

State of Arizona  
Senate  
Forty-fifth Legislature  
Second Regular Session  
2002

CHAPTER 157

# SENATE BILL 1107

AN ACT

AMENDING SECTIONS 40-106, 44-1843, 44-1848, 44-1850, 44-1872, 44-1894, 44-1895, 44-1941, 44-1948, 44-1961, 44-1962, 44-1974, 44-2003, 44-2031, 44-2032, 44-2054, 44-3101, 44-3152, 44-3158, 44-3201, 44-3214, 44-3291 AND 44-3292, ARIZONA REVISED STATUTES; RELATING TO THE CORPORATION COMMISSION SECURITIES DIVISION.

(TEXT OF BILL BEGINS ON NEXT PAGE)

1 Be it enacted by the Legislature of the State of Arizona:

2 Section 1. Section 40-106, Arizona Revised Statutes, is amended to  
3 read:

4 40-106. Legal services

5 A. The attorney general shall be attorney for the securities division  
6 of the commission and the commission for matters arising out of securities  
7 division activity. AT THE COMMISSION'S DISCRETION, THE ATTORNEYS EMPLOYED  
8 BY THE SECURITIES DIVISION MAY REPRESENT THE COMMISSION IN ADMINISTRATIVE AND  
9 CIVIL MATTERS ARISING UNDER TITLE 44, CHAPTER 12 OR 13.

10 B. The executive secretary of the commission may employ attorneys to  
11 represent the commission and each commissioner, in regard to matters in  
12 connection with the other powers and duties of the commission.

13 Sec. 2. Section 44-1843, Arizona Revised Statutes, is amended to read:

14 44-1843. Exempt securities; fee; filing

15 A. Sections 44-1841 and 44-1842, section 44-1843.02, subsections B  
16 and C and sections 44-3321 and 44-3325 do not apply to any of the following  
17 classes of securities:

18 1. Securities issued or guaranteed by the United States, or by any  
19 state, territory or insular possession thereof OF THE UNITED STATES, or by  
20 any political subdivision of such state, territory or insular possession, or  
21 by the District of Columbia, or by any agency or instrumentality of one or  
22 more of any of the foregoing. This exemption shall not apply to securities  
23 regulated pursuant to section 44-1843.01.

24 2. Securities issued by a national bank, a bank or a credit or loan  
25 association organized pursuant to an act of Congress and supervised by the  
26 United States or an agency thereof OF THE UNITED STATES, or issued by a state  
27 bank or savings institution the business of which is supervised and regulated  
28 by an agency of this state or of the United States.

29 3. Securities issued by a savings and loan association subject to  
30 supervision by an agency of this state.

31 4. Insurance or endowment policies, VARIABLE CONTRACTS, annuity  
32 contracts or optional annuity contracts issued by a person subject to the  
33 supervision of and licensed by the insurance commissioner, the bank  
34 commissioner or any agency of the United States, any state or the District  
35 of Columbia performing like functions.

36 5. Securities issued or guaranteed either as to principal, interest  
37 or dividend by a railroad or public utility if the issuance of its securities  
38 is regulated by an agency of the United States, a state, territory or insular  
39 possession thereof OF THE UNITED STATES, an agency of the District of  
40 Columbia, or an agency of the Dominion of Canada or any province thereof OF  
41 THE DOMINION OF CANADA, and also equipment trust certificates in respect to  
42 equipment conditionally sold or leased to a railroad or public utility, if  
43 other securities issued by such railroad or public utility would be exempt  
44 under this paragraph.

1           6. Securities issued by a person that is organized and operated  
2 exclusively for religious, educational, benevolent, fraternal, charitable or  
3 reformatory purposes and not for pecuniary profit, and no part of the net  
4 earnings of which inures to the benefit of any person, private stockholder  
5 or individual and securities issued by or any interest or participation in  
6 any pooled income fund, collective trust fund, collective investment fund or  
7 similar fund that is excluded from the definition of an investment company  
8 under section 3(c)(10)(B) of the investment company act of 1940. The  
9 exemption prescribed in this paragraph does not apply to any of the  
10 following, unless excluded from the definition of an investment company under  
11 section 3(c)(10)(B) of the investment company act of 1940:

12           (a) Securities made liens upon revenue producing property subject to  
13 taxation.

14           (b) Securities issued by a nonprofit organization that is engaged in,  
15 intends to engage in, controls, finances, or lends funds or property to  
16 other entities engaged in the construction, operation, maintenance or  
17 management of a hospital, sanitarium, rest home, clinic, medical hotel,  
18 mortuary, cemetery, mausoleum or other similar facilities.

19           (c) Interest bearing or noninterest bearing debt securities.

20           (d) Securities whose terms include significant features that are  
21 common to debt securities and that the commission finds are the functional  
22 equivalent of debt securities.

23           7. Securities listed or approved for listing upon the issuance thereof  
24 upon the New York stock exchange, the American stock exchange, the midwest  
25 stock exchange or any other national securities exchange THAT IS registered  
26 under the securities exchange act of 1934 AND that is designated by the  
27 commission as provided in this paragraph, and securities designated or  
28 approved for designation on notice of issuance on the national market system  
29 of a national securities association registered under the securities exchange  
30 act of 1934, and all securities senior or equal in rank to any securities so  
31 listed or approved for listing, designated or approved for designation or  
32 represented by subscription rights or warrants that have been so listed,  
33 designated or approved and any warrant or right to purchase or subscribe to  
34 any of the foregoing. In addition to the securities exchanges prescribed in  
35 this paragraph, the commission may by order designate any registered national  
36 securities exchange if it finds that it would be in the public interest for  
37 securities listed thereon ON THE EXCHANGE to be exempt. The commission may  
38 at any time by order withdraw a designation of an exchange or association  
39 made under this paragraph.

40           8. Commercial paper that arises out of a current transaction or the  
41 proceeds of which have been or are to be used for current transactions, that  
42 evidences an obligation to pay cash within nine months of the date of  
43 issuance or sale, exclusive of days of grace, or any renewal of such paper  
44 that is likewise limited, or any guarantee of such paper or of any such  
45 renewal.

1           9. Securities issued or guaranteed by any foreign government with  
2 which the United States is at the time of the sale maintaining diplomatic  
3 relations, or securities issued or guaranteed by a political subdivision of  
4 such foreign government having the power of taxation, if none of the  
5 securities of the foreign government or political subdivision are in default  
6 either as to principal or interest, and which securities when offered for  
7 sale in this state are acknowledged as valid obligations by the foreign  
8 government or political subdivision and registered under the securities act  
9 of 1933.

10           10. Notes or bonds secured by a mortgage or deed of trust on real  
11 estate or chattels, or a contract or agreement for the sale of real estate  
12 or chattels, if the entire mortgage, contract or agreement together with all  
13 notes or bonds secured thereby is sold or offered for sale as a unit, except  
14 for real property investment contracts.

15           11. Mortgage related securities, as defined in section 3(a)(41) of the  
16 securities exchange act of 1934.

17           B. Issuers of securities that are exempt under subsection A,  
18 paragraphs 6, 7 and 9 of this section, within thirty days after the first  
19 sale of the securities in this state, shall pay to the commission a fee of  
20 two hundred dollars for each offering, and the commission shall deposit the  
21 fees in the commerce and economic development commission fund established in  
22 section 41-1505.10.

23           C. Any securities that are offered and sold pursuant to section 4(5)  
24 of the securities act of 1933 or that are mortgage related securities as the  
25 term is defined in section 3(a)(41) of the securities exchange act of 1934  
26 are not preempted by federal law. These instruments, commonly referred to  
27 as private mortgage backed securities, may be exempt from the registration  
28 requirements of this chapter if the transaction or the securities are  
29 otherwise exempt under this chapter. This subsection specifically overrides  
30 the preemption of state law contained in section 106(c) of the secondary  
31 mortgage market enhancement act of 1984 (P.L. 98-440).

32           D. Noncompliance with the requirements in subsection B of this section  
33 to pay fees shall not result in the loss of the exemption allowed by this  
34 section.

35           Sec. 3. Section 44-1848, Arizona Revised Statutes, is amended to read:  
36 44-1848. Registration of dealers and salesmen dealing with  
37 certain exempt securities or engaging in certain  
38 exempt transactions; exemptions

39           A. A DEALER OR SALESMAN WHO ENGAGES IN TRANSACTIONS INVOLVING VARIABLE  
40 CONTRACTS, WHICH ARE EXEMPT UNDER SECTION 44-1843, SUBSECTION A, PARAGRAPH  
41 4, MUST REGISTER WITH THE COMMISSION PURSUANT TO ARTICLE 9 OF THIS CHAPTER.

42           ~~A.~~ B. Notwithstanding any other law, the commission may by rule  
43 require that any dealer or salesman who engages in transactions involving  
44 securities exempt under section 44-1843, subsection A, paragraph 1, 7 or 9,  
45 or who engages in transactions involving securities issued by a nonprofit

1 organization which is engaged in, intends to engage in, controls, finances,  
2 or lends funds or property to other entities engaged in the construction,  
3 operation, maintenance, or management of a hospital, sanitarium, rest home,  
4 clinic, medical hotel, mortuary, cemetery, mausoleum or other similar  
5 facilities, or who engages in transactions described in section 44-1844,  
6 subsection A, paragraph 1, 4, 11 or 18 or section 44-1845, shall be  
7 registered under article 9 of this chapter.

8 ~~B.~~ C. Any rule adopted pursuant to this section shall require  
9 registration of a dealer or salesman engaged in transactions described in  
10 section 44-1844, subsection A, paragraph 1 only if such dealer or salesman  
11 is engaged principally and primarily in the business of making a series of  
12 private offerings. For the purposes of this subsection, "series" means in  
13 excess of four private offerings in any consecutive twelve-month period.

14 ~~C.~~ D. ~~The provisions of Subsection A B~~ of this section ~~do~~ DOES not  
15 apply to transactions involving the following securities:

16 1. Securities issued by those financial institutions and enterprises  
17 licensed and regulated pursuant to title 6.

18 2. Stock and stock options issued pursuant to an employee stock option  
19 plan.

20 3. Promissory notes issued in the normal course of business.

