# STATE OF WASHINGTON

2	DEPARTMENT OF FINANCIAL INSTITUTIONS SECURITIES DIVISION		
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4	IN THE MATTER OF DETERMINING Whether there has been a violation of the	Order Number S-06-137-08-SC01	
5	Securities Act of Washington by:	STATEMENT OF CHARGES AND NOTICE OF INTENT TO ENTER ORDER	
6	Thomas Doncaster,	TO CEASE AND DESIST, TO IMPOSE FINES, AND TO CHARGE COSTS	
7	Respondent )	) )	
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9	THE STATE OF WASHINGTON TO:	Thomas Doncaster	
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12	STATEMENT OF CHARGES		
13	Please take notice that the Securities	Administrator of the State of Washington has	
14	reason to believe that Respondent, Thomas Doncaster, has violated the Securities Act of		
15	Washington and that his violations justify the entry of an order of the Securities Administrator		
16	under RCW 21.20.390 to cease and desist from such violations, under RCW 21.20.110(1) to		
17	impose fines, and under RCW 21.20.110(7) to charge costs. The Securities Administrator finds		
18	as follows:		
19	TENTATIVE FINDINGS OF FACT		
20	Respondent		
21	1. Thomas Doncaster ("Doncaster") is a registered securities salesperson in the		
22	State of Washington. His Financial Industry Regulatory Authority securities salesperson		
23	identification number is 1926394. Doncaster is the owner of Doncaster Insurance and Financial		
24	Services, Inc. ("Doncaster Financial") of Kennewick, Washington. From February 1989 to		
25	STATEMENT OF CHARGES AND NOTICE OF INTENT TO ENTER ORDER TO CEASE AND DESIST	1 DEPARTMENT OF FINANCIAL INSTITUTIONS T, Securities Division PO Roy 9033	

TO IMPOSE FINES, AND TO CHARGE COSTS

Olympia, WA 98507-9033 360-902-8760

1 October 2002 Doncaster was licensed to sell securities through NYLife Securities, Inc.; from 2 October 2002 to May 2008 through Centaurus Financial, Inc.; and since May 2008 through 3 Independent Financial Group, LLC. 4 Nature of the Conduct 5 Unsuitable Sales, False Account Applications and Forged Signatures 6 2. Doncaster made unsuitable investment recommendations for the purchase of 7 variable annuities to at least three clients and filed false account applications for at least three 8 clients so that the company underwriting the variable annuity would issue the contracts to these 9 clients. Additionally, at least one client's signature has been forged on an account application 10 and replacement notice form. 11 Investor A 12 13 3. Investor A, an elderly woman from Kennewick, Washington, has been a client of 14 Doncaster since 2004. In September 2006 Doncaster sold Investor A a \$100,000 variable 15 annuity with a Minimum Guaranteed Income Benefit. The variable annuity application form 16 submitted to ING by Doncaster showed Investor A's date of birth as February 21, 1930 when in 17 fact her true date of birth was February 21, 1920, making her 86 at the time of purchase. 18 4. Had Doncaster provided ING with the accurate date of birth for Investor A, the 19 application was a candidate for rejection by ING because of Investor A's age. According to 20 ING's prospectus, the variable annuity contract purchased by Investor A was generally not 21 offered to applicants over the age of 80. 22 5. The application also stated that the annuitant had to be under the age of 80 at the 23 time of purchase to get the Minimum Guaranteed Income Benefit rider. A Minimum 24 25 Guaranteed Income Benefit rider offers, for a fee, the annuitant the benefit of a guaranteed

STATEMENT OF CHARGES AND NOTICE OF

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income after the variable annuity is annuitized. In this case, Investor A would have to be 96 years old before she would get the benefit of this rider because there is a ten year waiting period before she can annuitize the contract.

#### Investors B and C

6. Investors B and C, an elderly couple from Richland, Washington, have been clients Doncaster since 1999. In December 2007 and January 2008 Doncaster sold Investors B and C, two variable annuities with a combined value of over \$800,000. The annuities were from Hartford and Genworth Financial.

