its manager, vice president of operations and authorized agent; (b) GCTPH as its president and managing member; and (c) GCTPI as its authorized agent.

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6. GCLC, GCTPH and GCTPI may be referred to hereafter as the "GC COMPANIES." GCLC, GCTPH, GCTPI, CORDOVA and BUITENHUIS may be referred to hereafter collectively as "RESPONDENT(S)."

7. Respondent WENDY BUITENHUIS has been at all relevant times the spouse of BUITENHUIS. WENDY BUITENHUIS may be referred to as "SPOUSE."

8. SPOUSE is joined in this action under A.R S. § 44-2031(C) solely for purposes of
 determining the liability of her marital community with BUITENHUIS. At all relevant times,
 BUITENHUIS was acting for his own benefit and for the benefit or in furtherance of his marital
 community with SPOUSE.

9. The GC COMPANIES were formed by RESPONDENTS to develop and/or assist in
the development of two amusement or theme parks to be located in Williams, Arizona and
Phoenix, Arizona ("Theme Park(s)").

18 10. At all times relevant, RESPONDENTS represented to offerees and investors that
19 GCLC was formed to acquire and manage the land under and around the Williams-based Theme
20 Park. At all times relevant, RESPONDENTS represented to offerees and investors that GCTPH
21 was formed to construct and manage both Theme Parks.

11. In approximately 2005, CORDOVA and BUITENHUIS, working with many public and private leaders and officials, sought legislative approval for the creation of a special tax district with the authority to issue negotiable revenue bonds to finance the development of family theme park entertainment venues in Arizona. This joint effort was successful and a tax district was formed with the capability to issue approximately \$1 billion in bonds to provide

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funds for the development of projects like the Theme Parks. *See*, House Bill 2365, codified at A.R.S. § 48-6201, et seq. (chapter titled "Theme Park and Support Facility District").

12. To fund the costs associated with the bond underwriting, feasibility studies, land and option acquisition costs, Theme Park development costs and related administrative expenses, RESPONDENTS sought funding through the issuance of two related, private placement investment offerings.

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THE GCLC UNIT INVESTMENT OFFERING

13. From November 21, 2008, to October 20, 2009, GCLC, CORDOVA and BUITENHUIS offered and sold unregistered securities within and from Arizona in the form of investment contracts and limited liability company membership "Unit" interests in GCLC ("GCLC Unit Investment(s)") to the general public on the internet through websites at <u>www.grand-canyon-land-company.com</u> ("GCLC Website") and <u>www.grandcanyonnorthlandthemepark.com</u> ("GCNAE Website") managed and/or published by RESPONDENTS.

The GCLC Website

14. The "Home" page of the GCLC Website described the concept underlying both Theme Parks, and stated that GCLC was offering seventy (70) GCLC Unit Investments costing a minimum of \$50,000 each, for a total offering of \$3,500,000. In addition to the Home page, the GCLC Website included, without limitation:

- A. a "Land Opportunity" page that included a summary of land assembled to develop the Williams-based Theme Park;
- B. a "FAQ" or "FREQUENTLY ASKED QUESTIONS" page that described the Theme Park investment opportunity;
- C. a "Site Photos" page that contained pictures of Williams, Arizona, color depictions of the proposed Williams-based Theme Park, and a video of land;

D. a "Location" page that included maps of the Williams-based Theme Park;

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- E. a "Documentation" page that included, without limitation, a fifty-six page "LIMITED LIABILITY COMPANY MEMBERSHIP UNITS CONFIDENTIAL PRIVATE PLACEMENT MEMORANDUM" dated October 20, 2008 ("GCLC PPM") that included a copy of the GCLC Operating Agreement, an investor "Subscription Agreement" and an "Investor Suitability Questionnaire" (the "GCLC Offering Materials"); and
 - F. a "Contact Us" page.

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15. The GCLC PPM stated that to purchase a GCLC Unit Investment, a potential investor had to: (a) complete the Subscription Agreement and Investor Suitability Questionnaire attached to the GCLC PPM; (b) make a check totaling the number of GCLC Unit Investments purchased made payable to GCLC; and (c) send their materials and money to GCLC at its Phoenix business address.

