

COMMISSIONERS
GARY PIERCE, Chairman
BOB STUMP
SANDRA D. KENNEDY
PAUL NEWMAN
BRENDA BURNS

ERNEST G. JOHNSON
EXECUTIVE DIRECTOR

OPEN MEETING ITEM 6/16/11



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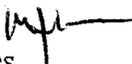
MEMORANDUM

AZ CORP COMMISSION
DOCKET CONTROL

TO: Gary Pierce, Chairman
Bob Stump
Sandra D. Kennedy
Paul Newman
Brenda Burns

Arizona Corporation Commission
DOCKETED

JUN 2 2011

FROM: Matthew J. Neubert 
Director of Securities

DOCKETED BY 

DATE: June 2, 2011

RE: Order to Cease and Desist, for Restitution, for Administrative Penalties and Consent to Same by: Christopher A. Jensen and Rodolfo Preciado (Docket No. S-20726A-10-0062)

CC: Ernest G. Johnson, Executive Director

Attached is the proposed Order to Cease and Desist, for Restitution, for Administrative Penalties and Consent to Same ("Order") by: Christopher A. Jensen and Rodolfo Preciado (collectively referred to as "Respondents"). The Order requires Respondents to cease and desist their activity, repay investors \$190,000 and further requires each of them to pay an administrative penalty in the amount of \$15,000.

The Order finds that, beginning as early as 2006, Respondents were involved in the offer and sale of unregistered securities in the form of common stock and common stock purchase warrants to eight Arizona investors. Respondents were responsible for setting up a meeting at which there was a presentation at a hotel in Phoenix. Respondents also attended meetings with prospective investors at restaurants and after individuals had invested, Respondents kept investors informed as to the status of their investments.

The Order finds that Respondents violated A.R.S. §§44-1841, 44-1842 and 44-1991 by selling unregistered securities while being unlicensed and making untrue statements or misleading omissions of material facts.

Originator: William W. Black

1 **BEFORE THE ARIZONA CORPORATION COMMISSION**

2 COMMISSIONERS

3 GARY PIERCE, Chairman
4 BOB STUMP
5 SANDRA D. KENNEDY
6 PAUL NEWMAN
7 BRENDA BURNS

8 In the matter of:)

9 David E. Walsh and Lorene Walsh,)
10 respondent and spouse, doing business as)
11 New York Networks, Inc., a dissolved)
12 Delaware corporation formerly known as)
13 Jubilee Acquisition Corporation and as)
14 Caliper Acquisition Corporation, The New)
15 York Network, Inc., a revoked Nevada)
16 corporation, and The New York Networks,)
17 Inc., an entity of unknown origin,)

18 Christopher A. Jensen and Julie Shayne)
19 Jensen, respondent and spouse,)

20 Rodolfo Preciado and Jane Doe Preciado)
21 respondent and spouse,)

22 Respondents.)

DOCKET NO. S-20726A-10-0062

DECISION NO. _____

**ORDER TO CEASE AND DESIST, ORDER
FOR RESTITUTION, ORDER FOR
ADMINISTRATIVE PENALTIES AND
CONSENT TO SAME BY:**

**RESPONDENTS CHRISTOPHER A. JENSEN
AND JULIE SHAYNE JENSEN**

AND

**RESPONDENTS RODOLFO PRECIADO AND
LINDA MARIE PRECIADO**

23 Respondents CHRISTOPHER A. JENSEN, JULIE SHAYNE JENSEN, RODOLFO
24 PRECIADO and LINDA MARIE PRECIADO ("Respondents") elect to permanently waive any
25 right to a hearing and appeal under Articles 11 and 12 of the Securities Act of Arizona, A.R.S. §
26 44-1801 *et seq.* ("Securities Act") with respect to this Order To Cease And Desist, Order for
Restitution, Order for Administrative Penalties and Consent to Same ("Order"). Respondents admit
the jurisdiction of the Arizona Corporation Commission ("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.

...

...

I. FINDINGS OF FACT

1
2 1. New York Networks, Inc., formerly known as Jubilee Acquisition Corporation and
3 Caliper Acquisition Corporation, was formed in Delaware in or around March 1999. The entity was
4 administratively dissolved in March 2008 for failure to pay franchise taxes.

