1	STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS	
2		S DIVISION
3		
4	IN THE MATTER OF DETERMINING) Whether there has been a violation of the)	Order No. S-03-085-03-TO01
5	Securities Act of Washington by:)	SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO
6) Mark Robison; The Havenhurst Group;)	IMPOSE FINES
7	Dennis Cope; Green Gables Group;) Karen Thurston; Cambio Corporation;)	
8	Millennium Group International, Inc.;	
9	FIIK Investment & Holdings, Inc.; Partner Bank, AD; Edgar Bias; Aaron	
10	Mace; and Charles Covell;	
11	Respondents	
12	THE STATE OF WASHINGTON TO:	Mark Robison; The Havenhurst Group; Dennis Cope; Green Gables Group; Karen
13 14		Thurston; Cambio Corporation; Millennium Group International, Inc.; FIIK Investment & Holdings, Inc.; Partner Bank, AD; Edgar Bias;
15		Aaron Mace; and Charles Covell;
16	STATEMENT	OF CHARGES
17	Please take notice that the Securities Adr	ninistrator of the State of Washington has reason
18 19	to believe that Respondents, Mark Robison; The	Havenhurst Group; Dennis Cope; Green Gables
20	Group; Karen Thurston; Cambio Corporation; M	illennium Group International, Inc.; FIIK
21	Investment & Holdings, Inc.; Partner Bank, AD;	Edgar Bias; Aaron Mace; and Charles Covell
22	have each violated the Securities Act of Washing	gton and that their violations justify the entry of
23	an order of the Securities Administrator under R	CW 21.20.390 against each to cease and desist
24	from such violations and the imposition of fines	under RCW 21.20.395. The Securities
25	Administrator finds that delay in ordering the Respondents to cease and desist from such	
	SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES	1 DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033 Olympia, WA 98507-9033 360-902-8760

1	violations would be hazardous to the investors and to the public and that a Summary Order to		
2	Cease and Desist should be entered immediately. The Securities Administrator finds as follows:		
3	TENTATIVE FINDINGS OF FACT		
4	PARTIES		
5	Ι.		
6	The Havenhurst Group is a business entity with its principal place of business at 432 E		
7			
8	Idaho Ste C239, Kalispell, MT 59901.		
9	II.		
10	Cambio Corporation is a Nevada corporation with a mailing address of 3885 Decatur		
11	Blvd Ste 2010, Las Vegas, NV 89103.		
12	III.		
13	Green Gables Group also known as Green Gables Management is a business entity with		
14	its principal place of business at 2753 E Broadway Ste 101, Mesa AZ 85204. Green Gables		
15	Group refers to itself as a private member organization.		
16	IV.		
17	Millennium Group International, Inc. is a Nevada corporation with a principal place of		
18	business at 2753 E Broadway Ste 101, Mesa AZ 85204. Millennium Group, Inc. previously did		
19	business at 1051 N 140 E, Orem, Utah 84507. Millennium Group International, Inc. styles itself		
20	"a private member organization for the development of financial security." Millennium Group		
21			
22	International, Inc. operated a website at <u>www.millenium-group.org</u> on which it posted		
23	information for its members as well as information for nonmembers relating to applying for		
24	membership and other topics. The Millennium Group International, Inc. adopted the name Green		
25	Gables Group in August 2000.		
	SUMMARY ORDER TO CEASE AND DESIST AND 2 DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033 Olympia, WA 98507-9033 360-902-8760		

FIIK Investment & Holdings, Inc. is a corporation with its principal place of business at 2121 Sage Rd Ste 250, Houston, TX 77056. VI. Partner Bank, AD is a purported bank located in Montenegro. Partner Bank, AD claimed to maintain a Canadian office at 895 Fort St Ste 302, Victoria, British Columbia V8W1H7. The Office of the Superintendent of Financial Institutions Canada issued a warning advisory in January 2001 stating that Partner Bank, AD was not an authorized bank in Canada although it might have been carrying on a banking business in Canada without authorization. VII. Mark Robison, a resident of Kalispell, Montana, is the owner and principal of the Havenhurst Group. He is also treasurer of Cambio Corporation. Robison was a member of Millennium Group International, Inc. He was a speaker at the Millennium Group International, Inc. convention held in June 2000 in Las Vegas, Nevada. VIII. Karen Thurston is a resident of Vancouver, Washington. Karen Thurston's sister is Mark Robison's wife. IX Dennis Cope, an Arizona resident, is principal of Green Gables Group. He is also a principal of Millennium Group International, Inc. X. Edgar Bias is chief executive officer of FIIK Investment & Holdings, Inc. DEPARTMENT OF FINANCIAL INSTITUTIONS SUMMARY ORDER TO CEASE AND DESIST AND 3 Securities Division NOTICE OF INTENT TO IMPOSE FINES PO Box 9033 Olympia, WA 98507-9033 360-902-8760

Aaron Mace is a former or current resident of the Tri-Cities area. He has also been a resident of Utah.