13 16. At all times relevant, the GCLC Offering Materials were available to the general 14 public via the GCLC Website for viewing, downloading, saving, printing and execution by a 15 potential Arizona investor without having to, for instance: (a) obtain and/or enter a password; and 16 (b) having to speak with any GCLC agent. In September 2009, a potential Arizona investor 17 printed all of the GCLC Offering Materials from the GCLC Website without speaking to GCLC 18 or its principals.

17. 19 Both the GCLC Website and GCLC PPM stated that for each purchased GCLC Unit Investment, the investor would receive: (a) back their original \$50,000 investment, and an 20 21 additional \$50,000 in profit when the "The Theme Park Company," or its assignee, acquired the land for the Williams-based Theme Park from GCLC, which acquisition was expected to occur 22 23 within twenty-four months; and (b) interest at the rate of seven percent per annum on their principal investment during this approximate twenty-four month period. The GCLC Offering 24 Materials stated that GCLC, CORDOVA and BUITENHUIS would similarly share in the profits 25 generated by the successful development and operation of the Williams-based Theme Park 26

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through their own investments and/or capital contributions to the project, though receipt of their profits would be delayed until the successful issuance of the bonds necessary to finance development.

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18. GCLC, CORDOVA, BUITENHUIS, the GCLC Offering Materials and the GCLC and GCNEA Websites represented to offerees and investors that RESPONDENTS would pool GCLC Unit Investment investor money together to acquire the land necessary for the development of the Williams-based Theme Park.

The GCLC PPM emphasized that the success of the GCLC Unit Investments and 19. 8 Williams-based Theme Park would "be significantly dependant on the Company's management 9 team," including CORDOVA and BUITENHUIS. The July 2, 2008, GCLC Operating 10 Agreement attached to the GCLC PPM further stated that GCLC will be managed by its existing "managers" (i.e., "MANAGER MANAGED"), including CORDOVA and BUITENHUIS. At all 12 times relevant, GCLC, CORDOVA and BUITENHUIS managed all aspects of the GCLC Unit 13 Investments and, without limitation, investigated and or procured options to purchase land 14 surrounding and/or underlying the Williams-based Theme Park. 15

20. Each of the GCLC Website pages discussed above contained a box wherein a visitor could enter their name and email address to obtain further information regarding the GCLC Unit Investment offering. Under this method of contact, GCLC caused several email offers to sell the GCLC Unit Investments to be made to two Arizona residents in August and September 2009 without the need for any personal or telephonic contact. Pursuant to this method of contact, GCLC also sent an email to one potential Arizona investor dated August 3, 2009, that contained a direct link to the GCLC PPM and other GCLC Offering Materials.

21. Both CORDOVA and BUITENHUIS spoke with potential and actual GCLC Unit Investment investors in person or via email or the telephone, in part, to determine their suitability for the investments.

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The GCLC Unit Investment "Affiliate Program"

22. Each of the GCLC Website pages listed above including the "Home," "Land Opportunity," "FAQ," "Site Photos," "Location," "Documentation" and "Contact Us" pages included a link within a black box in the lower right-hand corner of each page titled, "AFFILIATE PROGRAM" ("GCLC Affiliate Program").

23. The stated purpose of the GCLC Affiliate Program was to enlist members of the public to offer and sell the GCLC Unit Investments in exchange for a ten percent (10%) sales commission. Clicking on each of the black box GCLC Affiliate Program icons on each of the GCLC Website pages brought up a page that stated:

Grand Canyon Land Company - Affiliate Program

There is an opportunity available for those who would like to promote this investment opportunity.

You may know someone who has a list of clients or know people who may be interested in an investment like this?

We offer a US\$5000.00 finder's fee to anyone you recommend the opportunity to and who buys a membership unit. If they buy two units then you will receive US\$10,000.00 (emphasis in original).

The GCNAE Website

24. The introduction page of the GCNAE Website stated, in relevant part, as follows:

Theme Park Opportunity:

Investors wanted for New Arizona Theme Parks soon to be built...

25. At all times relevant, GCLC, CORDOVA and BUITENHUIS also offered the GCLC Unit Investments on the GCNAE Website. Similar to the GCLC Website, all of the GCLC Offering Materials and information listed above including, without limitation, the GCLC PPM and its attachments were available to the general public via the GCNAE Website for viewing, downloading, saving and printing without having to: (a) obtain and/or enter a password; and (b) having to speak with any agent of GCLC.

