# STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS SECURITIES DIVISION

IN THE MATTER OF DETERMINING Whether there has been a violation

SDO - 72(A) - 00

Of the Securities Act of Washington by:

SUMMARY ORDER TO CEASE AND DESIST

LAURENCE GALE EPSTEIN ("Respondent")

Case No. 98-10-344

#### STATEMENT OF CHARGES

Please take notice that the Securities Administrator of the State of Washington has reason to believe that Respondent, Laurence Gale Epstein, has violated the Securities Act of Washington and that his violations justify the entry of an order of the Securities Administrator under RCW 21.20.390 to cease and desist from such violations. The Securities Administrator finds that delay in ordering the Respondent to cease and desist from such violations would be hazardous to investors and to the public and that a Summary Order to Cease and Desist should be entered immediately. The Securities Administrator finds as follows:

#### TENTATIVE FINDINGS OF FACT

I.

# RESPONDENT

At all times material to this order, Laurence Gale Epstein ("Epstein") was a Washington resident. From 1989 until 1995, Epstein was a registered securities salesperson in the State of Washington. In September 1996, Epstein was prohibited by the Washington Securities Division from becoming a registered securities salesperson for a period of five years for borrowing funds from customers. In November 1996, Epstein was barred by the National Association of Securities Dealers for exercising discretion without the customer's prior written authorization and for recommending securities without having reasonable grounds to believe that the recommendations were suitable for the customer. In February 1997, Epstein filed for Chapter 13 bankruptcy.

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# RESPONDENT'S OFFERS AND SALES OF STOCK

From 1997 through 1999, while Epstein was prohibited from becoming a registered securities salesperson in the State of Washington, Epstein effected more than a dozen transactions in which he offered and sold more than \$100,000 worth of stock issued by at least six different corporations to at least eight Washington investors. In connection with the offers and sales of stock, Epstein failed to give the investors any financial statements for the corporations issuing the stock. In connection with the offers and sales of stock, Epstein failed to give the investors a prospectus and failed to disclose the risks of the investments, the intended use of the investors' funds, the background and experience of the corporations' managers or the commissions that Epstein would earn on each investment. Epstein failed to disclose to the investors that he had been prohibited by the Washington Securities Division from becoming a registered securities salesperson, that he was barred by the NASD and that he had filed for Chapter 13 bankruptcy.

In some cases, Epstein failed to deliver the stock certificates that were purchased by the investors. At least two of the investors who did not receive their stock certificates were elderly persons with limited resources who had been long-time clients of Epstein when he was a registered securities salesperson and who relied upon Epstein to recommend and deliver relatively low-risk investments.

III.

# UNREGISTERED SECURITIES

The stock described in Paragraph II was not registered for sale in the State of Washington.

IV.

### UNREGISTERED BROKER-DEALER AND SALESPERSON

From 1997 through 1999, Laurence Gale Epstein was not registered as a securities salesperson or broker-dealer in the state of Washington.

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V.

# THREAT TO THE INVESTING PUBLIC

The Securities Administrator finds that Epstein's willful violations of the securities salesperson registration provisions through his repeated sales of unregistered stock without disclosing the risks of the investments and his failure to deliver the stock that he sold constitutes a threat to the investing public.

Based upon the above Tentative Findings of Fact, the following Conclusions of Law are made:

# CONCLUSIONS OF LAW

I.

The offer and sale of the investments described above constitutes the offer and sale of a security as defined in RCW 21.20.005(10) and (12), to wit: stock.

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The offer and sale of said securities is in violation of RCW 21.20.140 because no registration for such offer or sale is on file with the Washington Securities Administrator.

III.

Laurence Gale Epstein has violated RCW 21.20.040 by offering and selling said securities while not registered as a securities salesperson or broker-dealer in the state of Washington.

IV.

The offer and sale of said securities was made in violation of RCW 21.20.010 because, as described in pargraph II of the Tentative Findings of Fact, in connection with the offer and sale of the securities, Respondent made untrue statements of material fact or omitted to state material facts necessary in order to make the statements made not misleading to investors.

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The Securities Administrator finds that an emergency exists, that Respondent's continued violations of RCW 21.20.010, RCW 21.20.040, and RCW 21.20.140 constitute a threat to the investing public, and that a summary order to cease and desist from those violations is in the public interest and necessary for the protection of the investing public.

#### **SUMMARY ORDER**

Based upon the foregoing, NOW, THEREFORE, IT IS HEREBY SUMMARILY ORDERED that Laurence Gale Epstein and his employees, agents and representatives shall each cease and desist from offering and/or selling securities in any manner in violation of RCW 21.20.140, the securities registration section of the Securities Act of Washington.

It is further SUMMARILY ORDERED that Laurence Gale Epstein and his employees, agents and representatives shall each cease and desist from violation of RCW 21.20.040, the broker-dealer and securities salesperson registration section of the Securities Act.

It is further SUMMARILY ORDERED that Laurence Gale Epstein and his employees, agents, and representatives shall each cease and desist from violation of RCW 21.20.010, the anti-fraud section of the Securities Act.

#### **AUTHORITY AND PROCEDURE**

This Order is entered pursuant to the provisions of RCW 21.20.390 and is subject to the provisions of Chapter 34.05 RCW. Respondent, Laurence Gale Epstein, may make a written request for a hearing as set forth in the NOTICE OF OPPORTUNITY TO DEFEND AND OPPORTUNITY FOR HEARING accompanying this order. If a respondent fails to request a hearing within the allowed time, the Securities Administrator

1	intends to adopt the above Tentative Findings of Fact and Conclusions of Law as final and to make the
	Summary Order to Cease and Desist permanent.
2	WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.
3	DATED this <u>13th</u> day of <u>July</u> , 2000.
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6	Debonh R Brhen
7	DEBORAH R. BORTNER
8	Securities Administrator
9	Presented by:
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11	Janet So
12	Securities Examiner Approved by:
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	Michael E. Stevenson
14	Chief of Compliance
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