## Hartford Variable Annuity

- 7. Investors B and C told Doncaster in the December 2007 meeting that they had a certificate of deposit ("CD") maturing and were looking to invest in a one year CD. Doncaster offered what Investor B thought was a one year CD earning 6.93% minus .5% in expenses. In reality, Doncaster put the Investors B and C in a Hartford variable annuity which had a one year surrender period and annual fees of at least 1.70%. This variable annuity did not offer a return of 6.93% as represented to Investor B. Doncaster placed the investor's funds in four separate mutual funds within the variable annuity.
- 8. The Hartford variable annuity application showed an accurate date of birth of January 2, 1921 for Investor B.
- 9. Hartford notified Doncaster's office on December 18, 2007 that Investor B was not eligible for the product because he was over the age of 85. Doncaster's assistant informed Hartford that the date of birth should be January 2, 1922, thus eligible for the annuity. Hartford then issued the contract.
- 10. This investment was not what Investors B and C wanted nor was it what they thought they purchased and the variable annuity was unsuitable for Investors B and C.

  STATEMENT OF CHARGES AND NOTICE OF 3 DEPARTMENT OF FINANCIAL INSTITUTIONS INTENT TO ENTER ORDER TO CEASE AND DESIST, PO Box 9033 TO IMPOSE FINES, AND TO CHARGE COSTS

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Genworth Financial Variable Annuity

- 11. During a December 2007 meeting with Investor B, Doncaster recommended that Investors B and C roll an existing annuity over into a Genworth Financial variable annuity with a four year surrender period.
- 12. The Genworth Financial variable annuity applications initially submitted by Doncaster to Genworth showed an accurate date of birth of January 2, 1921 for Investor B.

On December 19, 2007, Doncaster notified Genworth Financial that the date of

- birth on the application should be January 2, 1922 for Investor B. Much like the Hartford variable annuity, Genworth Financial does not generally issue this type of variable annuity to customers over 85 years of age. On December 27, 2007, Genworth Financial contacted Doncaster's office to clarify the age discrepancy. Doncaster's assistant stated that the date of birth for Investor B was January 22, 1922. Funds for this annuity were not received by Genworth Financial until January 25, 2008, making Investor B still outside of the date range for the issuance of the policy. Genworth Financial notified Doncaster that Investor B was over age for the contract. Doncaster then sent Genworth Financial a letter stating that the annuity was appropriate and suitable for Investor B. Genworth Financial subsequently issued the contract without the annual step-up death benefit rider because of Investor B's age.
- 14. The Genworth Financial variable annuity was unsuitable for Investor B given the age of the annuitant and the four year surrender period on the contract.
- 15. The Genworth Financial variable annuity application submitted by Doncaster also contained a signature of Investor C that was inconsistent with her normal signature. The signature of Investor C on the Genworth Financial Replacement Notice form submitted by Doncaster was inconsistent with her normal signature. Investor C has signed a declaration stating that the signatures on those forms are not hers.

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# Client Communication

16. Doncaster provided written correspondence, including letters and emails, to numerous clients that were not approved by the firm he was working for at the time. This correspondence included letters that Doncaster knew or should have known would not be approved by the firm.

## Investor D

- 17. Investor D, a retired man from Richland, Washington, first became client of Doncaster in 2000. At the time, Investor D, who was on disability and in poor health, had sold a house and went to Doncaster to invest the proceeds of the sale. In July 2000 Doncaster sold Investor D an \$80,000 variable annuity. On August 7, 2000, Investor D sent a letter to Doncaster stating that a local credit union was offering a three year certificate of deposit earning a 7% per year return and that any investment with Doncaster should earn more than that. Doncaster provided Investor D with a letter dated August 10, 2000 regarding investing through Doncaster stating that "It is my estimate that if we allow the account to grow and re-invest for the next three years, your balance should be approximately \$112,000."
- 18. Doncaster provided Investor D with a projection of what his account would be worth in three years when Doncaster did not have the ability predict how the securities market, and specifically, how Investor D's investments would perform during that three year period.
- 19. Doncaster did not seek approval from the firm prior to delivery of the letter to the investor. Doncaster knew that he needed prior approval to make such promises and guarantees, and Doncaster knew that he would not receive approval to send the information to his clients based upon prior experience. In 1998 Doncaster sought approval from his investment adviser at the time, NY Life Insurance Company ("NY Life"), to provide a client account statements that Doncaster created. NY Life declined to approve the request because it violated a company

policy that requires all account statements provided to clients to be created by the firm, not the representative.