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GCLC Unit Investment Offering Summary

26. GCLC, CORDOVA and BUITENHUIS sold a total of four GCLC Unit Investments to three investors totaling \$200,000 residing in California, Florida and the country of New Zealand. To date, there have been no repayments made by GCLC, CORDOVA or BUITENHUIS to the GCLC Unit Investment investors.

27. GCLC voluntarily removed the GCLC Offering Materials from the GCLC and GCNEA Websites on October 20, 2009 at the request of the Division.

B. <u>THE GCTPI UNIT INVESTMENTS AND ADDITIONAL INFORMATION ABOUT</u> <u>THE GCNAE WEBSITE</u>

28. From July 2008 to October 20, 2009, GCTPH, GCTPI, CORDOVA and BUITENHUIS offered and sold unregistered securities within and from Arizona in the form of investment contracts and limited liability company membership "Unit" interests in GCTPI ("GCTPI Unit Investment(s)") to the general public via the GCNEA Website.

29. At all times relevant, the introduction page of the GCNAE Website included a video in which CORDOVA stated that: (a) he is one of the founders and principals of GCTPH; and (b) that GCTPH is building two large Theme Parks in Arizona and that it is looking for investors. The CORDOVA video on the GCNAE Website introduction page concluded by asking the viewer to type in their name and an email address into boxes at the bottom of the page which, if done and even with a fake name and email address, automatically opened to a "Home" page containing links to the rest of the GCNAE Website.

30. The Home page of the GCNAE Website included, without limitation, links to the following pages:

A. a "The Team" page that states that despite the fact that it is an Arizona limited liability company: (i) BUITENHUIS is GCTPH's president and managing partner; and (ii) CORDOVA is GCTPH's vice-president and treasurer; and

B. a "Contact Us" page that listed a Phoenix, Arizona business address for GCTPH, and included color, concept renderings of both the Williams and Phoenix Theme Parks.

31. The Home page of the GCNAE Website included a video titled, "Background and
Outline of the Two Opportunities" in which CORDOVA described, in part, the benefits of
purchasing the GCTPI Unit Investments. The Home page of the GCNAE Website also included
at the bottom of the page two links¹ to additional pages containing information and offering
materials for the GCTPI Unit Investments (as well as the GCLC Unit Investments discussed
above). The Home page further explained as follows:

Why we need funds?

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To enable us to draw on the \$1 Billion of Bonds there is a tremendous amount of work and costs. For example, we have entered into land purchase contracts, legal and professional fees, City and State fees and processes, one example of this is to set up the District Board of Supervisors.

- 14 This project is based around two entities both of which are LLC's.
- Grand Canyon Theme Park Holdings, who is managing the predevelopment and will operate the business.
 - Grand Canyon Land Company, who is assembling the land requirements, both for the parks themselves and is acquiring the land surrounding the Parks which will be used for supporting services.

What is the investment opportunity?

You can invest in either or both companies. Both companies offer great returns. The Theme Park Company is annual return based on the cash flow of the business and the Land Company is based on significant capital returns over the next 3 years. (emphasis in original).

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 ¹ There were two, green colored box-type links on the GCNAE Home page to two investment offerings titled: (a) "Find Out About the Theme Park Company" (the "Theme Park Company Link") and the GCTPI Unit Investments; and (b) "Find Out About The Land Company" (the "Land Company_Link") and the GCLC Unit Investments.

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32. Clicking on the "Theme Park Company" link at the bottom of the Home page of the GCNAE Website took potential Arizona investors to a new page that included: (a) a video in which CORDOVA described the benefits of purchasing the GCTPI Unit Investments, and how GCTPI Unit Investor money will be used to develop and build the Theme Parks; (b) links to GCTPI Unit Investment offering documents including a three page "Summary of Private Placement Memorandum" ("GCTPI Summary"), and document titled "GRAND CANYON THEME PARK HOLDINGS, LLC \$7,000,000 LIMITED LIABILITY COMPANY MEMBERSHIP UNITS CONFIDENTIAL PRIVATE OFFERING MEMORANDUM" dated March 15, 2009 ("GCTPI PPM"), that included, without limitation, a copy of the GCTPH Operating Agreement, a seven page GCTPI Unit Investment "Subscription Agreement" and a four page "Investor Suitability Questionnaire" (the "GCTPI Offering Materials"); and (c) link to a second page titled, "Next-Find Out If You Are Eligible to Invest" (the "GCTPI Next Link").