XII.

Charles Covell is executive vice president of Partner Bank, AD. Dennis Cope has told investors that Charles Covell's true name is Chuck White.

XIII.

OVERVIEW OF SCHEME AND WASHINGTON SALES ACTIVITIES

Beginning in 1998 and continuing mid-2000 or later, Green Gables Group and Millennium Group International, Inc. have caused investment products to be offered, directly and indirectly, to Washington residents. These investments were in the form of agreements called Private Party Loan Agreements as well as in memberships that included a profit-sharing feature. Some of the Washington residents invested in Private Party Loan Agreements or similar investments with other companies but were later told that their funds had actually been invested in Millennium Group International, Inc.

Under the Private Party Loan Agreements, investors were to receive a return, generally between 10%-12%, on their investments over a specified period. The moneys invested under these agreements were to be pooled with those from other investors and invested to generate profits. At least 12 Washington residents invested at least \$191,000, directly or indirectly, in Green Gables Group or Millennium International Group, Inc. investments. These Washington residents came from various parts of the state, including Port Angeles, Bellingham, Vancouver, and the Tri-Cities area. At least four persons offered and sold these investments to Washington residents. Most of the offers were made to members of the Mormon church. SUMMARY ORDER TO CEASE AND DESIST AND 4 DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division

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Millennium Group International, Inc. also offered a profit-sharing membership arrangement in which members paid dues, which were then to be pooled, invested, and the profits of the investments shared among the members. Several Washington residents became members of Millennium Group International, Inc.

In 2000, Millennium Group International, Inc. entered into some kind of arrangement with FIIK Investment & Holdings, Inc., under which funds of Millennium Group International, Inc. were invested through FIIK Investment & Holdings, Inc. Millennium Group International, Inc. purported to offer rescission to investors in its Private Party Loan Agreements. It then stated that it had cancelled those agreements. At the same time, FIIK Investment & Holdings, Inc. offered investors a new agreement in which the funds invested through Millennium Group International, Inc. would be transferred to FIIK Investment & Holdings, Inc. Green Gables Group (the new name for Millennium Group International, Inc.) was still to be the point of contact with these new agreements.

FIIK Investment & Holding, Inc. purported to convert the investors' investments into certificates of deposit or cashier's checks of Partner Bank, AD, which it claimed was a bank in Montenegro with a branch office in Victoria, British Columbia, Canada. When investors were unable to cash the checks purportedly drawn on Partner Bank, AD, they were told that the problem would be solved soon. Although investors received communications through 2003 providing various explanations for delays in payment, no payment has been forthcoming nor has any adequate explanation of what happened to the investors' money.

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SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES

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OFFER AND SALE OF INDIRECT INVESTMENTS IN MILLENNIUM GROUP INTERNATIONAL, INC. TO WASHINGTON RESIDENTS

Offer and sale by Karen Thurston

In December 1998, Karen Thurston, solicited an acquaintance from her church to invest in a pool with other investors to purchase a newly issued \$10,000 bond from Liechtenstein. The bond would be purchased from a bond broker and would be held by a foreign corporation. Investors in the pool were to get 100% interest a month. The interest was to be paid every 30 days to Thurston as the organizer of the pool. She would then pay shares of the interest to the pool members. After 10 months, the bond principal would be returned to the investors. Based on Thurston's representations, the acquaintance, a Vancouver, Washington resident, wired \$3,000 to the account of Regency Asset Management Ltd at Royal Bank of Canada in Grand Cayman, Cayman Islands. Of the amount wired, \$2,000 was the acquaintance's money. The remaining \$1,000 was from Thurston.