## Investor E

- 20. Investor E, an elderly man from Kennewick, Washington, has been a life insurance client of Doncaster beginning in 1995. Beginning in January 1999 and continuing through at least December 1999, Investor E purchased over \$120,000 in variable annuities from Doncaster. Some of those funds came from the proceeds of an insurance settlement when his business was destroyed by a fire. On February 4, 2000, Doncaster provided a letter to Investor E, when the current account balance was \$118,013.93, that stated, in part: "It is my projection that your portfolio will be worth \$150,000.00, four years and three months from today. This is also taking into account that we will be redeeming \$975.00 per month and having you spend that as you desire. The deal is this ---- if I am correct, then I'll expect for you to send me a check for the amount over \$150,000.00. If I am incorrect, I'll make up the difference for any short fall to the \$150,000.00."
- 21. This letter is both a projection of future account value and offers a guarantee to the client on the future performance of the investment recommended by Doncaster. Doncaster did not have the ability predict how the securities market and specifically, how Investor E's investments would perform during that time period. Providing a guarantee, prediction or projection of investment performance to a client for type of investment is a prohibited practice according the Field Supervision Manual and Registered Representatives Handbook of NY Life in place at the time of the offer.
- 22. Doncaster did not seek or receive approval from the firm, NY Life, prior to delivery to the investor. Doncaster knew that he needed prior approval to make such promises and guarantees, and Doncaster knew that he would not receive approval to send the information to clients based upon his firm's policies and prior experience.

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23. Investor F, an elderly woman formerly of Kennewick, Washington, has been a client of Doncaster since 1989. Investor F and her now deceased husband had purchased multiple investment products from Doncaster over the years. Between February 2000 and March 2001, Doncaster prepared and sent Investor F at least eight account statements reflecting current balances and rates of return on a number of these investments.

- 24. Doncaster did not seek or receive prior approval from NY Life prior to providing the account statements to Investor F.
- 25. In December 2005, Doncaster was sent a letter from John Marcheso, his supervisor while with Centaurus, stating that all email and written correspondence required prior approval from his office prior to sending to the client.
- 26. Doncaster sent multiple emails in 2006 to clients without prior approval from his firm at the time using his personal email account in violation of the policies and procedures of the firm. Doncaster knew that he needed prior approval before providing clients with written communication and he failed to obtain that approval.

# Deceptive Advertising and Promotion

27. Doncaster provided misleading information to clients and potential clients regarding the securities licenses that he possessed on multiple occasions. Newspaper advertisements that ran in the Tri-City Herald from August 2006 through at least June 2007 by Doncaster stated in part:

Tom Doncaster is a Registered Representative with Centaurus Financial, Inc. an independent broker/dealer, member NASD & SIPC.

### REGISTERED INVESTMENT ADVISOR

The advertisements gives the appearance that Doncaster is a registered investment adviser, when in reality Centaurus Financial, Inc. is the investment adviser and Doncaster is an investment adviser representative of Centaurus Financial, Inc.

- 28. The advertisement is deceptive because it gives the appearance that Doncaster is an investment adviser. To be an investment adviser Doncaster would be required to take additional testing and would be subject to additional compliance requirements that he is not subject to as an investment adviser representative.
- 29. Hanging on a wall of Doncaster's office, accessible and viewable by clients, is a diploma from Ashwood University for a Doctorate in Business Administration. According to the Ashwood University website, a doctorate degree costs \$599 and there are no classes to attend or exams because the degree is based upon life experiences. Included in the cost is one degree, one certificate of distinction, one award of excellence, one certificate of membership, two transcripts, and four education verification letters. For additional fees, the degree applicant can select a grade point range as well as select the date of their graduation.
- 30. By displaying the diploma, Doncaster gave clients and prospective clients the appearance that he earned a doctorate degree, when in reality, Doncaster just paid for the degree and it required no specialized education or training to receive the degree.
- 31. Hanging on the walls of Doncaster's office, accessible and viewable by clients, are plaques of recognition that are generic in nature. These plaques state that the recipient was a leader or won an award, but they do not specify the entity that is giving the award or the entity or individual that received the award.

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32 The use of these generic plaques, which lack substantive value, is misleading to the investing public because they imply a level of education, training, or experience Doncaster did not earn or possess.