21 4. Securities issued to corporations not formed for the purpose of  
22 evasion of this section.

23 5. Securities issued in exchange for all or substantially all of the  
24 capital stock of another corporation.

25 6. Such other securities transactions as the commission may exempt by  
26 rule.

27 Sec. 4. Section 44-1850, Arizona Revised Statutes, is amended to read:  
28 44-1850. Viatical or life settlement investment contracts

29 A. Sections SECTION 44-1841 and ~~44-1842~~ ~~do~~ DOES not apply to viatical  
30 or life settlement investment contracts if either:

31 1. The person who assigns, transfers, sells, devises or bequests any  
32 portion of the death benefit under or ownership of either an insurance policy  
33 or certificate of insurance does not enter into more than three viatical or  
34 life settlement investment contracts in any calendar year.

35 2. All of the following apply:

36 (a) At least ten days before the initial sale of a viatical or life  
37 settlement investment contract within or from this state, and every twelve  
38 months after the initial filing date if the issuer continues to offer  
39 securities within or from this state, the issuer files with the commission  
40 all of the following:

41 (i) A notice of the issuer's intent to sell securities pursuant to  
42 this section that includes the issuer's name, the issuer's type of  
43 organization, the state in which the issuer is organized, the date the issuer  
44 intends to begin selling securities within or from this state, the issuer's  
45 principal business and mailing address and a statement that the issuer is not

1 prohibited pursuant to subsection E of this section from claiming an  
2 exemption pursuant to THIS subsection ~~A of this section~~. An authorized  
3 officer of the issuer shall sign the notice and the signature shall be  
4 notarized.

5 (ii) A consent to service of process.

6 (iii) An audit report of an independent certified public accountant  
7 together with a balance sheet and related statements of income OR OPERATIONS,  
8 STOCKHOLDERS' EQUITY OR retained earnings and cash flows that reflect the  
9 issuer's financial position, the results of the ~~issuer's~~ operations and the  
10 ~~issuer's~~ cash flows as of a date within fifteen months before the date of  
11 FILING the notice prescribed in this subdivision. The financial statements  
12 listed in this subdivision shall be prepared in conformity with generally  
13 accepted accounting principles and shall be examined ~~according to~~ IN  
14 ACCORDANCE WITH generally accepted auditing standards. If the date of the  
15 audit report is more than one hundred twenty days before the date of FILING  
16 the notice prescribed in this subdivision, the issuer shall provide unaudited  
17 interim financial statements PREPARED IN CONFORMITY WITH GENERALLY ACCEPTED  
18 ACCOUNTING PRINCIPLES.

19 (b) The issuer discloses to the offeree in writing all of the  
20 following:

21 (i) The purchaser's right to rescind or cancel the investment and  
22 receive a refund.

23 (ii) The name, address and telephone number of the issuing insurance  
24 company.

25 (iii) The total value of the policy and the percentage of the policy  
26 the purchaser will own.

27 (iv) The policy number, issue date and type.

28 (v) If a group policy, the name, address and telephone number of the  
29 group and, if applicable, the material terms and conditions of converting the  
30 policy to an individual policy, including the amount of increased premiums.

31 (vi) If a term policy, the term and the name, address and telephone  
32 number of the person who will be responsible for renewing the policy if  
33 necessary.

34 (vii) Whether the policy is contestable.

35 (viii) If a contestable policy, the risk that the insurance company  
36 may cancel the policy or refuse to pay a claim made during the contestable  
37 period.

38 (ix) The policy premiums and terms of policy payments.

39 (x) The amount of the purchaser's monies that will be set aside to pay  
40 premiums.

41 (xi) The name, address and telephone number of the person who will be  
42 the policy owner and the person who will be responsible for paying premiums.

43 (xii) The date on which the purchaser will be required to pay premiums  
44 if necessary and the amount of the premium.

1 (xiii) The separate amounts of the purchaser's monies that will be  
2 used to pay the seller's commission, purchase the policy and pay  
3 administrative expenses and other transaction costs.

4 (xiv) Any other disclosure required by the commission.

5 B. At least ten days before use within this state, an issuer shall  
6 file with the commission all advertising and sales materials that will be  
7 published, exhibited, broadcast or otherwise used, directly or indirectly,  
8 in the offer or sale of a viatical or life settlement investment contract.

9 C. A purchaser of a viatical or life settlement investment contract  
10 that was purchased pursuant to this section may rescind or cancel the  
11 viatical or life settlement investment contract pursuant to this  
12 section. The purchaser may rescind or cancel the investment at any time  
13 before seven calendar days after the date the purchaser pays the required  
14 consideration to the issuer or the issuer's agent or the date the purchaser  
15 receives the written disclosures required under subsection A of this section,  
16 whichever is later. The purchaser shall notify the issuer or the issuer's  
17 agent in writing of the rescission or cancellation. No specific form is  
18 required for the rescission or cancellation. The rescission or cancellation  
19 is effective when personally delivered, deposited in the United States mail  
20 or deposited with a commercial courier or delivery service. The issuer shall  
21 refund all the purchaser's money within seven calendar days after receiving  
22 the notice of rescission or cancellation.

23 D. The commission may deny or revoke an exemption pursuant to  
24 subsection A of this section. A denial or revocation of the exemption is  
25 effective on the date the commission signs the notice of denial or  
26 revocation. The commission may deny or revoke the exemption if the  
27 commission finds any of the following:

28 1. The notice filing, advertising materials, sales materials or  
29 disclosures made to offerees are incomplete, inaccurate or misleading.

30 2. The sale of the securities operates or would operate as a fraud or  
31 deceit on investors.

32 3. The issuer is insolvent or is in an unsound financial condition.

33 4. The issuer has refused to allow the commission to examine the  
34 issuer's affairs or has failed or refused to provide information to the  
35 commission that is required by this chapter or any rule or order of the  
36 commission.

37 5. The issuer has failed to reasonably supervise the issuer's  
38 salesmen.

39 6. The issuer has knowingly retained a salesman after notice that the  
40 salesman has committed an offense under this chapter or has been convicted  
41 of an offense or is subject to an order or judgment as described in  
42 subsection E of this section.

43 E. The securities of an issuer are not exempt pursuant to subsection  
44 A of this section if the issuer or any of its affiliates, directors,

1 officers, general partners or beneficial owners of at least ten per cent of  
2 any class of its equity securities or managing underwriter of the securities:

3 1. Has been convicted of a felony involving racketeering or a  
4 transaction in securities or of which fraud is an essential element or of any  
5 offense listed in section 13-2301, subsection D, paragraph 4.

6 2. Has been convicted within the ten years before or at any time after  
7 the filing of a notice of intent to sell securities pursuant to this section  
8 of a misdemeanor involving racketeering or a transaction in securities or of  
9 which fraud or dishonesty is an essential element.

10 3. Is subject to an order or judgment of a court of competent  
11 jurisdiction OR ANY STATE OR FEDERAL ADMINISTRATIVE TRIBUNAL entered within  
12 ten years before or at any time after the filing of a notice of intent to  
13 sell securities pursuant to this section and that either:

14 (a) Enjoins or restrains that person from engaging in or continuing  
15 any conduct or practice in connection with the sale or purchase of securities  
16 or the business of insurance.

17 (b) Involves fraud, deceit, racketeering or consumer protection laws.

18 4. Is subject to the reporting requirements of the securities exchange  
19 act of 1934 and has not filed all required reports during the twelve calendar  
20 months before the filing of a notice of intent to sell securities pursuant  
21 to this section.

22 5. Is subject to an order of an administrative tribunal, AN SRO or the  
23 SEC denying, suspending or revoking for at least six months a membership,  
24 registration or license to do any of the following:

25 (a) Act as a broker, dealer or salesman of securities.

26 (b) Act as an investment adviser or investment adviser representative  
27 as defined in section 44-3101.

28 F. The commission at its discretion may waive any disqualification  
29 caused by subsection E of this section if the waiver would not be contrary  
30 to the public interest. A disqualification under subsection E of this  
31 section ceases to exist if the basis for the disqualification has been  
32 removed by the jurisdiction that created it.

33 G. Subsection E, paragraph 3, subdivision (a) of this section does not  
34 exclude securities from the exemption provided in subsection A of this  
35 section, but may be a basis for denial or revocation pursuant to subsection  
36 D of this section, if all of the following apply:

37 1. The order of judgment is related to a viatical or life settlement  
38 investment contract.

39 2. The issuer provides the commission with a copy of the order or  
40 judgment at the time the initial notice is filed pursuant to subsection A,  
41 paragraph 2, subdivision (a) of this section or within twenty business days  
42 after entry of the order or judgment, whichever occurs last.

43 3. At the time the order or judgment is entered, the law of the  
44 issuing jurisdiction does not include a specific statute, regulation, rule

1 or controlling judicial decision that requires the registration of a viatical  
2 or life settlement investment contract or its equivalent as a security.

3 H. Attempted compliance with this section does not act as an exclusive  
4 election.

5 Sec. 5. Section 44-1872, Arizona Revised Statutes, is amended to read:  
6 44-1872. Procedure for registration by description;  
7 registration statement; consent to service of  
8 process

9 Securities qualified under section 44-1871 for registration by  
10 description shall be registered by payment of the registration fee prescribed  
11 in ~~subsection C~~ of section 44-1861, SUBSECTION C, and filing of the following  
12 with the commission by the issuer or a registered dealer:

13 1. A registration statement signed and verified under oath by the  
14 issuer or dealer filing the statement and including the following together  
15 with other information prescribed by the commission:

16 (a) Name and business address of the person filing the statement.

17 (b) Name and business address of issuer, and address of issuer's  
18 principal office in this state, if any.

19 (c) Title of securities being registered, total amount of securities  
20 to be offered, offering price per unit and in the aggregate, amount of  
21 underwriting discounts or commissions or other selling expense per unit and  
22 in the aggregate, and the net amount to be received by the issuer per unit  
23 and in the aggregate.

24 (d) Amount of securities to be offered in this state, offering price  
25 per unit and in the aggregate, and the amount of the registration fee  
26 computed in accordance with ~~subsection C~~ of section 44-1861, SUBSECTION C.

27 (e) If the securities are registered under the securities act of 1933,  
28 a copy of the definitive prospectus filed with the SEC.