Offers and sales by Mark Robison and The Havenhurst Group

A few months after making this investment, the Vancouver resident received some documents in the mail from Mark Robison relating to the investment. Robison is married to Karen Thurston's sister. These papers included an affidavit for the Vancouver resident to fill out stating that the Vancouver resident had requested information on the investments and had not been solicited to invest. The Vancouver resident signed the affidavit and returned it to Robison by mail. The Vancouver resident appears to have been credited with accrued interest on the original investment, as well as the principal amount of the original investment in the amount of the new investment. Thereafter, Robison provided the Vancouver resident with account

SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES

statements showing distributions made on the investment. He paid the distributions with checks drawn on his personal checking account. He initially delivered the checks to Karen Thurston to deliver to the Vancouver resident. He later delivered the checks by mail directly to the Vancouver resident. Robison retained the first distribution check to the Vancouver resident, saying that the check would be invested in a second investment program for the Vancouver resident. Robison told the Vancouver resident that no income tax needed to be paid on these distributions as Robison had already paid the tax.

The Vancouver resident made another investment, this time of \$2,000, through Robison. At his direction, the Vancouver resident wired the funds to the account of Roger and Bonnie Conrad at Central Bank in Spanish Fork, Utah. Roger Conrad was an associate and later an employee of Millennium Group International, Inc. The terms of the new investment were the same as the terms of the Vancouver resident's initial investment made through Karen Thurston. Several days after the Vancouver resident wired the funds to the Conrads' account, the Vancouver resident received another affidavit of non-solicitation by mail from Robison to sign. Several months later, Robison mailed the Washington resident a document entitled

Private-Party Loan Agreement. This agreement stated that the Vancouver resident had loaned The Havenhurst Group \$4,400, an amount that represented the sum of the Vancouver resident's two investments plus the reinvested distribution payment. The agreement was for 376 days. At the end of that term, the Vancouver resident was supposed to receive the principal value plus 12% profit. Under the terms of the agreement, The Havenhurst Group was to transfer the funds to an asset management group, which would invest the funds in high yield projects. The agreement did not name the asset management group. The agreement stated that the Vancouver resident had no management power over the business or assets of The Havenhurst Group. The SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES

form of this agreement appears to be substantially identical to the form used by Millennium Group International, Inc. in its Private Party Loan Agreements. Robison provided no information to the Vancouver resident about how The Havenhurst Group was organized, who managed it, the business experience of its managers, its financial condition, or the results of its operations. The Vancouver resident signed the contract and mailed it back to Robison.

The Vancouver resident made several more investments through Robison. These investments were made in April and May 2000 and totaled more than \$32,000. These investments had the same terms as the prior The Havenhurst Group investment. The Vancouver resident, at Robison's direction, wired the investment funds to The Havenhurst Group's account at Montana First National Bank. Each investment was memorialized by an addendum to the Vancouver resident's Private-Party Loan Agreement with The Havenhurst Group. The final addendum showed a total investment balance of \$40,000 for the Vancouver resident.

The Vancouver resident's spouse also made two investments through Robison. These investments totaled \$20,000. Some of the money was wired to The Havenhurst Group's bank account in Kalispell, Montana. The terms were the similar those of the investments made by the Vancouver resident. However, at least one of these investments was with Cambio Corporation, rather than with The Havenhurst Group. Robison sent Private-Party Loan Agreement forms to the Vancouver resident's spouse in connection with these investments. Robison asked that the Private-Party Loan Agreement with Cambio Corporation be sent to him at his Kalispell address rather than to the official Cambio Corporation address in Las Vegas.

Robison told the Vancouver resident that Robison had loaned out the funds loaned to The Havenhurst Group to other entities. Beginning in October 2000, Robison repeatedly said that the money had been loaned to Dennis Cope of Green Gables Group. Robison sometimes said that DEPARTMENT OF FINANCIAL INSTITUTIONS SUMMARY ORDER TO CEASE AND DESIST AND 8 NOTICE OF INTENT TO IMPOSE FINES

