STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS SECURITIES DIVISION

IN THE MATTER OF DETERMINING whether there has been a violation of the Securities Act of Washington by:

Combined Agency, Inc.; Great Northern Financial Services, Inc.; Great Northern Financial Securities, Inc.; Ogren & Associates, Inc.; Dedicated Resources, Inc.; Robin Hood International, Ltd.; James Ady; Timothy Burke; Aaron Burns; Douglas Fry; Anthony Horpel; Larry Johnson; Roy Meyers; Carl Ogren; and Angelito Santos;, Order Number S-02-271-04-CO03

CONSENT ORDER

Respondents.

INTRODUCTION

On September 8, 2003, the Securities Administrator of the State of Washington issued Statement of 12 13 Charges and Notice of Intention to Enter Order to Cease and Desist; Notice of Intent to Suspend or 14 Revoke Securities Salesperson or Investment Adviser Representative Registration; Notice of Intent to Suspend, Revoke, or Condition Broker-Dealer Registration; and Notice of Intent to Impose Fines, Order 15 16 No. S-02-271-03SC01, (the "Statement of Charges"), against the Respondent Aaron Burns. The Securities 17 Division and the Respondent Aaron Burns do hereby agree to this Consent Order in settlement of the 18 above captioned matter. The Securities Division has, in the Statement of Charges, made certain allegations 19 and conclusions, set forth under the headings "Tentative Findings of Fact" and "Conclusions of Law Aaron 20 Burns neither admits nor denies the Tentative Findings of Fact and Conclusions of Law which are hereby 21 incorporated by reference into this Consent Order.

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CONSENT ORDER

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CONSENT ORDER

Based upon the foregoing,

IT IS AGREED that this consent order will not constitute a bar to the approval of any new or pending application of Aaron Burns for licensing as an investment adviser representative or as a securities salesperson.

IT IS FURTHER AGREED AND ORDERED that Aaron Burns cease and desist from violating RCW 21.20.010, the antifraud section of the Securities Act of Washington.

IT IS FURTHER AGREED AND ORDERED that Aaron Burns shall pay a fine in the amount of \$5,000. A payment of \$500 is to be made to the Division prior to the entry of this Consent Order. A second payment of \$2,000 is to be made to the Division no later than sixty days from the entry of this order. The remainder of the fine, \$2,500, shall be suspended contingent upon future compliance with this Consent Order. In the event that Aaron Burns violates this Consent Order, the Securities Division will seek enforcement of the Consent Order pursuant to RCW 21.20.395.

IT IS FURTHER AGREED that Aaron Burns shall reimburse the Securities Division \$500 for its costs incurred in its investigation of this matter. Said payment is to be made to the Division prior to the entry of this Consent Order.

7 IT IS FURTHER AGREED that the Securities Division has jurisdiction to enter this Consent 8 Order.

In consideration of the foregoing, Aaron Burns withdraws his request for hearing and waives his right to a hearing on this matter.

CONSENT ORDER

DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033 Olympia, WA 98507-9033 360-902-8760

1	DATED this 24th day of March, 2004.
2	Approved for entry by:
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4	/s/ Maris Baltins
5	Maris Baltins
6	WSBA 9107 Winston & Cashatt
0	Attorney for Aaron Burns
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	Signed by:
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9	/s/ Aaron Burns
10	Aaron Burns
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12	THIS ORDER ENTERED THIS 30 th DAY OF March , 2004 BY:
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14	Debauh R Br her
	DEBORAH R. BORTNER
15	Securities Administrator
16	Approved for entry by:
17	
18	Anideel E, Stevenson
19	Michael E. Stevenson
	Chief of Enforcement
20	Presented by:
21	An Elm
<i>⊾</i> 1	Suzanne Sarason
22	Financial Legal Examiner
23	CONSENT ORDER 3 DEPARTMENT OF FINANCIAL INSTITUTIONS
24	Securities Division PO Box 903 Olympia, WA 98507-903
25	360-902-876