

1	BEFORE THE ARIZONA	CORPORATION COMMISSION
2 3 4 5 6	<u>COMMISSIONERS</u> KRISTIN K. MAYES, Chairman GARY PIERCE PAUL NEWMAN SANDRA D. KENNEDY BOB STUMP	Arizona Corporation Commission DOCKETED OCT 12 2010 DOCKETED BY
7	In the matter of) DOCKET NO. S-20707A-09-0498
8	MICHAEL T. BELL, a single man;	DECISION NO71921
9	SHAWN R. SALAZAR, a married man;	ORDER TO CEASE AND DESIST, FOR
10	ADAMAS INVESTMENTS, LLC, a Nevada limited liability company;	ADMINISTRATIVE PENALTIES AND CONSENT TO SAME BY:
11	Respondents.	MICHAEL T. BELL
12		SHAWN R. SALAZAR
13		ADAMAS INVESTMENTS, LLC
14		
15	Respondents MICHAEL T. BELL ("	BELL"), SHAWN R. SALAZAR ("SALAZAR"), and
16	ADAMAS INVESTMENTS, LLC ("AI	DAMAS") (collectively, "Respondents") elect to
17	permanently waive any right to a hearing and	appeal under Articles 11 and 12 of the Securities Act
18	of Arizona, A.R.S. § 44-1801 et seq. ("Secu	urities Act") with respect to this Order To Cease And
19	Desist, for Restitution, and for Administr	rative Penalties ("Order"). Respondents admit the
20	jurisdiction of the Arizona Corporation Con	nmission ("Commission"); neither admit nor deny the
21	Findings of Fact and Conclusions of Law co	ontained in this Order; and consent to the entry of this
22	Order by the Commission.	
23		I.
24	FINDI	NGS OF FACT
25	1. BELL is a single man residing	in Scottsdale, Arizona.
26	2. SALAZAR is a married man re	esiding in Oakland, California.

- ADAMAS is a Nevada limited liability company that was formed on June 22, 2005
 and whose principal place of business is Scottsdale, Arizona. ADAMAS is not authorized to transact
 business as a foreign entity in Arizona.
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4. BELL and SALAZAR are the sole managers of ADAMAS.

5. BELL and SALAZAR formed ADAMAS for the primary purpose of raising funds to loan to Axiom Trading Ltd., LLC ("Axiom"), which Respondents believed to be the Texas limited liability company of Edward "Carlos" St. Mary II ("St. Mary"). St. Mary represented to Respondents that he was the president of Axiom.

9 6. Axiom is neither a Texas limited liability company nor a Texas corporation.
10 Respondents now believe that Axiom is a Panamanian business.

7. Between July 2005 and February 2007, Respondents offered and sold to 23 investors
 \$1,330,500 of promissory notes issued by ADAMAS. Of the amount raised, \$640,125.94 is still
 owed by Respondents to investors.

14 8. BELL and SALAZAR represented to the investors that the funds raised would be used
15 by ADAMAS to finance loans to Axiom for the purchase of diamonds.

9. St. Mary told Respondents, who in turn told investors, that the diamonds would be
resold by Axiom.

18 10. ADAMAS entered into promissory notes with each investor for the principal amount
19 invested. The promissory notes were signed by BELL as a manager of ADAMAS.

11. Each promissory note promised a return of 10% or 18%. The percentage of the return
varied depending upon the duration of the investment. The 10% return was promised for a 12 week
investment and the 18% return was promised for a 24 week investment.

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12. All investor funds were deposited into a bank account in the name of ADAMAS.

24 13. From July 2005 to February 2007, ADAMAS and Axiom entered into six
25 promissory notes pursuant to which ADAMAS was to make investor-funded loans to Axiom.