33. When a potential Arizona investor clicked on the GCTPI Next Link, they were taken to another page that contained another video in which CORDOVA urged the potential investor to click on another link on that page titled, "Click here to view and complete the Investor Suitability Form." Following that link permitted one to fill out a GCTPI Unit Investment Investor Suitability Questionnaire online.

34. All of the information listed above including, without limitation, the GCTPI Summary and other GCTPI Offering Materials were available to the general public via the GCNAE Website for viewing, downloading, saving and printing without having to, for instance: (a) obtain and/or enter a password; and (b) having to speak with any GCTPH or GCTPI agent.

35. The GCTPI PPM stated that to purchase a GCTPI Unit Investment, a potential
investor had to: (a) complete the GCTPI Subscription Agreement and Investor Suitability
Questionnaire attached to the GCTPI PPM; (b) attach a check for the number of GCTPI Unit
Investments purchased made payable to GCTPH; and (c) send their materials and money to
GCTPH at its Phoenix business address.

36. Both the GCTPI Summary and GCTPI PPM stated that: (a) each GCTPI Unit
 Investment cost \$50,000 each, with a minimum requirement of at least one GCTPI Unit Investment
 purchase; and (b) that the GCTPH and GCTPI were offering one-hundred-forty GCTPI Unit
 Investments, for a total offering of \$7,000,000.

The GCTPI Summary stated that for each GCTPI Unit Investment, the investor 37. 5 would receive an annual return "conservatively projected to be \$18,963." The GCTPI Summary 6 further explained that each investor would receive back their entire principal investment, and 7 then an approximate thirty-one percent rate of return "in perpetuity." The GCNAE Website and 8 GCTPI Offering Materials stated that GCTPH, GCTPI, CORDOVA and BUITENHUIS would 9 10 similarly share in the profits generated by the successful development and operation of the two Theme Park through their own capital contributions to the projects, though receipt of their profits 11 would be delayed until the successfully issuance of the bonds necessarily to finance 12 13 development.

38. The GCTPI Offering Materials and GCNAE further stated that GCTPH, GCTPI,
CORDOVA and BUITENHUIS would pool GCTPI Unit Investment investor money together to
develop and operate the two Theme Parks and/or fund the cost of the associated bond
underwriting.

39. According to GCTPI's Articles of Amendment filed with the Corporations Division
of the Commission on February 6, 2009, GCTPI is a manager managed limited liability company.

40. The GCTPI PPM stated that GCTPH's and GCTPI's business success would "be
significantly dependant on the [existing GCTPH and GCTPI] management team." The GCTPI
Offering Materials stated that GCTPH, GCTPI, CORDOVA and BUITENHUIS would manage
all aspects of the GCTPI Unit Investments, including the development and operation of the two
Theme Parks on behalf of investors.

41. Both CORDOVA and BUITENHUIS communicated with potential and actual
GCTPI Unit Investment investors, in part, to determine their suitability for the investments in

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person, through emails or via the telephone. BUITENHUIS accepted the purchase of several GCTPI Unit Investments, in part, by countersigning GCTPI Subscription Agreements.

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42. GCTPH, GCTPI, CORDOVA and BUITENHUIS sold a total of twelve GCTPI Unit Investments totaling \$528,655 to twelve investors residing in Arizona, Florida and Michigan. To date, GCTPH, GCTPI, CORDOVA and BUITENHUIS have made no repayments to the GCTPI Investment investors.

II.

CONCLUSIONS OF LAW

9 1. The Commission has jurisdiction over this matter pursuant to Article XV of the 10 Arizona Constitution and the Securities Act.

11 2. RESPONDENTS offered or sold securities within or from Arizona, within the 12 meaning of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).

13 3. RESPONDENTS violated A.R.S. § 44-1841 by offering or selling securities that
14 were neither registered nor exempt from registration.

15 4. RESPONDENTS violated A.R.S. § 44-1842 by offering or selling securities while
16 neither registered as dealers or salesmen nor exempt from registration.