29 (f) A statement of the facts showing that the securities are entitled  
30 to be registered by description, INCLUDING AN AUDIT REPORT OF AN INDEPENDENT  
31 CERTIFIED PUBLIC ACCOUNTANT FOR THE LAST THREE FISCAL YEARS together with a  
32 balance sheet, ~~surplus statements and profit and loss statements~~ AND RELATED  
33 STATEMENTS OF INCOME OR OPERATIONS, STOCKHOLDERS' EQUITY OR RETAINED EARNINGS  
34 AND CASH FLOWS THAT REFLECT THE ISSUER'S FINANCIAL POSITION, THE RESULTS OF  
35 OPERATIONS AND CASH FLOWS, which if the securities being registered are  
36 commodity investment contracts or commodity option contracts may be those of  
37 either the issuer or of the dealer filing the statement, meeting the  
38 standards of section 44-1871. ~~THE FINANCIAL STATEMENTS REQUIRED BY THIS~~  
39 ~~SUBDIVISION MUST BE prepared in accordance with~~ IN CONFORMITY WITH generally  
40 accepted accounting principles and ~~certified by an independent public or~~  
41 ~~certified public accountant~~ EXAMINED IN ACCORDANCE WITH GENERALLY ACCEPTED  
42 AUDITING STANDARDS.

43 (g) The commission, or the director of securities if proper authority  
44 has been delegated to him THE DIRECTOR, may require that an offering circular  
45 describing the securities and containing other information prescribed by the

1 commission or the director be filed with the statement and be delivered to  
2 each offeree of such securities by the person filing the statement.

3 2. If the person who is registering the securities is not a registered  
4 dealer or is not a corporation organized under the laws of this state, a  
5 consent to service of process conforming to the requirements of section  
6 44-1862.

7 Sec. 6. Section 44-1894, Arizona Revised Statutes, is amended to read:  
8 44-1894. Prospectus; contents; use of consolidated financial  
9 statements; amendment or supplement to prospectus  
10 required to show material change

11 A. Except as provided in section 44-1901, the prospectus required by  
12 section 44-1892 shall be filed with the application, and shall include the  
13 following, together with other information the commission requires:

14 1. The name and address of the issuer, date of incorporation or  
15 organization, general character of the business transacted or to be  
16 transacted, and a description of the principal assets of the issuer.

17 2. The name and address and business experience of each officer and  
18 director of the issuer, if a corporation or unincorporated association, of  
19 each trustee or other fiduciary, if a trust, or of each partner, if a  
20 partnership.

21 3. The total authorized capital of the issuer, the total amount of  
22 each class of securities authorized and the total amount of securities of  
23 each class issued and outstanding.

24 4. The total amount of each class of securities held by each officer  
25 or director, if a corporation or unincorporated association, by each trustee  
26 or other fiduciary, if a trust, by each partner, if a partnership, and by  
27 each beneficial owner of ten per cent or more of any class of securities.

28 5. The total amount of securities of each class issued or to be issued  
29 for options, contracts, leases, patents, assignments, services or expenses,  
30 goodwill or other intangible assets, the name and address of each person to  
31 whom the securities have been or are to be issued, and the consideration  
32 received or to be received by the issuer therefor.

33 6. The title or descriptive name and amount of the securities to be  
34 offered, the offering price per unit and in the aggregate, the name and  
35 address of the principal underwriter and the nature of the underwriting  
36 commitment, the amount of underwriting discounts or commissions or other  
37 selling expenses per unit and in the aggregate, and the net per unit and in  
38 the aggregate to be received by the issuer. The statement of underwriting  
39 discounts or commissions or other selling expense shall include the maximum  
40 amount to be paid by the issuer in cash or otherwise, directly or indirectly,  
41 in connection with the sale of the securities.

42 7. The specific purposes for which funds to be derived from the sale  
43 of the securities are to be used, and the approximate amount to be devoted  
44 to each purpose.

1           8. A description of all material contracts to which the issuer is a  
2 party and of all material litigation involving the issuer.

3           9. A balance sheet THAT REFLECTS THE ISSUER'S FINANCIAL POSITION as  
4 of a date not more than ninety ONE HUNDRED TWENTY days prior to BEFORE the  
5 date of filing, and, if the balance sheet is not certified, also a certified  
6 balance sheet as of a date not more than one year prior to BEFORE the date  
7 of filing unless the fiscal year of the issuer has ended within ninety ONE  
8 HUNDRED TWENTY days prior to BEFORE the date of filing, in which case the  
9 certified balance sheet may be as of the end of the preceding fiscal year.

10          10. ~~Profit and loss and surplus~~ Statements OF INCOME OR OPERATIONS,  
11 STOCKHOLDERS' EQUITY OR RETAINED EARNINGS AND CASH FLOWS THAT REFLECT THE  
12 ISSUER'S RESULTS OF OPERATIONS AND CASH FLOWS for each of the three fiscal  
13 years preceding the date of the most recent balance sheet filed and for the  
14 period, if any, between the close of the most recent of such fiscal years and  
15 the date of the most recent balance sheet filed, OR OTHER FINANCIAL  
16 INFORMATION THE COMMISSION ESTABLISHES BY ORDER OR RULE. ~~, or,~~ If the issuer  
17 has been in existence for less than three fiscal years, ~~profit and loss and~~  
18 ~~surplus~~ statements OF INCOME OR OPERATIONS, STOCKHOLDERS' EQUITY OR RETAINED  
19 EARNINGS AND CASH FLOWS SHALL BE for the period of the issuer's existence.

20          B. If the issuer has one or more subsidiaries, the commission or the  
21 director may require, in addition to the balance sheet and ~~profit and loss~~  
22 ~~and surplus~~ statements RELATED STATEMENTS OF INCOME OR OPERATIONS,  
23 STOCKHOLDERS' EQUITY OR RETAINED EARNINGS AND CASH FLOWS required by  
24 subsection A, paragraphs 9 and 10 of this section, a consolidated balance  
25 sheet and RELATED consolidated ~~profit and loss and surplus~~ statements OF  
26 INCOME OR OPERATIONS, STOCKHOLDERS' EQUITY OR RETAINED EARNINGS AND CASH  
27 FLOWS THAT REFLECT THE CONSOLIDATED FINANCIAL POSITION, RESULTS OF OPERATIONS  
28 AND CASH FLOWS for the issuer and its subsidiaries as of the same dates as  
29 ~~the balance sheet and profit and loss and surplus~~ statements AS REQUIRED BY  
30 SUBSECTION A, PARAGRAPHS 9 AND 10 OF THIS SECTION.

31          C. If any material change occurs in the matters set forth in the  
32 prospectus filed under section 44-1892 and this section, or if any material  
33 change occurs in the plan of business of the issuer as set forth in the  
34 prospectus, each change shall be included in an amended prospectus or in a  
35 supplement to the prospectus which shall be promptly filed with the  
36 commission.

37          D. In connection with the registration of real property investment  
38 contracts, in addition to other information required by this chapter, the  
39 prospectus shall include the following:

40           1. A legal description or address of the property subject to the lien  
41 securing the note or contract being made or sold.

42           2. The name and address of the fee owner of the property subject to  
43 the lien securing the note or contract being made or sold.

1           3. Such information relative to the ability of the person liable on  
2 the obligation to meet the contractual payments, as the commission may  
3 require.

4           4. The existence of any improvements on the property or any utilities  
5 on or adjacent to the property which will service the property.

6           5. Terms and conditions of the contract or note being made or sold,  
7 including the principal balance owed, and the status of the principal and  
8 interest payments on the contract or note.

9           6. The terms and conditions of all prior recorded encumbrances which  
10 constitute liens on the property, the principal balance of such encumbrances  
11 and the status of principal and interest payments on the encumbrances.

12           7. Any assessments and tax liens of record on the property securing  
13 the contract or note being sold.

14           8. An independent appraisal of the value of the property subject to  
15 the lien securing the note or contract being made or sold. The appraisal  
16 shall state the value of the property as it exists on the date the appraisal  
17 is made.

18           9. The qualifications of the appraiser and the methods used in making  
19 the appraisal.

20           10. The loan to value ratio.

21           11. A description and amount of all fees paid by the borrower and  
22 investor.

23           12. A description of the method by which the yield is calculated.

24           E. Notwithstanding the provisions of this section, nothing in this  
25 section prevents the commission from entering into formal or informal  
26 agreements with the administrators of the securities laws of other states,  
27 Canada or Mexico and, as deemed appropriate by the commission, with the north  
28 American securities administrators association for the establishment of an  
29 international, national or regional coordinated uniform review of equity,  
30 debt or any other class of securities to reduce the regulatory burden and  
31 expense of registering public offerings in multiple states, Canada and  
32 Mexico.

33           Sec. 7. Section 44-1895, Arizona Revised Statutes, is amended to read:  
34 44-1895. Preparation of required financial statements

35           Financial statements required under this article for registration of  
36 securities by qualification shall be:

37           1. Prepared in accordance CONFORMITY with generally accepted  
38 accounting principles. ~~and certified, if certification~~

39           2. EXAMINED IN ACCORDANCE WITH GENERALLY ACCEPTED AUDITING STANDARDS.

40           3. IF REPORTING is necessary, REPORTED ON by an independent public or  
41 certified public accountant.

1           Sec. 8. Section 44-1941, Arizona Revised Statutes, is amended to read:  
2           44-1941. Application for registration as dealer; contents;  
3                     filing; consent to service of process; fee;  
4                     exemption

5           A. Application for registration as a dealer may be made by any person.  
6           An application for registration shall be signed by the applicant. The  
7           application shall be filed with the commission, and shall contain the  
8           following, together with other information the commission prescribes:

9           1. The name of the applicant.

10          2. The address of the principal place of business of the applicant and  
11          the addresses of all branch offices, if any, of the applicant in this state.

12          3. The character of business organization of the applicant and the  
13          date of organization.

14          4. The names and business addresses of all members, partners,  
15          officers, directors, trustees or managers of the applicant, a statement of  
16          the limitations, if any, of the liability of any partner, member, manager or  
17          trustee and a statement setting forth in chronological order the business  
18          history of each partner, member, officer, director, trustee or manager during  
19          the preceding ten years.