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Decision No. ____71921

1	14. When the first promissory note by Axiom came due in September 2005, Axiom
2	made an interest payment to ADAMAS that was used by ADAMAS to make interest payments to
3	investors. Through an unwritten agreement reached between ADAMAS and Axiom, as each of the
4	five subsequent notes came due, Axiom did not pay to ADAMAS the interest specified in the notes.
5	Instead, ADAMAS used newly received investor funds to make payments to previous investors.
6	15. Of the \$1,330,500 that ADAMAS received from investors to make loans to Axiom,
7	ADAMAS sent \$532,600 to Axiom. Axiom made payments to ADAMAS totaling \$204,000.
8	16. Respondents paid to themselves a portion of the investor funds that were not sent to
9	Axiom. The payments to Respondents were made pursuant to a provision contained in an offering
10	document provided to investors. Pursuant to the offering document, any excess earnings received
11	by ADAMAS from Axiom over and above the payments owed to investors could be used to pay
12	operating expenses and salaries to BELL and SALAZAR.
13	17. Respondents did not disclose to investors that ADAMAS did not send Axiom all of
14	the investor funds received by ADAMAS and that ADAMAS used some of the funds to make
15	payments to investors and payments to Respondents.
16	18. On April 10, 2008, ADAMAS filed a lawsuit in Maricopa County Superior Court
17	against Axiom and St. Mary in CV2008-008024. On July 31, 2008 ADAMAS obtained a default
18	judgment against Axiom and St. Mary.
19	II.
20	CONCLUSIONS OF LAW
21	1. The Commission has jurisdiction over this matter pursuant to Article XV of the
22	Arizona Constitution and the Securities Act.
23	2. Respondents offered or sold securities within or from Arizona, within the meaning
24	of A.R.S. §§ 44-1801(15), 44-1801(21), and 44-1801(26).
25	3. Respondents violated A.R.S. § 44-1991 by making untrue statements or misleading
26	omissions of material facts. Respondents' conduct includes failing to disclose to investors that
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ADAMAS did not send Axiom all of the investor funds received by ADAMAS and that ADAMAS
 used some of the funds to make payments to investors and payments to Respondents.

4. Respondents' conduct is grounds for a cease and desist order pursuant to A.R.S. § 44-2032.

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

7 6. Respondents' conduct is grounds for administrative penalties under A.R.S. § 448 2036.

9 7. Respondents acted for the benefit of their respective marital communities and,
10 pursuant to A.R.S. §§ 25-214 and 25-215, this Order of restitution and administrative penalties is a
11 debt of the communities.

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 their agents,
 employees, successors, and assigns permanently cease and desist from violating the Securities Act.

20 IT IS FURTHER ORDERED that Respondents comply with the attached Consent to Entry 21 of Order.

IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2032, that Respondents, jointly and severally, shall pay restitution to the Commission in the principal amount of \$640,125.94. The principal amount outstanding shall accrue interest at the rate of 10 percent beginning January 1, 25 | 2011.

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Investors will have the option to waive restitution (principal amount) owed by Respondents after receiving a copy of this Order. The Securities Division shall forward a copy of this Order and a restitution waiver election form to each investor shown on the records of the Commission. Investors will have until December 31, 2010 to return the restitution waiver form to the Securities Division. If any investor chooses to waive restitution, any principal amount that would have been paid to that investor in accordance with this Order shall be deducted from the total amount of restitution (principal amount) owed by Respondents. If the Securities Division does not receive a fully executed restitution waiver election form from an investor by December 31, 2010, the investor will be deemed to have rejected the waiver of restitution (principal amount).

Beginning January 1, 2011, any principal amount of restitution outstanding shall accrue interest at the rate of 10 percent per annum 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.

13 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 14 investor refuses to accept such payment, or any restitution funds that cannot be disbursed to an 15 investor because the investor is deceased and the Commission cannot reasonably identify and 16 locate the deceased investor's spouse or natural children surviving at the time of the distribution, 17 shall be disbursed on a pro-rata basis to the remaining investors shown on the records of the 18 Commission. Any funds that the Commission determines it is unable to or cannot feasibly disburse 19 20 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, jointly and severally, shall pay an administrative penalty in the amount of \$50,000. Payment is due in full on the date of this Order. Payment shall be made to the "State of Arizona." Any amount outstanding shall accrue interest as allowed by law from the date of this Order until paid in full.

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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 obligation, payments shall be applied to the penalty 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.

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.

10 IT IS FURTHER ORDERED that no finding of fact or conclusion of law contained in this 11 Order shall be deemed binding against any Respondent under this Docket Number who has not 12 consented to the entry of this Order.

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1	IT IS FURTHER ORDERED that this Order shall become effective immediately.
2	BY ORDER OF THE ARIZONA CORPORATION COMMISSION
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5	CHAIRMAN COMMISSIONER
6	On Manda Standa
7	COMMISSIONER COMMISSIONER COMMISSIONER
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9	IN WITNESS WHEREOF, I, ERNEST G. JOHNSON, Executive Director of the Arizona Corporation Commission,
10	have hereunto set my hand and caused the official seal of the Commission to be affixed at the Capitol, in the City of
11	Phoenix, this _/ day of, 2010.
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13	ERNEST G. JOHNSON
14	EXECUTIVE DIRECTOR
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16	DISSENT
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19	DISSENT
20	This document is available in alternative formats by contacting Shaylin A. Bernal, ADA Coordinator, voice phone number 602-542-3931, e-mail <u>sabernal@azcc.gov.</u>
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22	(ASL)
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	7 Decision No. 71921

CONSENT TO ENTRY OF ORDER

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1. Respondents admit the jurisdiction of the Commission over the subject matter of this proceeding. Respondents acknowledge that they have been fully advised of their right to a hearing to present evidence and call witnesses and they 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, for Restitution, and for Administrative Penalties ("Order") constitutes a valid final order of the Commission.