5 2. On or about November 3, 2002, David E. Walsh ("Walsh") filed a Form 3 with the
6 Securities and Exchange Commission on behalf of New York Networks, Inc., indicating that he was
7 the beneficial owner of 42,795,000 shares of New York Networks, Inc. common stock and further
8 represented that he was the Director and President of New York Networks, Inc. On or about
9 November 5, 2002, Walsh filed a Form 13D with the Securities and Exchange Commission on
10 behalf of New York Networks, Inc. setting forth that the 42,795,000 shares of common stock of
11 New York Networks, Inc. had been issued to Walsh in exchange for all the outstanding shares of
12 New York Network, Inc., a Nevada corporation owned by Walsh. Upon information and belief, the
13 Nevada corporation referred to is The New York Network, Inc.

14 3. The New York Network, Inc. was formed in Nevada on or around June 2002 and its
15 corporate status was revoked by the state of Nevada on June 30, 2008.

16 4. The articles of incorporation for The New York Network, Inc. indicate Walsh was
17 the President, Director, Treasurer and Secretary.

18 5. CHRISTOPHER A. JENSEN ("JENSEN"), at all times relevant, was a resident of
19 California.

20 6. RODOLFO PRECIADO, aka Rudy Preciado ("PRECIADO"), at all times relevant,
21 was a resident of California.

22 7. JULIE SHAYNE JENSEN was, at all times relevant, the spouse of Respondent
23 JENSEN, and LINDA MARIE PRECIADO was, at all times relevant, the spouse of Respondent
24 PRECIADO (JULIE SHAYNE JENSEN and LINDA MARIE PRECIADO may be referred to
25 collectively as "Respondent Spouses"). Respondent Spouses are joined in this action under A.R.S.
26 § 44-2031(C) solely for purposes of determining the liability of the marital communities.

1 8. At all times relevant, Respondents JENSEN and PRECIADO were acting for their
2 own benefit and for the benefit of or in furtherance of their and Respondent Spouses' respective
3 marital communities.

4 9. Beginning as early as 2006, JENSEN and PRECIADO were involved in the offer
5 and sale of unregistered securities in the form of common stock and common stock purchase
6 warrants ("warrants") to eight Arizona investors in an amount totaling \$420,000.

7 10. In early September 2006, 10-15 prospective investors attended what was described
8 as an informational meeting regarding a potentially lucrative investment opportunity at the
9 Camelback Ritz-Carlton hotel in Phoenix, Arizona. JENSEN and PRECIADO attended the
10 meeting at which Walsh gave a sales presentation related to the offer and sale of common stock
11 and common stock purchase warrants in The New York Networks, Inc.

12 11. JENSEN and PRECIADO were responsible for setting up a meeting at which there
13 was a presentation at a hotel in Phoenix and paid for the expenses associated with the meeting.

14 12. JENSEN and PRECIADO attended meetings with prospective investors at
15 restaurants and after individuals had invested, JENSEN and PRECIADO kept investors informed
16 as to the status of their investments.

17 13. Offering materials supplied to investors, including a confidential private placement
18 memorandum, set forth that The New York Networks, Inc. is a Delaware corporation whose sole
19 purpose is to acquire the assets and assume certain liabilities of New York Networks, Inc., a
20 Nevada corporation, and its subsidiaries, and of Mad Engine Inc., a California corporation.

21 14. In fact, according to the Delaware Division of Corporations, there is no Delaware
22 corporation named The New York Networks, Inc., and New York Networks, Inc., was formed in
23 Delaware, not Nevada.

24 15. In exchange for their investment, investors were issued shares of common stock and
25 warrants. According to the stock certificates received by investors, the common stock and warrants
26

1 being issued are that of The New York Networks, Inc., the entity represented as being incorporated
2 in Delaware.