20          5. A brief description of the general character of the business  
21          conducted or to be conducted by the applicant.

22          6. A list of each state in which the applicant is registered as a  
23          dealer and whether or not the registration of the applicant as a dealer has  
24          been refused, cancelled, suspended or withdrawn in any state and, if so, a  
25          complete statement of the facts with respect thereto.

26          7. A statement showing whether the applicant is registered as a dealer  
27          under the securities exchange act of 1934 and whether any such registration  
28          of the applicant has been denied, revoked or suspended or made the subject  
29          of proceedings for denial, revocation or suspension by the SEC.

30          8. The name of each organization of dealers of which the applicant is  
31          a member, or before which any application for membership on the part of the  
32          applicant is pending, and whether any such membership of the applicant has  
33          been denied, revoked or suspended or made the subject of proceedings for  
34          denial, revocation or suspension.

35          9. The name of each securities exchange of which the applicant or any  
36          of its partners, officers, directors, trustees, members, managers or  
37          employees is a member and whether any such membership has been denied,  
38          revoked or suspended or made the subject of proceedings for denial,  
39          revocation or suspension.

40          10. For an applicant that is subject to the securities exchange act of  
41          1934, any financial information that is required to be provided to the SEC  
42          or its designee, under the securities exchange act of 1934 to the extent  
43          requested by the commission. ~~For~~ All other applicants, ~~SHALL PROVIDE~~ an  
44          audit report of an independent certified public accountant together with a  
45          balance sheet, ~~AND~~ related statements of income OR OPERATIONS, stockholders'

1 equity or retained earnings and cash flows THAT REFLECT THE DEALER'S  
2 FINANCIAL POSITION, RESULTS OF OPERATIONS AND CASH FLOWS. THE FINANCIAL  
3 STATEMENTS LISTED IN THIS SUBSECTION MUST BE prepared in accordance  
4 CONFORMITY with generally accepted accounting principles ~~showing the~~  
5 ~~financial condition of the applicant~~ AND EXAMINED IN ACCORDANCE WITH  
6 GENERALLY ACCEPTED AUDITING STANDARDS as of the most recent practicable date  
7 before the date of the application or the financial information established  
8 by the commission by rule.

9 11. A statement showing whether the applicant or an officer, director,  
10 partner, member, trustee, or manager of the applicant has within the past  
11 ten years been convicted of or charged with a felony or misdemeanor of which  
12 fraud is an essential element, or a felony or misdemeanor involving the  
13 purchase or sale of securities or arising out of the conduct of the business  
14 of the applicant as a dealer in securities, and, if so, a complete statement  
15 of the facts with respect to the felony or misdemeanor.

16 12. A statement showing whether the applicant, or any officer,  
17 director, partner, member, trustee or manager of the applicant, has been  
18 enjoined or restrained by a court of competent jurisdiction in connection  
19 with any transaction involving the purchase or sale of securities and, if so,  
20 a complete statement of the facts with respect to the transaction.

21 B. An application for registration as a dealer shall be accompanied  
22 by a written consent to service of process on the commission in actions  
23 against that dealer, conforming to the requirements of section 44-1862, and  
24 payment of the registration fee prescribed by section 44-1861, subsection A  
25 or B.

26 C. The commission by rule or order may provide limited registration  
27 requirements for any dealer or class of dealers or exempt any dealer or class  
28 of dealers from registration under this article if the commission determines  
29 that registration is not necessary to protect the public interest due to the  
30 special characteristics of the securities or transactions in which the dealer  
31 or class of dealers is involved.

32 Sec. 9. Section 44-1948, Arizona Revised Statutes, is amended to read:  
33 44-1948. Reporting requirements of dealers and salesmen; real  
34 property records

35 A. Dealers and salesmen shall retain registration by filing:

36 1. A supplemental statement showing changes in the facts set forth in  
37 the original application for registration as supplemented or amended as such  
38 changes occur or within ninety days after the change.

39 2. In the case of a dealer that is registered under the securities  
40 exchange act of 1934 and to the extent requested by the commission, any  
41 financial information that is required to be provided to the SEC or its  
42 designee under the securities exchange act of 1934. The dealer shall  
43 simultaneously file the same financial information with the commission.

44 3. In the case of a dealer that is not registered under the securities  
45 exchange act of 1934, annually and within ninety days of the audit report

1 date, the audit report of an independent certified public accountant,  
2 together with a balance sheet, ~~AND~~ related statements of income OR  
3 OPERATIONS, stockholders' equity or retained earnings and cash flows THAT  
4 REFLECT THE DEALER'S FINANCIAL POSITION, THE RESULTS OF OPERATIONS AND CASH  
5 FLOWS prepared in ~~accordance~~ CONFORMITY with generally accepted accounting  
6 principles ~~showing the financial condition of the dealer~~ AND EXAMINED IN  
7 ACCORDANCE WITH GENERALLY ACCEPTED AUDITING STANDARDS.

8 B. Dealers shall maintain files in connection with transactions  
9 involving real property investment contracts that include listings, deposit  
10 receipts, cancelled checks, copies of contracts, agreements and sellers'  
11 statements, documents concerning appraisals and credit investigations and all  
12 other correspondence relating to the purchase and sale of real property  
13 investment contracts. Dealers shall maintain books, records and accounts in  
14 ~~accordance~~ CONFORMITY with generally accepted accounting principles, showing  
15 the receipt and disbursement of funds received by dealers and salesmen in  
16 connection with the purchase and sale of real property investment contracts.

17 Dealers shall maintain files and records relating to transactions involving  
18 real property investment contracts for five years from the date the  
19 registration expires. The files and records are subject to inspection at all  
20 times by authorized representatives of the commission.

21 Sec. 10. Section 44-1961, Arizona Revised Statutes, is amended to  
22 read:

23 44-1961. Grounds for denial, revocation or suspension of dealer  
24 registration; administrative remedies

25 A. After a hearing or notice and opportunity for a hearing as provided  
26 in article 11 of this chapter, the commission may enter an order suspending  
27 for a period of not to exceed one year, denying or revoking the registration  
28 of a dealer if the commission finds that:

29 1. The application for registration of the dealer, or any financial  
30 statement, ~~or other document or OTHER exhibit filed therewith,~~ WITH THE  
31 APPLICATION or any supplement or amendment thereto TO THE APPLICATION is  
32 incomplete, inaccurate or misleading.

33 2. The dealer is insolvent or is in an unsound financial condition.

34 3. The dealer has violated this chapter or any rule or order of the  
35 commission ~~thereunder~~ UNDER THIS CHAPTER.

36 4. The dealer purchases or sells securities at such variations from  
37 current market prices as, in the light of all the circumstances, are  
38 unconscionable.

39 5. The dealer has failed to file with the commission any record,  
40 report, financial statement or other information required under this chapter  
41 or any rule or order of the commission ~~thereunder~~ UNDER THIS CHAPTER, or has  
42 refused to permit an examination into the dealer's affairs.

43 6. The dealer is lacking in integrity, or is not of good business  
44 reputation, ~~or is not qualified by training or experience.~~

1           7. The dealer has knowingly retained a salesman after notice that the  
2 salesman has committed an offense under this chapter.

3           8. The dealer has been convicted within ten years preceding the date  
4 of filing the application for registration as a dealer, or at anytime  
5 thereafter, of a felony or misdemeanor involving a transaction in securities,  
6 or of which fraud is an essential element, or arising out of the conduct of  
7 any business in securities.

8           9. The dealer is permanently or temporarily enjoined by order,  
9 judgment or decree of an administrative tribunal or a court of competent  
10 jurisdiction from engaging in or continuing any conduct or practice in  
11 connection with the sale or purchase of securities.

12           10. The dealer is subject to an order of an administrative tribunal,  
13 an SRO or the SEC denying, suspending or revoking membership or registration  
14 as a broker or dealer in securities or an investment adviser or investment  
15 adviser representative for at least six months.

16           11. The dealer has been guilty of any fraudulent act or practice in  
17 connection with the purchase or sale of securities.

18           12. The dealer has failed to reasonably supervise its salesmen.

19           13. The dealer has engaged in dishonest or unethical practices in the  
20 securities industry.

21           14. THE DEALER HAS ENGAGED IN DISHONEST OR UNETHICAL PRACTICES IN  
22 BUSINESS OR FINANCIAL MATTERS.

23           B. IN ADDITION TO DENYING, REVOKING OR SUSPENDING THE REGISTRATION,  
24 IF THE COMMISSION FINDS THAT A DEALER HAS ENGAGED IN AN ACT, PRACTICE OR  
25 TRANSACTION DESCRIBED IN SUBSECTION A, PARAGRAPH 4, 12 OR 13, THE COMMISSION  
26 MAY DO ONE OR MORE OF THE FOLLOWING:

27           1. ASSESS ADMINISTRATIVE PENALTIES.

28           2. ORDER THE DEALER TO CEASE AND DESIST FROM ENGAGING IN THE ACT,  
29 PRACTICE OR TRANSACTION OR DOING ANY OTHER ACT IN FURTHERANCE OF THE ACT,  
30 PRACTICE OR TRANSACTION.

31           3. TAKE APPROPRIATE AFFIRMATIVE ACTION, AS PRESCRIBED BY THE  
32 COMMISSION, TO CORRECT THE CONDITIONS RESULTING FROM THE ACT, PRACTICE OR  
33 TRANSACTION, INCLUDING A REQUIREMENT TO PROVIDE RESTITUTION.

34           ~~B.~~ C. It is sufficient cause for denial, revocation or suspension of  
35 registration of a dealer as provided in this section, if the dealer is a  
36 partnership, corporation, unincorporated association or trust, that a member  
37 of the partnership, or an officer or director of the corporation or  
38 unincorporated association, or a trustee or other fiduciary of such trust,  
39 or a person controlling, controlled by, or under common control with the  
40 dealer, has been guilty of any act or omission which would be A sufficient  
41 ground for denying or revoking the registration of an individual dealer.

42           ~~C.~~ D. If the registration of a dealer is revoked or denied, that  
43 dealer may not file with the commission an application for registration under  
44 this chapter or for licensure under chapter 13 of this title for at least one  
45 year after the date of the revocation or denial.