17 5. RESPONDENTS' conduct is grounds for an order of restitution pursuant to A.R.S. §
18 44-2032.

19 6. RESPONDENTS' conduct is grounds for administrative penalties under A.R.S. §
20 44-2036.

7. BUITENHUIS acted for the benefit of his marital community with his SPOUSE
and, pursuant to A.R.S. §§ 25-214 and 25-215, this Order of restitution and administrative penalties
is a debt of BUITENHUIS and SPOUSE's marital community.

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ORDER

THEREFORE, on the basis of the Findings of Fact, Conclusions of Law, and RESPONDENTS' and SPOUSE's 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 and SPOUSE comply with the attached 10 Consent to Entry of Order.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that GCLC, CORDOVA and 12 BUITENHUIS, and the marital community of BUITENHUIS and SPOUSE, shall jointly and 13 severally pay restitution to the Commission in the principal amount of \$200,000 with respect to the 14 GCLC Unit Investments. Restitution shall be due no later than 90 days after the date of this Order. 15 Any amount outstanding shall accrue interest at the rate of 10% per annum beginning 90 days after 16 the date of this Order until paid in full. During those 90 days, the Commission, in its sole 17 discretion, may credit the amount of restitution owed by GCLC, CORDOVA and BUITENHUIS, 18 and the marital community of BUITENHUIS and SPOUSE, with the value of any restitution 19 20 payments made by them to GCLC Unit Investment investors. GCLC, CORDOVA and BUITENHUIS, and the marital community of BUITENHUIS and SPOUSE, shall provide to the 21 22 Commission all information and documentation to verify that such restitution has been paid which the Commission, in its sole discretion, may accept or reject. Payment shall be made to the "State of 23 Arizona" to be placed in an interest-bearing account controlled by the Commission. 24

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that GCTPH, GCTPI, 25 CORDOVA and BUITENHUIS, and the marital community of BUITENHUIS and SPOUSE, shall 26

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jointly and severally pay restitution to the Commission in the principal amount of \$528,655 with 1 respect to the GCTPI Unit Investments. Restitution shall be due no later than 90 days after the date 2 of this Order. Any amount outstanding shall accrue interest at the rate of 10% per annum beginning 90 days after the date of this Order until paid in full. During those 90 days, the Commission, in its sole discretion, may credit the amount of restitution owed by GCTPH, GCTPI, CORDOVA and BUITENHUIS, and the marital community of BUITENHUIS and SPOUSE, with the value of any restitution payments made by them to the GCTPI Unit Investment investors. GCTPH, GCTPI, CORDOVA and BUITENHUIS, and the marital community of BUITENHUIS and SPOUSE, shall provide to the Commission all information and documentation to verify that such restitution has been paid which the Commission, in its sole discretion, may accept or reject. 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 restitution 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, or any restitution funds that cannot be disbursed to an investor because the investor is deceased and the Commission cannot reasonably identify and locate the deceased investor's spouse or natural children surviving at the time of the distribution, 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. 20

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that RESPONDENTS and the marital community of BUITENHUIS and SPOUSE, shall jointly and severally pay an administrative penalty in the amount of \$50,000. Payment shall be made to the "State of Arizona." Any amount outstanding shall accrue interest as allowed by law. If both restitution amounts 24 ordered above are paid in full within the 90 day time period, the penalty amount shall automatically be reduced to \$25,000.

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IT IS FURTHER ORDERED that payments received by the state of Arizona shall first be applied to the restitution obligation. Upon payment in full of the restitution obligations, payments shall be applied to the penalties obligation.

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.

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2	the Commission may bring further legal proceedings against that RESPONDENT, including		
3	application to the 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	R.M. Saltin		
8	CHAIRMAN		
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10	Radlin Stander Sandra S. Conches		
11	COMMISSIONER COMMISSIONER COMMISSIONER		
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13	IN WITNESS WHEREOF, I, ERNEST G. JOHNSON, Executive Director of the Arizona Corporation Commission,		
14	have hereunto set my hand and caused the official seal of the Commission to be affixed at the Capitol, in the City of		
15	Phoenix, this 2444 day of August, 2010.		
16	$\mathcal{E}(\mathcal{O})$		
16	ERNEST G. JOHNSON		
17	ERNEST G. JOHNSON EXECUTIVE DIRECTOR		
17 18			
17 18 19	EXECUTIVE DIRECTOR		
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IT IS FURTHER ORDERED, that if any RESPONDENT fails to comply with this order,