1	the money was being held in a U.S. bank by the government. At other times, Robison said that		
2	the money had been invested in Mexican oil companies. The Vancouver resident would not		
3	knowingly have invested in a Mexican oil venture. Through 2003, Robison has told the		
4	Vancouver resident various stories about what has happened to the money invested. Robison		
5	also sent letters addressed to a group of investors concerning what has happened to the money.		
6 7	In 2003, Robison admitted to the Vancouver resident that The Havenhurst Group was just a		
8	shell.		
8 9	XIV.		
10	DIRECT OFFERS AND SALES OF MILLENNIUM GROUP INTERNATIONAL, INC. INVESTMENTS TO WASHINGTON RESIDENTS		
11	Offers and Sales by Aaron Mace of Millennium Group International, Inc. investments		
12 13	Beginning in September 1999 or earlier, Aaron Mace solicited a number of residents of		
13	Washington's Tri-Cities area to invest with Millennium Group International, Inc. The		
15	investments Mace offered paid a return profit, usually of 10%-12%, but in at least one case, of		
16	100%. The funds were to be invested through Millennium International Group, Inc., which		
17	would pool the funds of investors and invest those funds in various projects in the United States		
18	and abroad, including Mexico. The investments were evidenced by a contract called a Private		
19	Party Loan Agreement. Those who invested in these Private Party Loan Agreements received		
20	acknowledgment of receipt of their investments by mail from Dennis Cope as well as copies of		
21	their Private Party Loan Agreements signed by Cope.		
22	Offers and Sales by Dennis Cope of Millennium Group International, Inc. investments		
23	Dennis Cope, himself, offered Millennium Group International, Inc. investments to		
24 25	Washington residents. At least one Washington resident, a resident of Port Angeles, invested a		
25	SUMMARY ORDER TO CEASE AND DESIST AND 9 DEPARTMENT OF FINANCIAL INSTITUTIONS NOTICE OF INTENT TO IMPOSE FINES DO Box 9033 Olympia, WA 98507-9033 360-902-8760		

total of \$96,000 with Millennium Group International, Inc. from January 2000 through July 2000. Cope told the Port Angeles resident that his funds would be invested in collateral overseas loans. The investments were supposed to return about 10% profit. When the Port Angeles resident stopped receiving periodic interest payments he called Cope to ask what was happening with his investments. In their telephone call, which was in October 2000, Cope told him that the funds were being held at the Bank of Montenegro in time certificates of deposit earning 12% annually. In another conversation, after the World Trade Center disaster in September 2001, Cope told the Port Angeles investor that the transfer of funds had been delayed but offered no further explanation of what was happening with the Port Angeles resident's investment. Millennium Group International, Inc. membership interests sold to Washington investors

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In addition to investments in Private Party Loan Agreements, Millennium Group International, Inc. also offered memberships, which included participation in a profit-sharing program. Dues for the memberships were \$100 a month, payable in increments of one year. Members were also required to pay a maintenance fee of \$95 a year. Millennium Group International, Inc. pooled the dues and invested them in various profit-making ventures. The profits from these ventures were to be distributed to the group quarterly.

Millennium Group International, Inc. provided written materials describing the membership offered. The written materials state that membership in Millennium Group International, Inc. allows members to safely invest in opportunities that are extremely profitable that would otherwise be unavailable to the members. The written materials refer to Millennium Group International, Inc.'s proven track records, but provide no further information about what the track record might be such as who was responsible for Millennium Group International, Inc.'s investing activities; the background and qualifications of the principals of Millennium SUMMARY ORDER TO CEASE AND DESIST AND 1 DEPARTMENT OF FINANCIAL INSTITUTIONS NOTICE OF INTENT TO IMPOSE FINES

Olympia, WA 98507-9033

360-902-8760

1 Group International, Inc. and of those doing its investing; the length of time Millennium Group 2 International, Inc. had been investing; how much money Millennium Group International, Inc. 3 had invested for its members; the financial results of its investing activities; and the nature of the 4 investing activities. The written materials provide no financial statements or other information 5 about the financial condition of Millennium Group International, Inc. 6 Green Gables Group continued to accept checks for membership dues through at least 7 October 2000. 8 XV. 9 PURPORTED RESCISSION BY MILLENNIUM GROUP INTERNATIONAL, INC. AND 10 **OFFERS AND SALES BY FIIK INVESTMENT & HOLDINGS, INC. TO** WASHINGTON RESIDENTS 11 Millennium Group International, Inc.'s offer to rescind Private Party Loan Agreements 12 13 On June 6, 2000, Millennium Group International, Inc. offered to rescind its Private Party 14 Loan Agreements with investors. Dennis Cope sent the offer to investors, including those 15 investors who were Washington residents. The offer to rescind stated that Millennium Group 16 International, Inc. had not complied with the securities laws in offering and selling its Private 17 Party Loan Agreements. This offer stated, among other things, that an investor who rescinds his 18 or her Private Party Loan Agreement would receive his or her principal amount plus 6% interest 19 less any distributions already made to the investor. The offer provided a very limited amount of 20 disclosure. Among the things it said were that Millennium Group International, Inc. had an 21 operating history of less than two years, that it has no audited financial statements, that it has no 22 significant business activities other than the Private Party Loan Agreements, that Millennium 23 Group International, Inc.'s investment with FIIK was not collateralized, and that if FIIK 24 25 defaulted investors would have to rely on Millennium Group International, Inc. to take legal DEPARTMENT OF FINANCIAL INSTITUTIONS SUMMARY ORDER TO CEASE AND DESIST AND 1 Securities Division NOTICE OF INTENT TO IMPOSE FINES PO Box 9033 1 Olympia, WA 98507-9033