3 16. Based upon information provided to them, in part, by others, including Walsh,
4 JENSEN and PRECIADO informed prospective investors that New York Networks, Inc. was on
5 the verge of acquiring the assets and assuming the liabilities of both Mad Engine, Inc., a producer
6 of T-shirts, knit tops, jackets and pajamas both for itself and private label, and The New York
7 Network, Inc. and its subsidiaries.

8 17. Based upon information provided to them, in part, by others, including Walsh,
9 JENSEN and PRECIADO told investors that Walsh and New York Networks, Inc. would make a
10 public offering of securities immediately after the acquisition of Mad Engine, Inc. and The New
11 York Network, Inc.

12 18. JENSEN and PRECIADO represented to investors that Walsh was personally
13 involved in closing the transaction to acquire Mad Engine and The New York Network, Inc. and
14 complete the public offering of New York Networks, Inc. Walsh represented that any investor who
15 invested before the public offering would become "very wealthy" after the public offering was
16 completed.

17 19. JENSEN and PRECIADO failed to personally inform investors that pursuant to
18 applicable securities law, the stock being issued to them was not freely tradable and was subject to
19 certain resale restrictions.

20 20. Walsh, JENSEN and PRECIADO assured investors that Walsh had closed
21 numerous other similar transactions while taking approximately twenty (20) other companies
22 public, and, in so doing, had made a great deal of money for investors in those other transactions.

23 21. Walsh, JENSEN and PRECIADO further told investors that similar public offerings
24 previously facilitated by Walsh had yielded an "average" return of approximately two and a half
25 times the investor's initial investment.

26

1 22. JENSEN and PRECIADO told certain investors that JENSEN and PRECIADO
2 themselves were investors.

3 23. Investors were informed that the public offering for New York Networks, Inc.
4 would be completed by December 2006.

5 24. In early 2007, investors participated in several informational conference calls that
6 were hosted by Walsh, JENSEN and/or PRECIADO. During the conference calls, investors were
7 provided several explanations for the delay in the public offering and were told of continuing
8 efforts being made to complete the acquisition of Mad Engine, Inc. and The New York Network,
9 Inc., by New York Networks, Inc.

10 25. The proceeds from the sale of stock and warrants were not used to acquire Mad
11 Engine or The New York Network, Inc.

12 26. Neither Mad Engine, Inc. nor The New York Network, Inc. were acquired and the
13 public offering for New York Networks, Inc. was not completed.

14 27. In 2006, JENSEN proposed entering into a consulting agreement (“agreement”)
15 with Walsh. Pursuant to the terms of the proposed agreement that was never signed by Walsh,
16 Walsh would pay Jensen a “Finders fee’s (sic) equal to 10% of the gross sales price of Units sold
17 to, by or through Consultants [JENSEN] . . . The agreement further set forth that JENSEN would
18 be entitled to receive stock warrants “equal to 20% of the number of Units sold by or through them
19 [JENSEN] . . .”

20 28. JENSEN and PRECIADO were paid for expenses incurred in connection with the
21 sale of common stock and warrants to investors and JENSEN, was directly or beneficially issued
22 425,000 shares of restricted common stock in New York Networks, Inc. for consulting work.

23 29. Notwithstanding general disclosures in the private placement memorandum
24 concerning sales commissions and finders fees, JENSEN and PRECIADO did not disclose to
25 prospective Arizona investors the payments described in the foregoing paragraphs.

26

1 final installment in an amount necessary to complete payment of the entire amount due with
2 accumulated interest. The installment payments shall be semi-annual and are to be received by the
3 Commission no later than the last day of December and June, beginning December 31, 2011, until
4 the entire restitution amount has been paid in full. Payments shall be made to the "State of
5 Arizona" to be placed in an interest-bearing account controlled by the Commission. Any principal
6 amount outstanding shall accrue interest at the rate of 10 percent per annum from the date of this
7 Order until paid in full.

8 The Commission shall disburse the funds on a pro-rata basis to investors shown on the
9 records of the Commission. Any restitution funds that the Commission cannot disburse because an
10 investor refuses to accept such payment, or any restitution funds that cannot be disbursed to an
11 investor because the investor is deceased and the Commission cannot reasonably identify and
12 locate the deceased investor's spouse or natural children surviving at the time of the distribution,
13 shall be disbursed on a pro-rata basis to the remaining investors shown on the records of the
14 Commission. Any funds that the Commission determines it is unable to or cannot feasibly disburse
15 shall be transferred to the general fund of the state of Arizona.