CONSENT TO ENTRY OF ORDER

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1. Respondents GRAND CANYON LAND COMPANY, L.L.C., GRAND CANYON THEME PARK HOLDINGS, L.L.C., GRAND CANYON THEME PARK INVESTMENTS, L.L.C., JORGE ADAN CORDOVA (a/k/a "GEORGE CORDOVA") ("CORDOVA") and CORNELIS JAN BUITENHUIS (a/k/a "CASEY BUITENHUIS") ("BUITENHUIS") (the "RESPONDENT(S)"), and WENDY BUITENHUIS, spouse of BUITENHUIS ("SPOUSE"), admit the jurisdiction of the Commission over the subject matter of this proceeding. RESPONDENTS and SPOUSE acknowledge that they have been fully advised of their right to a hearing to present evidence and call witnesses and RESPONDENTS and SPOUSE 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 and SPOUSE acknowledge that this Order to Cease and Desist, Order for Restitution, Order for Administrative Penalties ("Order") constitutes a valid final order of the Commission.

RESPONDENTS and SPOUSE 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.

17 3. RESPONDENTS and SPOUSE acknowledge and agree that this Order is entered
18 into freely and voluntarily and that no promise was made or coercion used to induce such entry.

RESPONDENTS and SPOUSE acknowledge that they have been represented by an
 attorney in this matter, they have reviewed this Order with their attorney, Robert Itri, Esq. of the
 law firm Gallagher & Kennedy, P.A., and they understand all terms it contains. RESPONDENTS
 and SPOUSE acknowledge that their attorney has apprised them of their rights regarding any
 conflicts of interest arising from dual representation. RESPONDENTS and SPOUSE acknowledge
 that they have each given their informed consent to such representation.

25 5. RESPONDENTS neither admit nor deny the Findings of Fact and Conclusions of
26 Law contained in this Order. RESPONDENTS agree that they shall not contest the validity of the

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Findings of Fact and Conclusions of Law contained in this Order in any present or future proceeding in which the Commission or any other state agency is a party concerning the denial or issuance of any license or registration required by the state to engage in the practice of any business or profession.

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By consenting to the entry of this Order, RESPONDENTS agree not to take any 6. 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. RESPONDENTS will undertake steps necessary to assure that all of their agents and employees understand and comply with this agreement.

7. While this Order settles this administrative matter between RESPONDENTS and the 10 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 12 this Order. 13

8. **RESPONDENTS** understand that this Order does not preclude the Commission from 14 referring this matter to any governmental agency for administrative, civil, or criminal proceedings 15 that may be related to the matters addressed by this Order. 16

9. RESPONDENTS understand that this Order does not preclude any other agency or 17 officer of the state of Arizona or its subdivisions from instituting administrative, civil, or criminal 18 proceedings that may be related to matters addressed by this Order. 19

10. RESPONDENTS agree that they will not apply to the state of Arizona for 20 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 22 paid in full. 23

11. RESPONDENTS agrees that they will not exercise any control over any entity that 24 offers or sells securities or provides investment advisory services within or from Arizona until such 25 time as all restitution and penalties under this Order are paid in full. 26

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Decision No.

1 12. RESPONDENTS agree that they will not sell any securities in or from Arizona 2 without being properly registered in Arizona as a dealer or salesman, or exempt from such 3 registration; RESPONDENTS will not sell any securities in or from Arizona unless the securities 4 are registered in Arizona or exempt from registration; and RESPONDENTS will not transact 5 business in Arizona as an investment adviser or an investment adviser representative unless 6 properly licensed in Arizona or exempt from licensure.

RESPONDENTS agree that they 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.

11 14. BUITENHUIS and SPOUSE acknowledge that any restitution or penalties imposed
12 by this Order are obligations of BUITENHUIS as well as his and SPOUSE's marital community.

13 15. RESPONDENTS and SPOUSE consent to the entry of this Order and agree to be
14 fully bound by its terms and conditions.