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

## **CONCLUSIONS OF LAW**

- 1. The offer or sale of variable annuities described above constitutes the offer or sale of a security as defined in RCW 21.20.005(10) and (12).
- 2. The offer and/or sale of said securities were made in violation of RCW 21.20.010, the anti-fraud statute, and was a dishonest or unethical business practice under RCW 21.20.110(1)(g) and WAC 460-22B-090 because, as set forth above, in the connection with the offer the security, Respondent made untrue statements of material fact, engaged in manipulative or deceptive practices, and/or omitted to state material facts necessary in order to make the statements made, in light of the circumstances in which they were made, not misleading. Such conduct is grounds for suspension or a securities salesperson license and a fine pursuant to RCW 21.20.110(1)(b).
- 3 The offer and/or sale of a said securities were made in violation of RCW 21.20.702 and was a dishonest or unethical business practice under RCW 21.20.110(1)(g) and WAC 460-22B-090(7) because, as set forth above, Respondent recommended the purchase, sale, or exchange of a security without reasonable grounds to believe that the recommendation was suitable. Such conduct is grounds for the suspension of a securities salesperson license and a fine pursuant to RCW 21.20.110(1)(b).
- 4. In providing a client with a written guarantee on the returns of their investment, Respondent, Thomas Doncaster, committed a dishonest or unethical business practice as defined

by WAC 460-22B-090(14) and is a ground for the suspension of a securities salesperson license and a fine pursuant to RCW 21.20.110(1)(b).

- 5. In displaying a diploma from Ashwood University and generic awards, Respondent, Thomas Doncaster, committed a dishonest or unethical business practice as defined by WAC 460-22B-090(16) and is grounds for the suspension of a securities salesperson license and a fine pursuant to RCW 21.20.110(1)(b).
- 6. In submitting false or misleading client information forms, Respondent, Thomas Doncaster, caused Centaurus Financial, Inc.'s books and records to be inaccurate in violation of NASD Conduct Rule 3110. Such conduct is a dishonest or unethical business practice as defined by WAC 460-22B-090(19) and is grounds for the suspension of a securities salesperson license and a fine pursuant to RCW 21.20.110(1)(b).
- 7. In placing newspaper advertising with misleading information regarding his licensing status as an investment adviser representative Thomas Doncaster violated 21.20.040(3). Such conduct is a dishonest or unethical business practice as defined by WAC 460-22B-090(16) and is grounds for the suspension of a securities salesperson license and a fine pursuant to RCW 21.20.110(1)(b).

## NOTICE OF INTENT TO ORDER THE RESPONDENT TO CEASE AND DESIST

Pursuant to RCW 21.20.390, and based on the above Tentative Findings of Fact and Conclusions of Law, the Securities Administrator intends to order that Thomas Doncaster cease and desist from violations of RCW 21.20.010, RCW 21.20.702, RCW 21.20.040, and WAC 460-22B-090.

## NOTICE OF INTENT TO IMPOSE FINES

1 Pursuant to RCW 21.20.110(1), and based upon the Tentative Findings of Fact and 2 Conclusions of Law, the Securities Administrator intends to order that Respondent, Thomas 3 Doncaster, shall be liable for and pay a fine of \$65,000. 4 5 NOTICE OF INTENT TO CHARGE COSTS 6 Pursuant to RCW 21.20.110(7), and based upon the Tentative Findings of Fact and 7 Conclusions of Law, the Securities Administrator intends to order that Respondent, Thomas 8 Doncaster, shall be liable for and pay the costs, fees, and other expenses incurred in the conduct 9 of the investigation of this matter in an amount not less than \$5,000. 10 **AUTHORITY AND PROCEDURE** 11 This Statement of Charges is entered pursuant to the provisions of Securities Act and is 12 13 subject to the provisions of Chapter 21.20 RCW and RCW 34.05. The Respondent, Thomas 14 Doncaster, may make a written request for a hearing as set forth in the NOTICE OF 15 OPPORTUNITY TO DEFEND AND OPPORTUNITY FOR HEARING accompanying this 16 order. 17 If the Respondent does not request a hearing, the Securities Administrator intends to 18 adopt the above Tentative Findings of Fact and Conclusions of Law as final, and enter a 19 final order to cease and desist, to impose fines, and to charge costs to the Respondent. 20 // 21 22 // 23 24 25 DEPARTMENT OF FINANCIAL INSTITUTIONS STATEMENT OF CHARGES AND NOTICE OF 1

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INTENT TO ENTER ORDER TO CEASE AND DESIST.

TO IMPOSE FINES, AND TO CHARGE COSTS

**Securities Division** 

Olympia, WA 98507-9033

PO Box 9033

360-902-8760

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4	SIGNED and ENTERED this 26th day of	of January 2010.
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9		MICHAEL E. STEVENSON Securities Administrator
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13 14	Suzanne Sarason Chief of Compliance and Examination	Tyler Letey Financial Legal Examiner
15	Reviewed By:	
16	Martin Cordell	
17 18	Martin Cordell Financial Legal Examiner Supervisor	
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