16 IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that Respondent JENSEN,
17 individually, and the marital community of JENSEN and Julie Shayne Jensen, jointly and severally,
18 shall pay an administrative penalty in the amount of \$15,000.

19 IT IS FURTHER ORDERED, pursuant to A.R.S. § 44-2036, that Respondent PRECIADO,
20 individually, and the marital community of PRECIADO and Linda Marie Preciado, jointly and
21 severally, shall pay an administrative penalty in the amount of \$15,000.

22 Payment of the above penalties shall be made in full within six (6) months of the last
23 installment payment of restitution and shall be made payable to the "State of Arizona." Any
24 amount outstanding shall accrue interest as allowed by law.

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

4 For purposes of this Order, a bankruptcy filing by any Respondent shall be an act of default
5 by that Respondent only. However, a bankruptcy filing by one Respondent will not be considered
6 an act of default by any other Respondent not filing for bankruptcy. If any Respondent does not
7 comply with this Order, any outstanding balance may be deemed in default and shall be
8 immediately due and payable as to the Respondent in default only.

9 IT IS FURTHER ORDERED, that if any Respondent fails to comply with this order, the
10 Commission may bring further legal proceedings against that Respondent, including application to
11 the superior court for an order of contempt.

12 IT IS FURTHER ORDERED, that no finding of fact or conclusion of law contained in this
13 Order shall be deemed binding against any Respondent under this Docket Number who has not
14 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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4
5 CHAIRMAN

COMMISSIONER

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7 COMMISSIONER

COMMISSIONER

COMMISSIONER

8 IN WITNESS WHEREOF, I, ERNEST G. JOHNSON,
9 Executive Director of the Arizona Corporation Commission,
10 have hereunto set my hand and caused the official seal of the
11 Commission to be affixed at the Capitol, in the City of
12 Phoenix, this _____ day of _____, 2011.

13
14 _____
15 ERNEST G. JOHNSON
16 EXECUTIVE DIRECTOR

17 _____
18 DISSENT

19 _____
20 DISSENT

21 This document is available in alternative formats by contacting Shaylin A. Bernal, ADA
22 Coordinator, voice phone number 602-542-3931, e-mail sabernal@azcc.gov.

23 (wwb)
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CONSENT TO ENTRY OF ORDER

1
2 1. Respondent CHRISTOPHER A. JENSEN ("Respondent") and JULIE SHAYNE
3 JENSEN ("Respondent Spouse") admit the jurisdiction of the Commission over the subject matter
4 of this proceeding. Respondent and Respondent Spouse acknowledge that they have been fully
5 advised of their right to a hearing to present evidence and call witnesses and they knowingly and
6 voluntarily waive any and all rights to a hearing before the Commission and all other rights
7 otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona
8 Administrative Code. Respondent and Respondent Spouse acknowledge that this Order To Cease
9 And Desist, Order for Restitution, Order for Administrative Penalties and Consent to Same
10 ("Order") constitutes a valid final order of the Commission.

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

14 3. Respondent and Respondent Spouse acknowledge and agree that this Order is
15 entered into freely and voluntarily and that no promise was made or coercion used to induce such
16 entry.

17 4. Respondent and Respondent Spouse have been represented by an attorney in this
18 matter and have reviewed this order with their attorney and understand all terms it contains.

19 5. Respondent neither admits nor denies the Findings of Fact and Conclusions of Law
20 contained in this Order. Respondent agrees that he shall not contest the validity of the Findings of
21 Fact and Conclusions of Law contained in this Order in any present or future proceeding in which
22 the Commission or any other Arizona state agency is a party concerning the denial or issuance of
23 any license or registration required by the state to engage in the practice of any business or
24 profession. Nothing in this Consent shall be deemed to affect Respondent's: (a) testimonial rights
25 and obligations; or (b) rights to take legal or factual positions in litigation or other legal
26 proceedings in which the Commission is not a party. Moreover, Respondent has asserted and may

1 continue to assert that representatives of the issuer and related companies advised him that: (a) the
2 securities were being offered pursuant to a private placement exemption under the federal securities
3 laws, and (b) that New York Networks, Inc. would acquire Mad Engine and go public.

