

ORIGINAL



0000141422

Before the Arizona Corporate Commission Securities Division File NO 8228 Jan. 9, 2013

In The Narrative Form: From Karl and Helen Rehberg

S-20844A-12-0122

I feel sure that Randy never thought that I would see his testimony before the Arizona Corporation Commission. Therefore, giving him a feeling that of having a license to make up any story that was self-serving. I offer this amendment to my previous comments sent to you dated Jan 4, 2013.

I never sold anything from SEED's Private Placement Memorandum. This was Randy's project, it was his dream to do the storage business, long before he met with any of us. He was the man, the one people wanted to talk to about SEED and all that it pertained to. He did all the talking, he was the President, he was in charge, he called the shots and he's the one they wanted to talk to. And, he's the one who told some of them that this was a "Matter of trust" over and over.

I was only a consultant to Randy and SEED. I told Randy that he was limited to raising one million dollars under Regulation D 504. That he could only have 35 non-accredited investors. That he had to file the FORM - D within 15 days of the first transaction with the SEC and the various states. He would say he didn't have time for that, but he was the one who had to fill out and sign the documents. I had no official capacity with SEED, not even an agreement to work there. I told him that after that he would have to wait up to six months before there could be another offering under Regulation D 505 or 506.

When I found out Randy was handing out SEEDs money to his friends, I called him on it. That's when I (as Randy says) "went weird" and it's also when he wouldn't let me view the bank account at Wells Fargo. He didn't want me to see how much money was going out to his friends or how much money was coming in from various investors, none of whom I knew anything about. That's when the relationship became strained, because I knew there eventually be trouble over his actions. Randy constantly wanted to do things "Randy's way" without regards to good business practices, rules and regulations, SEED or the shareholders. You can't take budgeted money in under one pretext and do something different by giving large amounts not in the equation to bail out friends and expect a good outcome. My interest was to see that he was doing everything by the book; we personally couldn't afford to have anything going on that would draw the attention of any agency that would jeopardize us.

Karl and Helen Rehberg

Arizona Corporation Commission
DOCKETED

JAN 15 2013

DOCKETED BY

ARIZONA CORPORATION COMMISSION
DOCKET CONTROL

2013 JAN 15 P 2:45

RECEIVED