9 2. Respondents knowingly and voluntarily waive any right under Article 12 of the 10 Securities Act to judicial review by any court by way of suit, appeal, or extraordinary relief 11 resulting from the entry of this Order.

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 Respondent's attorney, Alan S. Baskin, and 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 they shall not contest the validity of the 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.

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. Respondents will undertake steps necessary to assure that all of their agents and employees understand and comply with this agreement. Notwithstanding the foregoing, this Order is not

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Decision No.

71921

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.

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7. While this Order settles this administrative matter between Respondents and the Commission, it is understood by Respondents 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 they 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.

16 11. Respondents agree that they will not exercise any control over any entity that offers 17 or sells securities or provides investment advisory services within or from Arizona until such time 18 as all restitution and penalties under this Order are paid in full.

19 12. Respondents agree that they will not sell any securities in or from Arizona without 20 being properly registered in Arizona as a dealer or salesman, or exempt from such registration; 21 Respondents will not sell any securities in or from Arizona unless the securities are registered in 22 Arizona or exempt from registration; and, Respondents will not transact business in Arizona as an 23 investment adviser or an investment adviser representative unless properly licensed in Arizona or 24 exempt from licensure.

13. Respondents agree that they will continue to cooperate with the Securities Division
by, including but not limited to, providing complete and accurate testimony at any hearing in this

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71921

Decision No.

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 consent to the entry of this Order and agree to be fully bound by its terms and conditions.

15. Respondents acknowledge and understand that, if they fail to comply with the provisions of the order and this consent, the Commission may bring further legal proceedings against them, including application to the superior court for an order of contempt.

16. Respondents understand that default shall render them liable to the Commission for its costs of collection and interest at the maximum legal rate.

10 17. Respondents agree and understand that, if they fail to make any payment as required 11 in the Order, any outstanding balance shall be in default and shall be immediately due and payable 12 without notice or demand. Respondents agree and understand that acceptance of any partial or late 13 payment by the Commission is not a waiver of default by the Commission.

1418. BELL represents that he is a manager of ADAMAS and has been authorized by15ADAMAS to enter into this Order for and on behalf of it.

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) ss County of Maricopa , SUBSCRIBED AND SWORN TO BEFORE me this <u>20¹²</u> day of <u>Speenber</u> County of Maricopa 2010. RY PUBL My commission expires: OFFICIAL SEAL CRISTINA I. MCDONALD PUBLIC - State of Arizona MARICOPA COUNTY My Comm. Expires May 14,

MICHAEL T. BELL

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	Docket No. S-20707A-09-0498
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2	SHAWN R. SALAZAR
3	STATE OF))) ss
4	County of)
5	SUBSCRIBED AND SWORN TO BEFORE me this day of, 2010.
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7	NOTARY PUBLIC
8	My commission expires:
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11	ADAMAS INVESTMENTS, LLC
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14	By: Michael T. Bell
15	Its: Manager
16	STATE OF ARIZONA)
17) ss
18	County of Maricopa)
19	SUBSCRIBED AND SWORN TO BEFORE me this 2012 day of September, 2010.
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21	NOTARY PUBLIC
22	My commission expires:
23	May 14, W13 OFFICIAL SEAL CRISTINA I. MCDONALD
24	NOTARY PUBLIC - State of Arizona MARICOPA COUNTY My Comm. Expires May 14, 2013
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	11 Decision No. 71921
	Decision No. 71921

	Docket No. S-20707A-09-0498
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1	SELADUND SALAD
2	STATION. SASALAR
3	STATE OF <u>Chlifonnin</u>) County of <u>Alameda</u>)ss
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5	SUBSCRIBED AND SWORN TO BEFORE me this 20 ¹⁴ day of <u>Supficinbin</u> , 2010. GUADALUPE BASSIG VALDEPENASS Commission # 1790393 Notary Public - California Z Alameda County My Comm. Expires Feb 3, 2012
6	GUADALUPE BASSIG VALDEPENAS Commission # 1790393
7	Alameda County My Comm. Expires Feb 3, 2012
8	My commission expires:
.9	02-03-2012
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11	ADAMAS INVESTMENTS, LLC
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14	By: Michael T. Bell
15	Its: Manager
16 17	STATE OF ARIZONA)) ss
18	County of Maricopa)
19	SUBSCRIBED AND SWORN TO BEFORE me this day of, 2010.
20	
21	NOTARY PUBLIC
22	My commission expires:
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26	
	11 Decision No. 71921
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1	SERVICE LIST FOR: In the Matter of Michael T. Bell, et al.
2	Mr. Alan S. Baskin, Esq. BADE & BASKIN, PLC
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