1           Sec. 11. Section 44-1962, Arizona Revised Statutes, is amended to  
2 read:

3           44-1962. Grounds for denial, revocation or suspension of  
4                           registration of salesman; administrative remedies

5           A. After a hearing or notice and opportunity for a hearing as provided  
6 by article 11 of this chapter, the commission may enter an order suspending  
7 for a period of not to exceed one year, denying or revoking the registration  
8 of a salesman if the commission finds that:

9           1. The application for registration of the salesman, or any statement,  
10 document or other exhibit filed ~~therewith~~, WITH THE APPLICATION or any  
11 supplement or amendment ~~thereto~~, TO THE APPLICATION is incomplete, inaccurate  
12 or misleading.

13           2. The salesman has violated this chapter or any rule or order of the  
14 commission ~~thereunder~~ UNDER THIS CHAPTER.

15           3. The salesman has failed to file with the commission any record,  
16 report or other information required under this chapter or any rule or order  
17 of the commission ~~thereunder~~, UNDER THIS CHAPTER or has refused to permit an  
18 examination into ~~his~~ THE SALESMAN'S affairs.

19           4. The salesman is lacking in integrity, is not of good business  
20 reputation or is not qualified by training or experience.

21           5. The salesman is not employed by a registered dealer.

22           6. The salesman has been convicted within ten years preceding the date  
23 of filing the application for registration as a salesman, or at anytime  
24 thereafter, of a felony or misdemeanor involving a transaction in securities,  
25 or of which fraud is an essential element, or arising out of the conduct of  
26 any business in securities.

27           7. The salesman is permanently or temporarily enjoined by order,  
28 judgment or decree of an administrative tribunal or a court of competent  
29 jurisdiction from engaging in or continuing any conduct or practice in  
30 connection with the sale or purchase of securities.

31           8. The salesman is subject to an order of an administrative tribunal,  
32 an SRO or the SEC denying, suspending or revoking membership or registration  
33 as a broker or dealer in securities or an investment adviser or investment  
34 adviser representative for at least six months.

35           9. The salesman has been guilty of any fraudulent act or practice in  
36 connection with the purchase or sale of securities.

37           10. The salesman has engaged in dishonest or unethical practices in the  
38 securities industry.

39           11. The salesman has failed to reasonably supervise salesmen under the  
40 salesman's supervisory control.

41           12. THE SALESMAN HAS ENGAGED IN DISHONEST OR UNETHICAL PRACTICES IN  
42 BUSINESS OR FINANCIAL MATTERS.

43           B. IN ADDITION TO DENYING, REVOKING OR SUSPENDING THE REGISTRATION,  
44 IF THE COMMISSION FINDS THAT A SALESMAN HAS ENGAGED IN AN ACT, PRACTICE OR

1 TRANSACTION DESCRIBED IN SUBSECTION A, PARAGRAPH 10 OR 11, THE COMMISSION MAY  
2 DO ONE OR MORE OF THE FOLLOWING:

- 3 1. ASSESS ADMINISTRATIVE PENALTIES.
- 4 2. ORDER THE SALESMAN TO CEASE AND DESIST FROM ENGAGING IN THE ACT,  
5 PRACTICE OR TRANSACTION OR DOING ANY OTHER ACT IN FURTHERANCE OF THE ACT,  
6 PRACTICE OR TRANSACTION.
- 7 3. TAKE APPROPRIATE AFFIRMATIVE ACTION, AS PRESCRIBED BY THE  
8 COMMISSION, TO CORRECT THE CONDITIONS RESULTING FROM THE ACT, PRACTICE OR  
9 TRANSACTION, INCLUDING A REQUIREMENT TO PROVIDE RESTITUTION.

10 ~~B.~~ C. If the registration of a salesman is revoked or denied, that  
11 salesman may not file with the commission an application for registration  
12 under this chapter or for licensure under chapter 13 of this title for at  
13 least one year after the date of the revocation or denial.

14 Sec. 12. Section 44-1974, Arizona Revised Statutes, is amended to  
15 read:

16 44-1974. Rehearings

17 ~~Rehearings may be instituted or granted by the commission and shall be~~  
18 THE COMMISSION MAY INSTITUTE OR GRANT REHEARINGS ON APPLICATION MADE WITHIN  
19 TWENTY CALENDAR DAYS AFTER ENTRY OF AN ORDER OR DECISION. UNLESS OTHERWISE  
20 ORDERED, FILING AN APPLICATION FOR REHEARING DOES NOT STAY THE COMMISSION'S  
21 DECISION OR ORDER. IF THE COMMISSION DOES NOT GRANT A REHEARING WITHIN  
22 TWENTY CALENDAR DAYS, THE APPLICATION IS CONSIDERED TO BE DENIED. REHEARINGS  
23 ARE subject to the provisions of this article.

24 Sec. 13. Section 44-2003, Arizona Revised Statutes, is amended to  
25 read:

26 44-2003. Joint and several liability; proportionate liability;  
27 determination of responsibility; uncollectible  
28 share; settlement discharge; limitation on actions;  
29 definitions

30 A. Subject to the provisions of this section, an action brought under  
31 section 44-2001, 44-2002 or 44-2032 may be brought against any person,  
32 including any dealer, salesman or agent, who made, participated in or induced  
33 the unlawful sale or purchase, and such persons shall be jointly and  
34 severally liable to the purchaser or seller PERSON WHO IS entitled to  
35 maintain such action. No person shall be deemed to have participated in any  
36 sale or purchase solely by reason of having acted in the ordinary course of  
37 that person's professional capacity in connection with that sale or purchase.

38 B. Any covered person against whom a final judgment is entered in a  
39 private action is jointly and severally liable for damages only if the trier  
40 of fact determines that the covered person recklessly or knowingly committed  
41 a violation of this chapter.

42 C. A covered person against whom a final judgment is entered in a  
43 private action is liable solely for the portion of the judgment that  
44 corresponds to the percentage of responsibility of the covered person as  
45 prescribed in subsection D of this section. In any case in which a

1 contractual relationship permits, a covered person who prevails in any  
2 private action may recover the attorney fees and costs of that covered person  
3 for the private action.

4 D. The court in a private action shall instruct the jury to answer  
5 special interrogatories, or if there is no jury, make findings, for each  
6 covered person and any other person the parties claim to have caused or  
7 contributed to the loss incurred by the plaintiff, including any person who  
8 has entered into a settlement with the plaintiff or plaintiffs, concerning  
9 each of the following:

10 1. Whether the person committed a violation of this chapter.

11 2. The percentage of responsibility of the person, measured as a  
12 percentage of the total fault of all persons who caused or contributed to the  
13 loss incurred by the plaintiff.

14 3. Whether the person knowingly committed a violation of this chapter.

15 E. The responses to the interrogatories or findings under subsection  
16 D of this section shall specify the total amount of damages that the  
17 plaintiff is entitled to recover and the percentage of responsibility of each  
18 covered person found to have caused or contributed to the loss incurred by  
19 the plaintiff or plaintiffs. In determining the percentage of responsibility  
20 under this section, the trier of fact shall consider both the nature and  
21 extent of:

22 1. The conduct of each covered person found to have caused or  
23 contributed to the loss incurred by the plaintiff or plaintiffs.

24 2. The causal relationship between the conduct of each covered person  
25 and the damages incurred by the plaintiff or plaintiffs.

26 F. Notwithstanding subsection C of this section, on a motion made  
27 within six months after a final judgment is entered in any private action,  
28 if the court determines that all or part of the share of the judgment of the  
29 covered person is not collectible against that covered person and is also not  
30 collectible against a covered person described in subsection B of this  
31 section, each covered person described in subsection C of this section is  
32 liable for the uncollectible share as follows:

33 1. Each covered person is jointly and severally liable for the  
34 uncollectible share if the plaintiff establishes that the plaintiff is an  
35 individual whose recoverable damages under the final judgment are greater  
36 than ten per cent of the net worth of the plaintiff, and the plaintiff's net  
37 worth is less than two hundred thousand dollars, excluding the value of the  
38 plaintiff's owned primary residence.

39 2. With respect to any plaintiff not described in paragraph 1 of this  
40 subsection, each covered person is liable for the uncollectible share in  
41 proportion to the percentage of responsibility of that covered person, except  
42 that the total liability of a covered person under this subsection may not  
43 exceed fifty per cent of the proportionate share of that covered person, as  
44 determined under subsection E of this section.

1 G. For purposes of subsection F of this section, net worth is  
2 determined as of the date immediately preceding the date of the purchase or  
3 sale by the plaintiff of the security that is the subject of the action and  
4 is equal to the fair market value of assets, minus liabilities, including the  
5 net value of the plaintiff's investments in real and personal property and  
6 personal residences.

7 H. The total payments required pursuant to subsection F of this  
8 section shall not exceed the amount of the uncollectible share. A covered  
9 person against whom judgment is not collectible is subject to contribution  
10 and to any continuing liability to the plaintiff on the judgment.

11 I. To the extent that a covered person is required to make an  
12 additional payment pursuant to subsection F of this section, the covered  
13 person may recover contribution from any of the following or any combination  
14 of the following:

15 1. The covered person originally liable to make the payment.

16 2. Any covered person liable jointly and severally pursuant to  
17 subsection B of this section.

18 3. Any covered person who is held proportionately liable pursuant to  
19 this section, who is liable to make the same payment and who has paid less  
20 than the person's proportionate share of that payment.

21 4. Any other person WHO IS responsible for the conduct giving rise to  
22 the payment that AND WHO would have been liable to make the same payment.

23 J. The standard for allocation of damages under subsections B, C and  
24 D of this section and the procedure for reallocation of uncollectible shares  
25 under subsection F of this section shall not be disclosed to members of the  
26 jury.

27 K. If a covered person settles any private action at any time before  
28 a final verdict or judgment, the court shall enter an order discharging the  
29 covered person from all claims for contribution brought by other persons. On  
30 entry of the settlement by the court, the court shall enter a bar order  
31 constituting the final discharge of all obligations to the plaintiff of the  
32 settling covered person arising out of the action. The order bars all future  
33 claims for contribution arising out of the action by:

34 1. Any person against the settling covered person.