360-902-8760

action to recover the investors' money as the investors had no privity of contract with FIIK. The offer acknowledged that it did not include sufficient information for investors to decide whether or not to accept the offer.

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Offer by FIIK Investments & Holdings, Inc. to Millennium Group International, Inc. investors

Millennium Group International, Inc. sent investors a letter dated August 11, 2000 stating that it was canceling all of its Private Party Loan Agreements on advice of legal counsel and releasing the principal amount held. The letter did not explain how the funds would be released. The letter said that the release of funds would release Millennium Group International, Inc. and its agents from all claims under the investor's Private Party Loan Agreement. The letter requested the investor sign the sign and return the letter to the Millennium Group International, Inc. At least one Washington resident did so.

On August 10, 2000, FIIK Investment & Holdings, Inc. directed a written offer to Millennium Group International, Inc. investors to enter into a direct contract with those investors. The offer was based on the investor having cancelled his or her Private Party Loan Agreement with Millennium Group International, Inc. To accept the offer, the investor had to release Millennium Group International, Inc. from liability. The investor also had to agree that all communications with FIIK Investment & Holdings, Inc. were to be directed through Green Gables Group. The offer stated that FIIK Investment & Holdings, Inc. was the custodian of investor funds held in Wells Fargo Bank in Houston, Texas.

The offer was accompanied by a document entitled Private Placement and Confidentiality 22 Agreement and a second document entitled Escrow Agreement. These documents stated that the investor would deposit funds in a Wells Fargo Bank account to be used in an asset management 24 program by FIIK Investment & Holdings, Inc., which would pool the funds and invest them in DEPARTMENT OF FINANCIAL INSTITUTIONS SUMMARY ORDER TO CEASE AND DESIST AND 1 Securities Division NOTICE OF INTENT TO IMPOSE FINES PO Box 9033

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the restaurant business: acquiring and merging restaurant franchises into single holding company for the purpose of establishing and remarketing a restaurant REIT. The documents state that FIIK Investment & Holdings, Inc. guarantees that it will return the investor at a specified time if the investor has not received the profits by that time.

The documents state that FIIK Investment & Holdings, Inc. has specialized expertise in the restaurant acquisition and development business. However, the documents do not provide any further information about what experience, if any, FIIK Investment & Holdings, Inc. and its agents have in the restaurant business in particular or in assessment management in general. The investors were not provided with any information on the financial condition of FIIK Investment & Holdings, Inc.; on the identity of the persons to be managing the investors' assets and the experience of those persons in asset management; or on the business history of FIIK Investment & Holdings, Inc. The documents state that FIIK Investment & Holdings, Inc. would make all distributions of asset management profits to investors through a New York attorney's escrow account. The documents do not provide any further information about who the New York attorney might be or the identity and nature of the escrow account. The documents were to be signed by the investors, mailed to Millennium Group International, Inc. in Arizona, and then countersigned by Edgar Bias as CEO and director of FIIK Investment & Holdings, Inc. At least one Washington resident signed the documents and sent them to Millennium Group International, Inc. Investors were not told that accepting the offer would mean that they would receive worthless instruments from a bank not authorized to do business in the United States or Canada in return for giving up their claims in connection with their earlier investments with Millennium Group International, Inc.

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SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES

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SUBSTITUTION OF PARTNER BANK, AD INSTRUMENTS FOR INVESTMENTS MADE BY WASHINGTON RESIDENTS

XVI.