15 16. RESPONDENTS and SPOUSE acknowledge and understand that if THEY fail to 16 comply with the provisions of the Order and this consent, the Commission may bring further legal 17 proceedings against RESPONDENTS and SPOUSE, including application to the superior court for 18 an order of contempt.

19 17. RESPONDENTS and SPOUSE understand that default shall render them liable to
20 the Commission for its costs of collection and interest at the maximum legal rate.

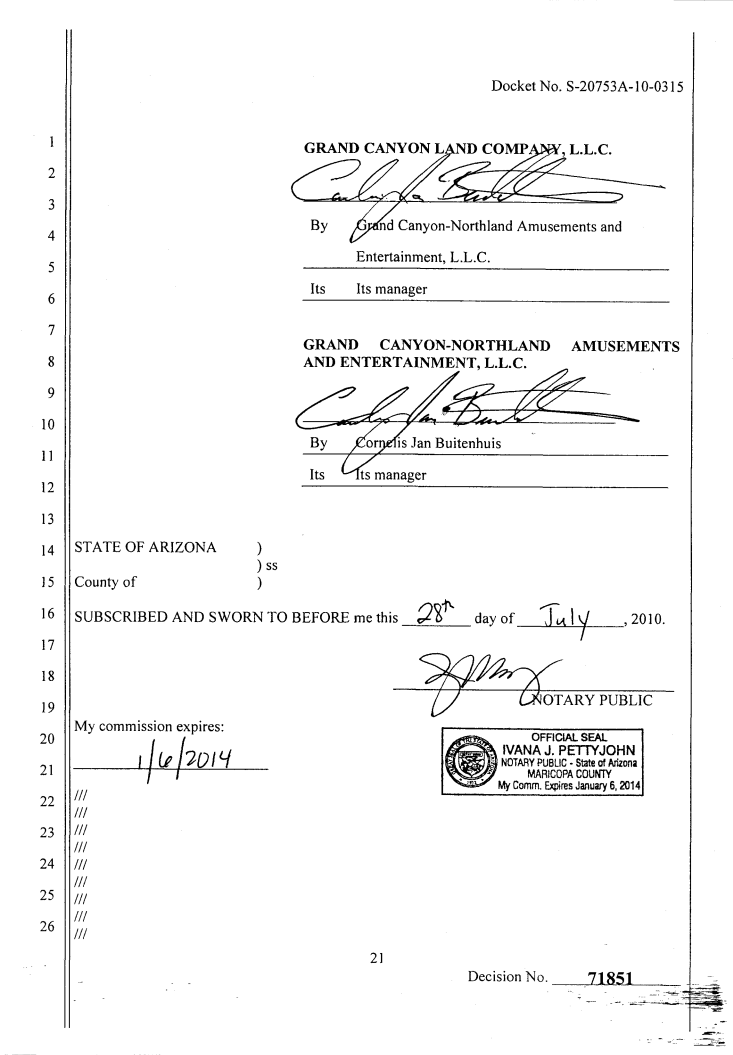
18. RESPONDENTS and SPOUSE agree and understand that if they fail to make any
payment as required in the Order, any outstanding balance shall be in default and shall be
immediately due and payable without notice or demand. RESPONDENTS and SPOUSE agree and
understand that acceptance of any partial or late payment by the Commission is not a waiver of
default by the Commission.

