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BEFORE THE ARIZONA CORPORATION COMMISSION

COMMISSIONERS

MARC SPITZER, Chairman
JIM IRVIN
WILLIAM A. MUNDELL
JEFF HATCH-MILLER
MIKE GLEASON

2003 FEB -4 P 1: 31

AZ CORP COMMISSION
DOCUMENT CONTROL

IN THE MATTER OF:

DOCKET NO. S-03457A-02-0000

AMERICAN AUTOMOTIVE GROUP, INC.
c/o Douglas Warren
9044 East Los Gatos Drive
Scottsdale, AZ 85255

DOUGLAS WARREN and JANE DOE WARREN,
husband and wife
9044 East Los Gatos Drive
Scottsdale, AZ 85255

Arizona Corporation Commission
DOCKETED

FEB 04 2003

MATTHEW W. WARREN and JOAN DOE
WARREN, husband and wife
8912 East Pinnacle Peak #446
Scottsdale, AZ 85255

DOCKETED BY *CAF*

ROBERT D. BJERKEN and JANE DOE BJERKEN,
husband and wife
5024 North 78th Street
Scottsdale, AZ 85250

Respondents.

PROCEDURAL ORDER

BY THE COMMISSION:

On November 18, 2002, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Notice of Opportunity for Hearing Regarding Proposed Order for Relief ("Notice") against American Automotive Group, Inc. ("AAG"), Douglas and Jane Doe Warren, Matthew W. and Joan Doe Warren and Robert D. and Jane Doe Bjerken, (collectively the "Respondents") in which the Division alleged multiple violations of the Arizona Securities Act ("Act") in connection with the offer and sale of securities in the form of promissory notes.

Respondents were duly served with copies of the Notice.

On December 10, 2002, Respondents AAG, Douglas and Kathleen Warren and Matthew Warren filed a request for hearing.

On December 30, 2002, Respondent Robert Bjerken filed a request for hearing.

1 On January 3, 2003, by Procedural Order, a pre-hearing conference was scheduled for January
2 30, 2002.

3 On January 10, 2003, Respondent, Robert D. Bjerken filed a Motion to Continue ("Motion")
4 and also requested a separate hearing in the proceeding.

5 On January 15, 2003, the Division filed its response, which while not opposing a brief
6 continuance of the pre-hearing conference to review whatever Answer was filed by Respondent
7 Bjerken, did not agree there was any necessity for a separate proceeding at this time. The Division
8 further pointed out that Mr. Bjerken had apparently confused the pre-hearing conference with the
9 evidentiary hearing on the Notice.

10 On January 21, 2003, by Procedural Order, Mr. Bjerken's Motion for a continuance was
11 denied and a ruling on a separate proceeding reserved for a later time.

12 On January 22, 2003, the Division filed a further response to the Motion and objected to a
13 bifurcation of the proceeding.

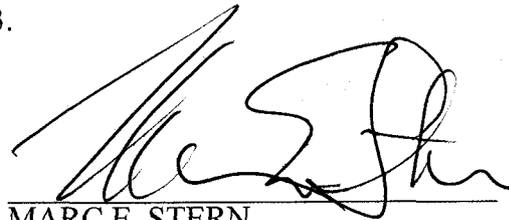
14 On January 30, 2003, a pre-hearing conference was held with the Division, counsel for AAG
15 and the Warren Respondents present. Mr. Bjerken appeared pro per. The parties are discussing
16 settlement of the proceeding with the Division and agreed that a hearing be scheduled in the interim
17 during the week of April 7, 2003.

18 Accordingly, pending a resolution of the proceeding by Consent Orders, a hearing will
19 commence on April 7, 2003 as agreed by the parties.

20 IT IS THEREFORE ORDERED that a hearing shall be held as agreed on April 7, 2003 at
21 9:30 a.m., at the Commission's offices, 1200 West Washington Street, Phoenix, Arizona.

22 IT IS FURTHER ORDERED that the parties also reserve April 8, 9, 10 and 11, 2003 for
23 additional days of hearing, if necessary.

24 DATED this 4TH day of February, 2003.

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28 MARC E. STERN
ADMINISTRATIVE LAW JUDGE

1 Copies of the foregoing mailed/delivered
2 this 4 day of February, 2003 to:

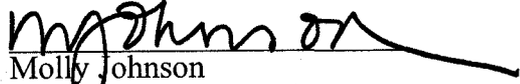
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17 By: 
18 Molly Johnson
19 Secretary to Marc E. Stern

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