35 2. The settling covered person against any person, other than a person  
36 whose liability has been extinguished by the settlement of the settling  
37 covered person.

38 L. If a covered person enters into a settlement with the  
39 plaintiff before a final verdict or judgment, the verdict or judgment shall  
40 be reduced by the greater of either:

41 1. The amount that corresponds to the percentage of responsibility of  
42 that covered person.

43 2. The amount paid to the plaintiff by that covered person.

1 M. Except as provided in subsection K of this section, a covered  
2 person who becomes jointly and severally liable for damages in any private  
3 action may recover contribution from any other person who, if joined in the  
4 original action, would have been liable for the same damages. A claim for  
5 contribution shall be determined based on the percentage of responsibility  
6 of the claimant and of each person against whom a claim for contribution is  
7 made.

8 N. In any private action determining liability, an action for  
9 contribution shall be brought within six months after the entry of a final,  
10 nonappealable judgment in the action, except that an action for contribution  
11 brought by a covered person who was required to make an additional payment  
12 pursuant to subsection F of this section may be brought within six months  
13 after the date on which the payment was made.

14 O. For purposes of this section, reckless conduct by a covered person  
15 does not constitute a knowing violation of this chapter by the covered  
16 person.

17 P. For the purposes of this section:

18 1. "Covered person" means a defendant in any private action arising  
19 under sections 44-1991 and 44-1992 or a defendant who is an outside director  
20 in a private action arising under section 44-1997.

21 2. "Knowingly committed a violation of this chapter" means either:

22 (a) In an action that is based on an untrue statement of material fact  
23 or omission of a material fact necessary to make the statement not  
24 misleading, the covered person makes an untrue statement of a material fact  
25 with actual knowledge that the representation is false or omits the statement  
26 of a fact necessary in order to make the statement made not misleading, with  
27 actual knowledge that, as a result of the omission, one of the material  
28 representations of the covered person is false and other persons are likely  
29 to reasonably rely on that misrepresentation or omission.

30 (b) In an action that is based on any conduct that is not described  
31 in subdivision (a), the covered person engages in conduct with actual  
32 knowledge of the facts and circumstances that make the conduct of that  
33 covered person a violation of this chapter.

34 Sec. 14. Section 44-2031, Arizona Revised Statutes, is amended to  
35 read:

36 44-2031. Jurisdiction and venue of offenses and actions;  
37 joinder of spouse

38 A. The superior court in this state shall have jurisdiction of  
39 ~~offenses and OVER~~ violations of this chapter, and the rules, ~~regulations~~ and  
40 orders of the commission thereunder; ~~UNDER THIS CHAPTER~~ and of all actions  
41 brought to enforce any liability or duty created under this chapter, except  
42 actions or proceedings brought under section 44-2032, paragraph 2, 3 or 4 or  
43 appeals filed under article 12 of this chapter, ~~of OVER~~ which the superior  
44 court in Maricopa county shall have exclusive jurisdiction.

1 B. Any action authorized by this chapter may be brought in the county  
2 wherein IN WHICH the defendant is found, or is an inhabitant or transacts  
3 business, or in the county where the transaction took place, and in such  
4 cases, process may be served in any other county of IN which the defendant  
5 is an inhabitant or where IN WHICH the defendant is found.

6 C. THE COMMISSION MAY JOIN THE SPOUSE IN ANY ACTION AUTHORIZED BY THIS  
7 CHAPTER TO DETERMINE THE LIABILITY OF THE MARITAL COMMUNITY.

8 Sec. 15. Section 44-2032, Arizona Revised Statutes, is amended to  
9 read:

10 44-2032. Cease and desist orders; civil penalty; injunctions;  
11 civil restitution; prosecutions for violations

12 When IF it appears to the commission, either on complaint or otherwise,  
13 that any person has engaged in, is engaging in, or is about to engage in any  
14 act, practice or transaction that constitutes a violation of this chapter,  
15 or any rule or order of the commission thereunder UNDER THIS CHAPTER, the  
16 commission may, in its discretion:

17 1. Issue an order directing such person to cease and desist from  
18 engaging in the act, practice or transaction, or doing any other act in  
19 furtherance of the act, practice or transaction, and to take appropriate  
20 affirmative action within a reasonable period of time, as prescribed by the  
21 commission, to correct the conditions resulting from the act, practice or  
22 transaction including, without limitation, a requirement to provide  
23 restitution as prescribed by rules of the commission. IF A PERSON FAILS TO  
24 COMPLY WITH AN ORDER ISSUED UNDER THIS PARAGRAPH, THE SUPERIOR COURT IN  
25 MARICOPA COUNTY, ON APPLICATION BY THE COMMISSION SHALL:

26 (a) ISSUE AN ORDER TO SHOW CAUSE WHY THE PERSON HAS NOT COMPLIED WITH  
27 THE COMMISSION'S ORDER. ON A SHOWING THAT THE PERSON HAS VIOLATED THE  
28 COMMISSION'S ORDER, THE COURT MAY EXERCISE ITS CONTEMPT POWERS AND IMPOSE A  
29 CIVIL PENALTY OF NOT MORE THAN TWENTY THOUSAND DOLLARS FOR EACH VIOLATION AS  
30 THE COURT CONSIDERS TO BE JUST AND PROPER.

31 (b) AWARD REASONABLE COSTS, INCLUDING ATTORNEY FEES, TO THE  
32 COMMISSION, UNLESS OTHER CIRCUMSTANCES MAKE AN AWARD OF COSTS UNJUST. ANY  
33 COSTS, INCLUDING ATTORNEY FEES, COLLECTED PURSUANT TO THIS PARAGRAPH SHALL  
34 BE DEPOSITED, PURSUANT TO SECTIONS 35-146 AND 35-147, IN THE STATE GENERAL  
35 FUND.

36 2. Apply to the superior court in Maricopa county or any federal court  
37 for an injunction restraining the person from the violation, and on a showing  
38 by the commission that the person has engaged in, is engaging in or is about  
39 to engage in an act, practice or transaction in violation of this chapter or  
40 any rule or order of the commission, a temporary restraining order,  
41 preliminary injunction, or permanent injunction shall be granted without  
42 bond. Process in those actions may be served on the defendant in any county  
43 of this state in which the defendant transacts business or is found.



1 44-2039 for the purpose of enforcing this chapter and chapter 13 of this  
2 title and regulating the exchange and operating the public reference rooms  
3 established by section 44-2055. ~~The director of the securities division of~~  
4 ~~the corporation commission shall abstain from all votes of the commerce and~~  
5 ~~economic development commission relating to loans to an entity for the~~  
6 ~~purpose of establishing a securities exchange.~~

7 Sec. 17. Section 44-3101, Arizona Revised Statutes, is amended to  
8 read:

9 44-3101. Definitions

10 In this chapter, unless the context otherwise requires:

11 1. "Closed-end company" means any management company other than an  
12 open-end company or unit investment trust.

13 2. "Depository institution" means a bank, savings and loan association  
14 or trust company whose business is supervised and regulated by an agency of  
15 this state or the United States, or an employee, as defined in title 10,  
16 chapter 1, of any such bank, savings and loan association or trust company  
17 while acting within the scope of the employee's employment.

18 3. "Federal covered adviser" means an investment adviser registered  
19 under the investment advisers act of 1940.

20 4. "IARD" means the investment adviser registration depository  
21 operated by the national association of securities dealers.

22 5. "Investment adviser" means any person who, for compensation,  
23 engages in the business of advising others, either directly or through  
24 publications or writings, as to the value of securities or as to the  
25 advisability of investing in, purchasing or selling securities or who, for  
26 compensation and as a part of a regular business, issues or promulgates  
27 analyses or reports concerning securities. Investment adviser includes  
28 financial planners and other persons who, as an integral component of other  
29 financially related services, provide the foregoing investment advisory  
30 services to others for compensation and as part of a business or who hold  
31 themselves out as providing the foregoing investment advisory services to  
32 others for compensation. Investment adviser does not include:

33 (a) An investment adviser representative.

34 (b) A depository institution.

35 (c) A lawyer, law firm, certified public accountant or accounting firm  
36 whose performance of the investment advisory services is solely incidental  
37 to the practice of the person's profession or who does not do any of the  
38 following:

39 (i) Exercise investment discretion with respect to the assets of  
40 clients or maintain custody of the assets of clients for the purpose of  
41 investing the assets, except if the person is acting in a bona fide fiduciary  
42 capacity such as an executor, trustee, personal representative, estate or  
43 trust agent, guardian or conservator.

1 (ii) Accept or receive directly or indirectly any commission, fee or  
2 other remuneration contingent on the purchase or sale of any specific  
3 security by a client of the person.

4 (iii) Give advice on the purchase or sale of specific securities other  
5 than advice about specific securities that is based on financial statement  
6 analysis or tax considerations that are reasonably related to and in  
7 connection with the person's profession.

8 (d) A publisher, employee or columnist of any newspaper, news column,  
9 newsletter, news magazine or business or financial publication or service,  
10 whether communicated in hard copy form, by electronic means or otherwise,  
11 that does not consist of the rendering of advice on the basis of the specific  
12 investment situation of each client.

13 (e) An insurance company or agent INSURANCE PRODUCER that is licensed  
14 or authorized by the department of insurance to transact the business of  
15 insurance, including the sale of annuities, whose performance of the  
16 investment advisory services is solely incidental to the conduct of business  
17 as an insurance company or agent INSURANCE PRODUCER and that receives no  
18 special compensation for providing investment advisory services.

19 (f) A real estate salesperson or real estate broker who is licensed  
20 or authorized by the state real estate department to transact the business  
21 of real estate, whose performance as an investment adviser is solely  
22 incidental to the conduct of the individual's business as a broker or  
23 salesman and who receives no special compensation for providing investment  
24 advisory services.

25 (g) Any officer, director, partner or employee of an entity engaged  
26 in selling interest in entities that invest in real property, including  
27 partnerships, corporations or sole proprietorships, if such transactions are  
28 otherwise subject to the securities laws of the United States or this state.