4 6. By consenting to the entry of this Order, Respondent agrees not to take any action or
5 to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of
6 Fact or Conclusion of Law in this Order or creating the impression that this Order is without factual
7 basis. Respondent will undertake steps necessary to assure that all of Respondent's agents and
8 employees understand and comply with this agreement.

9 7. While this Order settles this administrative matter between Respondent and
10 Respondent Spouse and the Commission, Respondent understands that this Order does not preclude
11 the Commission from instituting other administrative or civil proceedings based on violations that
12 are not addressed by this Order.

13 8. Respondent understands 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. Respondent understands 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. Respondent agrees that he will not apply to the state of Arizona for registration as a
20 securities dealer or salesman or for licensure as an investment adviser or investment adviser
21 representative until such time as all restitution and penalties under this Order are paid in full.

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

25 12. Respondent agrees that he will continue to cooperate with the Securities Division
26 including, but not limited to, providing complete and accurate testimony at any hearing in this

1 matter and cooperating with the state of Arizona in any related investigation or any other matters
2 arising from the activities described in this Order.

3 13. Respondent and Respondent Spouse acknowledge that any restitution or penalties
4 imposed by this Order are obligations of the Respondent as well as the marital community of
5 Respondent and Respondent Spouse.

6 14. Respondent and Respondent Spouse consent to the entry of this Order and agree to
7 be fully bound by its terms and conditions.

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

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

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

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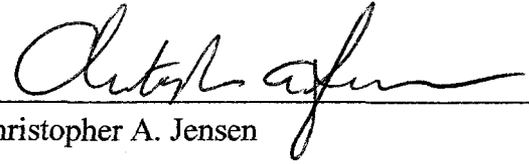
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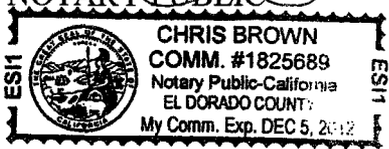
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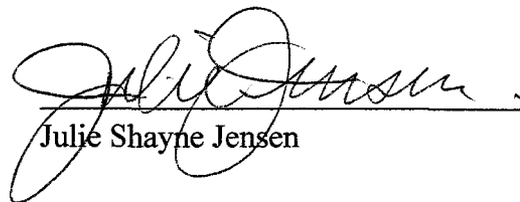

Christopher A. Jensen

STATE OF California)
County of El Dorado) ss

SUBSCRIBED AND SWORN TO BEFORE me this 26th day of May, 2011.

My commission expires:
Dec. 5 2012


NOTARY PUBLIC



Julie Shayne Jensen

STATE OF California)
County of El Dorado) ss

SUBSCRIBED AND SWORN TO BEFORE me this 26th day of May, 2011.

My commission expires:
Dec. 5 2012


NOTARY PUBLIC


CONSENT TO ENTRY OF ORDER

1
2 1. Respondent RODOLFO PRECIADO (“Respondent”) and LINDA MARIE
3 PRECIADO (“Respondent Spouse”) admit the jurisdiction of the Commission over the subject
4 matter of this proceeding. Respondent and Respondent Spouse acknowledge that they have been
5 fully advised of their right to a hearing to present evidence and call witnesses and they knowingly
6 and voluntarily waive any and all rights to a hearing before the Commission and all other rights
7 otherwise available under Article 11 of the Securities Act and Title 14 of the Arizona
8 Administrative Code. Respondent and Respondent Spouse acknowledge that this Order To Cease
9 And Desist, Order for Restitution, Order for Administrative Penalties and Consent to Same
10 (“Order”) constitutes a valid final order of the Commission.

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

14 3. Respondent and Respondent Spouse acknowledge and agree that this Order is
15 entered into freely and voluntarily and that no promise was made or coercion used to induce such
16 entry.