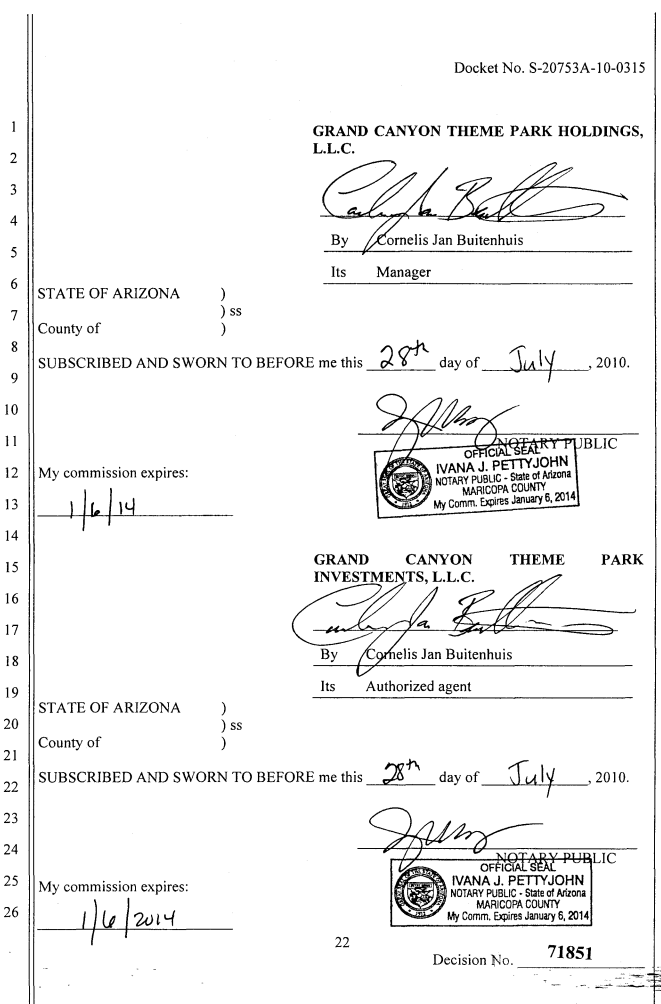
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Docket No. S-20753A-10-0315 BUITENHUIS represents that he is a manager or authorized agent of GCLC, 19. 1 GCTPH and GCTPI and has been authorized by GCLC, GCTPH and GCTPI to enter this order for 2 and on their behalf. 3 org 4 JORGE ADAN CORDOVA (a/k/a "GEORGE 5 CORDOVA"), a single man. 6 STATE OF ARIZONA 7) ss County of MANWPA 8 9 Jul SUBSCRIBED AND SWORN TO BEFORE me this 4 day of 2010. 10 11 NOTARY PUBLIC 12 OFFICIAL SEAL IVANA J. PETTYJOHN NOTARY PUBLIC - State of Arizona MARICOPA COUNTY My commission expires: 13 Comm. Expires January 6 14 0 15 CORNELIS JAN BUITENHUIS (a/k/a "CASEY 16 BUITENHUIS") 17 18 WENDY BUITENHUIS 19 STATE OF ARIZONA 20) ss County of 21 SUBSCRIBED AND SWORN TO BEFORE me this 23 day of _____ July 2010. 22 23 24 NO OFFICIAL SEAL IVANA J. PETTYJOHN 25 My commission expires: NOTARY PUBLIC - State of Arizona MARICOPA COUNTY My Comm. Expires January 6, 2014 26 20 Decision No. 71851

Docket No. S-20753A-10-0315

1	19. BUITENHUIS represents that	he is a manager or authorized agent of GCLC,
2	GCTPH and GCTPI and has been authorized by GCLC, GCTPH and GCTPI to enter this order fo	
3	and on their behalf.	
4		
5		JORGE ADAN CORDOVA (a/k/a "GEORGE CORDOVA"), a single man.
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7	STATE OF ARIZONA)	
8	County of)	
9	SUBSCRIBED AND SWORN TO BEFORE me this $\frac{79}{10}$ day of $\frac{5}{10}$, 2010.	
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11		Dalah Ditte
12	My commission expires:	
13	3/13/12	
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15	OFFICIAL SEAL SARAH SETTER	CORNELIS JAN BUITENHUIS (a/k/a "CASEY
16	NOTARY PUBLIC - State of Arizona YAVAPAI COUNTY My Comm. Expires March 13, 2012	BUITENHUIS")
17		Wendy Brite lins
18		WENDY BUITENHUIS
19	STATE OF ARIZONA)	
20) ss County of)	
21		
22	SUBSCRIBED AND SWORN TO BEFORE me this day of, 2010.	
23		
24		NOTARY PUBLIC
25	My commission expires:	
26	· · · · · · · · · · · · · · · · · · ·	- -
•	-	20 Decision No. 71851





SERVICE LIST FOR: Grand Canyon Land Company, L.L.C., et al. Robert J. Itri, Esq. Gallagher & Kennedy, P.A. 2575 E. Camelback Road Phoenix, Arizona 85016 Attorneys for Cordova, Buitenhuis, Spouse, Grand Canyon Land Company, Grand Canyon Theme Park Holdings and Grand Canyon Theme Park Investments. Decision No.