29 (h) Mortgage brokers or mortgage bankers who are licensed by the state  
30 banking department to transact the business of a mortgage broker or mortgage  
31 banker, and their employees, whose performance of any investment advisory  
32 service is solely incidental to the conduct of the business of a mortgage  
33 broker or mortgage banker and who receives no special compensation for  
34 providing investment advisory services.

35 6. "Investment adviser representative" means any partner, officer or  
36 director of an investment adviser, any individual who occupies a status or  
37 performs functions similar to a partner, officer or director of an investment  
38 adviser or any other individual who is employed by or associated with an  
39 investment adviser, except clerical or ministerial personnel, and who does  
40 any of the following:

41 (a) Makes any recommendations or otherwise renders advice regarding  
42 securities.

43 (b) Manages accounts or portfolios of clients.

1 (c) Determines which recommendation or advice regarding securities  
2 should be given to a client if the individual is a member of the investment  
3 adviser's investment committee that determines general investment advice to  
4 be given to clients or the individual determines general client advice if the  
5 investment adviser has no investment committee, except that if an investment  
6 adviser has more than five individuals who make recommendations or give  
7 advice, only the supervisors of those individuals are investment adviser  
8 representatives.

9 (d) Solicits, offers or negotiates for the sale of or sells investment  
10 advisory services.

11 (e) Directly supervises employees who perform any of the acts  
12 described in this paragraph.

13 7. "Investment advisers act of 1940" means the act of Congress known  
14 as the investment advisers act of 1940 (15 United States Code section 80b).

15 8. "Investment company" means any company that is registered under the  
16 investment company act of 1940.

17 9. "Investment company act of 1940" means the act of Congress known  
18 as the investment company act of 1940 (15 United States Code section 80a).

19 10. "Licensed investment adviser" means an investment adviser licensed  
20 under this chapter.

21 11. "Licensed investment adviser representative" means an investment  
22 adviser representative licensed under this chapter.

23 12. "Open-end company" means a management company that is offering for  
24 sale or has outstanding any redeemable security of which it is the issuer.

25 13. "Solely incidental to the practice of the person's profession" and  
26 "solely incidental to the conduct of the person's business" means that the  
27 person does not hold itself out to the public as a provider of investment  
28 advisory services, the investment advisory services are rendered in  
29 connection with and reasonably related to the professional services or  
30 business transactions being provided or consummated and the fee charged for  
31 the investment advisory services is based on the same factors used by the  
32 person to determine the fees for the person's professional or business  
33 services.

34 14. "Unit investment trust" means an investment company that is  
35 organized under a trust indenture, contract of custodianship or agency or  
36 similar instrument, that does not have a board of directors and that issues  
37 only redeemable securities, each of which represents an undivided interest  
38 in a unit of specified securities, but does not include a voting trust.

39 Sec. 18. Section 44-3152, Arizona Revised Statutes, is amended to  
40 read:

41 44-3152. Exemption of certain investment advisers and  
42 investment adviser representatives

43 A. An investment adviser is not required to be licensed or make a  
44 notice filing under this chapter if that investment adviser does not have a  
45 place of business in this state and either:

1           1. Its only clients in this state are investment companies, other  
2 investment advisers, dealers, depository institutions, insurance companies,  
3 employee benefit plans with assets of not less than one million dollars and  
4 governmental agencies or instrumentalities, whether acting for themselves or  
5 as trustees with investment control.

6           2. During the preceding twelve months it had fewer than six clients  
7 who are residents of this state other than those clients specified in  
8 paragraph 1.

9           B. If the commission determines that it is not necessary for any  
10 investment adviser or class of investment advisers or investment adviser  
11 representative or class of investment adviser representatives to be licensed  
12 to protect the public interest because of the special characteristics of the  
13 securities or transactions in which the investment adviser or investment  
14 adviser representative may be involved, the commission may by rule or order  
15 provide limited licensure requirements or exempt these persons from licensure  
16 under this article.

17           C. ~~This chapter does not apply to any~~ A dealer or salesman that is  
18 registered with the commission pursuant to chapter 12, article 9 of this  
19 title IS NOT REQUIRED TO BE LICENSED, MAKE A NOTICE FILING OR COMPLY WITH  
20 REPORTING REQUIREMENTS UNDER THIS ARTICLE.

21           D. The authorized use of the designation "chartered financial  
22 consultant" by an insurance agent PRODUCER licensed by the department of  
23 insurance does not in and of itself constitute holding oneself out to the  
24 public as an investment adviser or require a license under this article.

25           Sec. 19. Section 44-3158, Arizona Revised Statutes, is amended to  
26 read:

27           44-3158. Expiration, renewal or transfer of licensure;  
28                           automatic suspension

29           A. All licenses expire on December 31 of each year unless renewed  
30 before expiration BY PAYMENT THROUGH THE IARD OF THE FEES PRESCRIBED BY  
31 SECTION 44-3181. IF THE IARD DOES NOT PROVIDE FOR RECEIPT OF A FILING, THE  
32 FILING MAY BE MADE WITH THE COMMISSION BY MAIL OR ANY OTHER REASONABLE METHOD  
33 THAT IS ACCEPTABLE TO THE COMMISSION.

34           B. An investment adviser representative may transfer that investment  
35 adviser representative's license to an investment adviser that is either  
36 licensed by the commission or that has made a notice filing with the  
37 commission by filing a completed application for licensure and remitting a  
38 transfer fee to the commission through the IARD. If the IARD does not  
39 provide for receipt of a filing, the filing may be made with the commission  
40 by mail or any other reasonable method that is acceptable to the  
41 commission. The license of an investment adviser representative will  
42 automatically be suspended from the time of termination of employment with  
43 an investment adviser until the investment adviser representative is employed  
44 by another licensed or federal covered adviser, the director is notified of  
45 the employment by the investment adviser in writing and the investment

1 adviser is notified of approval of the licensure by the director by mail,  
2 through the IARD or by any other reasonable method established by the  
3 commission or the investment adviser representative has complied with all  
4 requirements in accordance with a temporary investment adviser representative  
5 transfer program. The commission may adopt rules providing for temporary  
6 transfer of licensure of investment adviser representatives.

7 Sec. 20. Section 44-3201, Arizona Revised Statutes, is amended to  
8 read:

9 44-3201. Grounds for denial, revocation or suspension of  
10 license; administrative remedies

11 A. After a hearing or notice and an opportunity for a hearing as  
12 provided in article 7 of this chapter, the commission may enter an order  
13 suspending for a period of not more than one year, denying or revoking the  
14 license of an investment adviser or investment adviser representative if the  
15 commission finds that it is in the public interest and any one or a  
16 combination of the following:

17 1. The application for licensure of the investment adviser or  
18 investment adviser representative, any financial statement, document or other  
19 exhibit filed with an application or any supplement or amendment to an  
20 application is incomplete, inaccurate or misleading.

21 2. The investment adviser is insolvent or is in an unsound financial  
22 condition.

23 3. The investment adviser or investment adviser representative  
24 violates this chapter or any rule or order of the commission adopted or  
25 issued under this chapter.

26 4. The investment adviser or investment adviser representative fails  
27 to file with the commission any record, report, financial statement or other  
28 information required under this chapter or any rule or order of the  
29 commission adopted or issued under this chapter or refuses to permit an  
30 examination pursuant to section 44-3132.

31 5. The investment adviser knowingly retains an unlicensed investment  
32 adviser representative who is required to be licensed under this chapter.

33 6. The investment adviser permits any person to render investment  
34 advice in violation of this chapter.

35 7. The investment adviser representative is not employed by a licensed  
36 or federal covered adviser.

37 8. The investment adviser or investment adviser representative has  
38 been convicted within ten years preceding the date of filing an application  
39 for licensure as an investment adviser or investment adviser representative,  
40 or at any time after the date of filing an application, of a felony or  
41 misdemeanor involving a transaction in securities, or of which fraud is an  
42 essential element or arising out of the conduct of any business involving  
43 securities or any aspect of the securities business.

1           9. The investment adviser or investment adviser representative is  
2 permanently or temporarily enjoined by order, judgment or decree of an  
3 administrative tribunal or a court of competent jurisdiction from engaging  
4 in or continuing any conduct or practice involving a violation of any federal  
5 or state securities laws or a violation of any other regulatory licensing  
6 requirements.

7           10. The investment adviser or investment adviser representative is  
8 subject to an order of an administrative tribunal, an SRO or the SEC denying,  
9 revoking or suspending membership, licensure or registration as a broker or  
10 dealer in securities or as an investment adviser or investment adviser  
11 representative for at least six months.

12           11. The investment adviser or investment adviser representative has  
13 been found civilly or criminally liable, by any court of competent  
14 jurisdiction or other governmental authority in a civil or criminal action  
15 not subsequently reversed, suspended or vacated, for any fraudulent act or  
16 practice in connection with any aspect of the securities business.

17           12. The investment adviser fails to reasonably supervise its investment  
18 adviser representatives or employees to assure their compliance with this  
19 chapter.

20           13. The investment adviser or investment adviser representative engages  
21 in dishonest or unethical practices in the securities industry.

22           14. THE INVESTMENT ADVISER OR INVESTMENT ADVISER REPRESENTATIVE  
23 ENGAGES IN DISHONEST OR UNETHICAL PRACTICES IN BUSINESS OR FINANCIAL MATTERS.

24           B. IN ADDITION TO DENYING, REVOKING OR SUSPENDING THE LICENSE, IF THE  
25 COMMISSION FINDS THAT AN INVESTMENT ADVISER OR INVESTMENT ADVISER  
26 REPRESENTATIVE HAS ENGAGED IN AN ACT, PRACTICE OR TRANSACTION DESCRIBED IN  
27 SUBSECTION A, PARAGRAPH 6, 12 OR 13, THE COMMISSION MAY DO ONE OR MORE OF THE  
28 FOLLOWING:

29           1. ASSESS ADMINISTRATIVE PENALTIES.

30           2. ORDER THE INVESTMENT ADVISER OR INVESTMENT ADVISER REPRESENTATIVE  
31 TO CEASE AND DESIST FROM ENGAGING IN THE ACT, PRACTICE OR TRANSACTION OR  
32 DOING ANY OTHER ACT IN FURTHERANCE OF THE ACT, PRACTICE OR TRANSACTION.

