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BEFORE THE ARIZONA CORPORATION COMMISSION

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In the matter of:

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Ulf Olof Holgersson and Laverne J. Abe,)
formerly husband and wife, doing)
business as Viking Asset Management,)
an Arizona registered trade name,)
Respondents.)

Docket No. S-20762A-10-0416

RESPONDENT ABE'S
ANSWER TO NOTICE OF
OPPORTUNITY FOR HEARING

Respondent Laverne J. Abe, hereby responds to *File and Answer for Opportunity For Hearing* as follows:

I. JURISDICTION

- 1. For response to Item #1, Respondent does not deny jurisdiction.

II. RESPONDENT

- 2. For response to Item #2, Respondent acknowledges that Ulf Olof Holgersson is an individual who resided in Maricopa County, Arizona up to 2008, then lived in Sweden for the majority of 2008 and 2009.
- 3. For response to Item#3, Respondent was married to Ulf Holgersson up to June 2007, then became divorced.
- 4. For response to Item#4, Respondent did not benefit in any way, nor did the marital community from the actions of Holgersson, therefore denies all allegations contained therein

III. FACTS

- 5. For response to Item#5, Respondent denies all allegation.
- 6. For response to Item#6, Respondent denies all allegation.

Arizona Corporation Commission

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7. For response to Item#7, Respondent is aware that Holgersson had market trading software with needed computer equipment, but lacks sufficient knowledge of prospective investors, therefore denies allegation therein.
8. For response to Item#8, Respondent denies all allegations.
9. For response to Item#9, Respondent admits knowing that Viking Asset Management was a registered trade name, but lacks sufficient knowledge regarding bank account on behalf of ISD doing business as Viking ("the Viking Account"), therefore denies allegation contained therein.
10. For response to Item#10, Respondent denies all allegations.
11. For response to Item#11, Respondent denies all allegations.
12. For response to Item#12, Respondent denies all allegations.
13. For response to Item#13, Respondent denies all allegations.
14. For response to Item#14, Respondent lacks denies all allegation.
15. For response to Item#15, Respondent lacks sufficient knowledge, therefore denies all allegation.
16. For response to Item#16, Respondent denies all allegations.
17. For response to Item#17, Respondent denies all allegations.
18. For response to Item#18, Respondent denies all allegations.
19. For response to Item#19, Respondent denies all allegations.
20. For response to Item#20, Respondent denies all allegations.
21. For response to Item#21, Respondent denies all allegations.
22. For response to Item#22, Respondent denies all allegations.

IV. VIOLATION OF ARS 44-1841

23. For response to Item#23, Respondent denies all allegations.
24. For response to Item#24, Respondent denies all allegations.

25. For response to Item#25, Respondent is not liable for the claims alleged on the basis of ARS 44-1841.

V. VIOLATION OF ARS 44-1842

26. For response to Item#26, Respondent lacks sufficient knowledge, therefore denies all allegation.

27. For response to Item#27, Respondent is not liable for the claims alleged on the basis of ARS 44-1842.

VI. VIOLATION OF ARS 44-1991

28. For response to Item#28 and #28a-b-c, Respondent denies all allegations contained therein.

29. For response to Item#29, Respondent is not liable for the claims alleged on the basis of ARS 44-1991.

VII. REQUESTED RELIEF

1. For response to Item#1, Respondent is not liable for the claims alleged.
2. For response to Item#2, Respondent is not liable for the claims alleged.
3. For response to Item#3, Respondent is not liable for the claims alleged.
4. For response to Item#4, Respondent is not liable for the claims alleged, no martial community property were benefited from the actions of Holgersson.
5. For response to Item#5, Respondent is not liable for the claims alleged.

Dated this 17th day of November, 2010



LaVerne Abe