17 4. Respondent and Respondent Spouse have been represented by an attorney in this
18 matter and have reviewed this order with their attorney and understand all terms it contains.

19 5. Respondent neither admits nor denies the Findings of Fact and Conclusions of Law
20 contained in this Order. Respondent agrees that he shall not contest the validity of the Findings of
21 Fact and Conclusions of Law contained in this Order in any present or future proceeding in which
22 the Commission or any other Arizona state agency is a party concerning the denial or issuance of
23 any license or registration required by the state to engage in the practice of any business or
24 profession. Nothing in this Consent shall be deemed to affect Respondent’s: (a) testimonial rights
25 and obligations; or (b) rights to take legal or factual positions in litigation or other legal
26 proceedings in which the Commission is not a party. Moreover, Respondent has asserted and may

1 continue to assert that representatives of the issuer and related companies advised him that: (a) the
2 securities were being offered pursuant to a private placement exemption under the federal securities
3 laws, and (b) that New York Networks, Inc. would acquire Mad Engine and go public.

4 6. By consenting to the entry of this Order, Respondent agrees not to take any action or
5 to make, or permit to be made, any public statement denying, directly or indirectly, any Finding of
6 Fact or Conclusion of Law in this Order or creating the impression that this Order is without factual
7 basis. Respondent will undertake steps necessary to assure that all of Respondent's agents and
8 employees understand and comply with this agreement.

9 7. While this Order settles this administrative matter between Respondent and
10 Respondent Spouse and the Commission, Respondent understands that this Order does not preclude
11 the Commission from instituting other administrative or civil proceedings based on violations that
12 are not addressed by this Order.

13 8. Respondent understands 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. Respondent understands 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. Respondent agrees that he will not apply to the state of Arizona for registration as a
20 securities dealer or salesman or for licensure as an investment adviser or investment adviser
21 representative until such time as all restitution and penalties under this Order are paid in full.

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

25 12. Respondent agrees that he will continue to cooperate with the Securities Division
26 including, but not limited to, providing complete and accurate testimony at any hearing in this

1 matter and cooperating with the state of Arizona in any related investigation or any other matters
2 arising from the activities described in this Order.

3 13. Respondent and Respondent Spouse acknowledge that any restitution or penalties
4 imposed by this Order are obligations of the Respondent as well as the marital community of
5 Respondent and Respondent Spouse.

6 14. Respondent and Respondent Spouse consent to the entry of this Order and agree to
7 be fully bound by its terms and conditions.

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

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

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

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[Signature]
Rodolfo Preciado

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STATE OF California
County of El Dorado)^{SS}

SUBSCRIBED AND SWORN TO BEFORE me this 26 day of May, 2011.



[Signature]
NOTARY PUBLIC

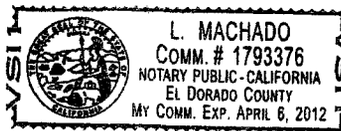
My commission expires:

4/6/12

[Signature]
Linda Marie Preciado

STATE OF CALIFORNIA
County of El Dorado)^{SS}

SUBSCRIBED AND SWORN TO BEFORE me this 26 day of May, 2011.



[Signature]
NOTARY PUBLIC

My commission expires:

4/6/12

1 SERVICE LIST FOR: David E. Walsh, et. al.

2 Paul A. Winick
3 LYNN & CAHILL LLP
4 9121 E. Tanque Verde Road, Suite 105
5 Tucson, Arizona 85749
6 Attorney for Respondents:
7 Christopher A. Jensen and Julie Shayne Jensen
8 Rodolfo Preciado and Linda Marie Preciado

9 Edward Gartenberg
10 Carolyn A. Pearson
11 GARTENBERG GELFAND WASSON
12 & SELDEN LLP
13 801 S. Figueroa Street, Suite 2170
14 Los Angeles, CA 90017
15 Attorney for Respondents:
16 Christopher A. Jensen and Julie Shayne Jensen
17 Rodolfo Preciado and Linda Marie Preciado

18 David E. Walsh
19 540 Brickell Key Drive, Unit 1024
20 Miami, FL 33131

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