33           3. TAKE APPROPRIATE AFFIRMATIVE ACTION, AS PRESCRIBED BY THE  
34 COMMISSION, TO CORRECT THE CONDITIONS RESULTING FROM THE ACT, PRACTICE OR  
35 TRANSACTION, INCLUDING A REQUIREMENT TO PROVIDE RESTITUTION.

36           B. C. If the investment adviser is a partnership, corporation,  
37 unincorporated association, limited liability company or trust, it is  
38 sufficient cause for denial of licensure if a member of the partnership, an  
39 officer or director of the corporation or unincorporated association, a  
40 manager of a limited liability company, a trustee or any other fiduciary of  
41 a trust or a person controlling, controlled by or under common control with  
42 the investment adviser has been found civilly or criminally liable, by any  
43 court of competent jurisdiction or other governmental authority in a civil  
44 or criminal action not subsequently reversed, suspended or vacated, for any

1 act or omission that would be sufficient grounds for denying the licensure  
2 of an individual investment adviser.

3 ~~C.~~ D. If the license of an investment adviser or investment adviser  
4 representative is revoked or denied, that investment adviser or investment  
5 adviser representative may not file with the commission for licensure under  
6 this chapter or for registration under chapter 12 of this title for at least  
7 one year from the date of the revocation or denial.

8 Sec. 21. Section 44-3214, Arizona Revised Statutes, is amended to  
9 read:

10 44-3214. Rehearings

11 The commission may institute or grant rehearings ON APPLICATION MADE  
12 WITHIN TWENTY CALENDAR DAYS AFTER ENTRY OF AN ORDER OR DECISION. UNLESS  
13 OTHERWISE ORDERED, FILING AN APPLICATION FOR REHEARING DOES NOT STAY THE  
14 COMMISSION'S DECISION OR ORDER. IF THE COMMISSION DOES NOT GRANT A REHEARING  
15 WITHIN TWENTY CALENDAR DAYS, THE APPLICATION IS CONSIDERED TO BE  
16 DENIED. Rehearings are subject to this article.

17 Sec. 22. Section 44-3291, Arizona Revised Statutes, is amended to  
18 read:

19 44-3291. Jurisdiction and venue of offenses and actions;  
20 joinder of spouse

21 A. The superior court has jurisdiction over violations of this  
22 chapter, the rules and orders of the commission adopted or issued under this  
23 chapter and all actions brought to enforce any liability or duty created  
24 under this chapter, except actions or proceedings brought under section  
25 44-3292, paragraph 2, 3 or 4 or appeals filed under article 8 of this  
26 chapter, over which the superior court in Maricopa county has exclusive  
27 jurisdiction.

28 B. Any action authorized by this chapter may be brought in the county  
29 in which the defendant is found, is an inhabitant or transacts business or  
30 in the county in which the transaction took place. Process may be served on  
31 any defendant in any county of this state in which the defendant is an  
32 inhabitant or in which the defendant is found.

33 C. THE COMMISSION MAY JOIN THE SPOUSE IN ANY ACTION AUTHORIZED BY THIS  
34 CHAPTER TO DETERMINE THE LIABILITY OF THE MARITAL COMMUNITY.

35 Sec. 23. Section 44-3292, Arizona Revised Statutes, is amended to  
36 read:

37 44-3292. Cease and desist orders; injunctions; civil  
38 restitution; prosecutions for violations

39 If it appears to the commission, either on complaint or otherwise, that  
40 any person has engaged in, is engaging in or is about to engage in any act,  
41 practice or transaction that constitutes a violation of this chapter or any  
42 rule or order of the commission adopted or issued under this chapter, the  
43 commission may:

44 1. Issue an order directing the person to cease and desist from  
45 engaging in the act, practice or transaction, or doing any act in furtherance

1 of the act, practice or transaction, and to take appropriate affirmative  
2 action within a reasonable period of time, as prescribed by the commission,  
3 to correct the conditions resulting from the act, practice or transaction  
4 including a requirement to provide restitution as prescribed by rules of the  
5 commission. IF A PERSON FAILS TO COMPLY WITH AN ORDER ISSUED UNDER THIS  
6 PARAGRAPH, THE SUPERIOR COURT IN MARICOPA COUNTY, ON APPLICATION BY THE  
7 COMMISSION, SHALL:

8 (a) ISSUE AN ORDER TO SHOW CAUSE WHY THE PERSON HAS NOT COMPLIED WITH  
9 THE COMMISSION'S ORDER. ON A SHOWING THAT THE PERSON HAS VIOLATED THE  
10 COMMISSION'S ORDER, THE COURT MAY EXERCISE ITS CONTEMPT POWERS AND IMPOSE A  
11 CIVIL PENALTY OF NOT MORE THAN TWENTY THOUSAND DOLLARS FOR EACH VIOLATION AS  
12 THE COURT CONSIDERS TO BE JUST AND PROPER.

13 (b) AWARD REASONABLE COSTS, INCLUDING ATTORNEY FEES, TO THE COMMISSION  
14 UNLESS OTHER CIRCUMSTANCES MAKE AN AWARD OF COSTS UNJUST. ANY COSTS,  
15 INCLUDING ATTORNEY FEES, COLLECTED PURSUANT TO THIS PARAGRAPH SHALL BE  
16 DEPOSITED, PURSUANT TO SECTIONS 35-146 AND 35-147, IN THE STATE GENERAL FUND.

17 2. Apply to the superior court in Maricopa county or any federal court  
18 for an injunction restraining the person from any violation, and on a showing  
19 by the commission that the person has engaged in, is engaging in or is about  
20 to engage in an act, practice or transaction in violation of this chapter or  
21 any rule or order of the commission, a temporary restraining order,  
22 preliminary injunction or permanent injunction shall be granted without bond.  
23 Process in these actions may be served on the defendant in any county of this  
24 state in which the defendant transacts business or is found.

25 3. Apply to the superior court in Maricopa county or any federal court  
26 for an order restoring to any person in interest any monies or property, real  
27 or personal, that may have been acquired or transferred in violation of this  
28 chapter.

29 4. PETITION THE SUPERIOR COURT IN MARICOPA COUNTY OR transmit any  
30 evidence available concerning the act, practice or transaction to the  
31 attorney general. ~~On receipt of the evidence, AND~~ the attorney general may  
32 petition the superior court in Maricopa county for the appointment of a  
33 conservator to reorganize the affairs of, or a receiver to wind up the  
34 affairs of, the violator. Process in these actions may be served on the  
35 defendant in any county in this state in which the defendant transacts  
36 business or is found.

37 5. Transmit any evidence available concerning such act, practice or  
38 transaction to A COUNTY ATTORNEY, the attorney general OR THE UNITED STATES  
39 ATTORNEY who, with or without such transmittal, may directly institute or  
40 cause to be instituted such criminal proceedings as the evidence warrants.

APPROVED BY THE GOVERNOR MAY 6, 2002.

FILED IN THE OFFICE OF THE SECRETARY OF STATE MAY 7, 2002.

Passed the House April 22, 2002,

by the following vote: 49 Ayes,

6 Nays, 5 Not Voting

[Signature]  
Speaker of the House

[Signature]  
Chief Clerk of the House

Passed the Senate February 13, 2002,

by the following vote: 30 Ayes,

0 Nays, 0 Not Voting

[Signature]  
President of the Senate

[Signature]  
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF GOVERNOR

This Bill was received by the Governor this  
\_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_,

at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

\_\_\_\_\_  
Secretary to the Governor

Approved this \_\_\_\_\_ day of

\_\_\_\_\_, 20\_\_\_\_,

at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

\_\_\_\_\_  
Governor of Arizona

S.B. 1107

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State  
this \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_,

at \_\_\_\_\_ o'clock \_\_\_\_\_ M.

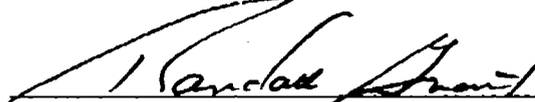
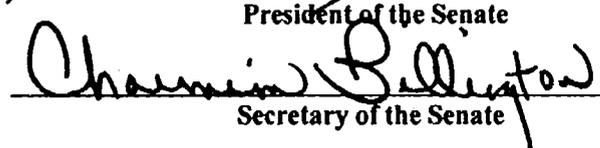
\_\_\_\_\_  
Secretary of State

SENATE CONCURS IN HOUSE AMENDMENTS  
AND FINAL PASSAGE

Passed the Senate April 30, 2002,

by the following vote: 26 Ayes,

0 Nays, 4 Not Voting

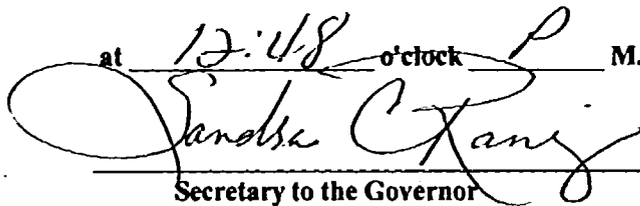
  
\_\_\_\_\_  
President of the Senate  
  
\_\_\_\_\_  
Secretary of the Senate

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF GOVERNOR

This Bill was received by the Governor this

30 day of April, 2002,

at 12:48 o'clock P M.

  
\_\_\_\_\_  
Secretary to the Governor

Approved this 6<sup>th</sup> day of

May, 2002,

at 3:45 o'clock P M.

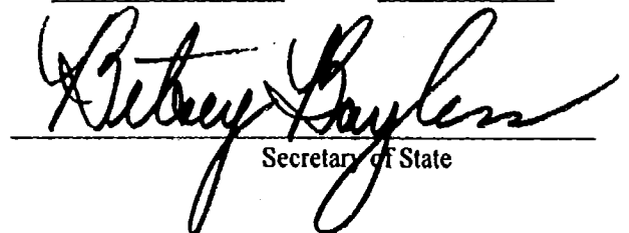
  
\_\_\_\_\_  
Governor of Arizona

EXECUTIVE DEPARTMENT OF ARIZONA  
OFFICE OF SECRETARY OF STATE

This Bill was received by the Secretary of State

this 3<sup>rd</sup> day of May, 2002,

at 3:13 o'clock P M.

  
\_\_\_\_\_  
Secretary of State

S.B. 1107