Offer and Sale of Certificates of Deposit from Partner Bank, AD of Podgorica, Montenegro

On August 21, 2000, Green Gables Group, acting for FIIK Investment & Holdings, Inc. sent a letter to investors asking the investors to specify the amount of their total investment they wanted returned to them on September 18, 2000, the first distribution date. At least one Washington resident requested the return of a portion of that investor's investment. Dennis Cope responded to this request by saying that it had come too late and that Cope had already authorized a certificate of deposit for the entire amount of the Washington resident's investment. He directed the Washington resident to return the certificate of deposit upon receipt so that it could be reissued in the correct amount. The Washington resident did so and in return received a certificate of deposit for the revised amount and three cashier's checks. The certificate of deposit was issued by and the cashier's checks drawn on Partner Bank, AD of Podgorica, Montenegro. The Washington resident deposited the checks at the local bank. The bank informed the Washington resident that the checks were worthless. Green Gables Management sent a letter in mid-October 2000 acknowledging that investors had had problems negotiating the checks issued by Partner Bank. The letter suggested that if investors would open accounts at the Palmdale, California branch of Wells Fargo Bank, they would be able to negotiate the checks.

SUMMARY ORDER TO CEASE AND DESIST AND 1 NOTICE OF INTENT TO IMPOSE FINES

In mid-November 2000, investors received a letter purporting to be from Charles Covell,

executive vice president of the Canadian office of Partner Bank, AD, located at 895 Fort St Ste

Partner Bank, AD checks for payment, or for purchasing a certificate of deposit with the checks,

302, Victoria, British Columbia, V8W1H7. This letter included instructions for submitting

or depositing the funds in Partner Bank, AD savings account. The letter stated that the Partner Bank, AD certificates of deposit pay 24% per annum interest while the Partner Bank, AD savings accounts pay 10% per annum interest.

XVII.

CONTINUING COMMUNICATIONS WITH WASHINGTON RESIDENTS

Investors Are Requested to Sign Affidavits Stating that the Principal Had Been Returned

In late February 2001, investors received a letter from Dennis Cope for Green Gables Management, together with a letter from Edgar Bias to Cope and a document called Affidavit of Full Principal Return. The letters from Cope and Bias both said all investors had to fill out the affidavit and return it before any of the investors would be allowed access to their accumulated investment earnings. In his letter, Bias said that the affidavits were required by federal regulators in order to close the transaction FIIK Investment & Holdings, Inc. was engaged in. At least one Washington resident did complete and return the affidavit.

Continuing Communications to Investors

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Dennis Cope and the Green Gables Group have continued to communicate by letter and electronic mail with investors through at least February 2003. These communications have offered various explanations for the delays the investors have experienced in getting back the money they invested. The communications continue to provide hope to investors that the problems will be solved and the investors will get their money back.

XVIII.

REGISTRATION AND LICENSING STATUS IN WASHINGTON

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Neither The Havenhurst Group; nor Millennium Group International, Inc.; nor Green 24 Gables Group; nor FIIK Investment & Holdings, Inc.; nor Partner Bank, AD is currently 25 DEPARTMENT OF FINANCIAL INSTITUTIONS SUMMARY ORDER TO CEASE AND DESIST AND 1 Securities Division NOTICE OF INTENT TO IMPOSE FINES PO Box 9033

Olympia, WA 98507-9033

360-902-8760

registered to sell its securities in the state of Washington and none has previously been so registered.

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Neither Karen Thurston, nor Mark Robison, nor Aaron Mace, nor Dennis Cope, nor Edgar Bias is currently registered as a securities salesperson or broker-dealer in the state of Washington and none has previously been so registered.

XIX.

Neither The Havenhurst Group; nor Millennium Group International, Inc.; nor Green
Gables Group; nor FIIK Investment & Holdings, Inc. is currently registered as a broker-dealer in
the state of Washington and none has previously been so registered.

XX.

XXI. The Securities Administrator finds that the continued offering of investment contracts, profit sharing arrangements, or evidences of indebtedness in the manner described in Tentative Finding of Fact paragraphs XII through XVI, presents a threat to the investing public.

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

CONCLUSIONS OF LAW

I.

The offer or sale of investment contracts, profit sharing arrangements, or evidences of indebtedness described above constitutes the offer or sale of a security as defined in RCW 21.20.005(10) and (12).

II.

SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES

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

III.

Mark Robison; Havenhurst Group; Dennis Cope; Green Gables Group; Karen Thurston; Cambio Corporation; Millennium Group International, Inc.; FIIK Investment & Holdings, Inc.; Edgar Bias; Aaron Mace; and Charles Covell have each violated RCW 21.20.040 by offering or selling said securities while not registered as a securities salesperson or broker-dealer in the state of Washington.

IV.

The offer or sale of said securities was made in violation of RCW 21.20.010 because the statements made in connection with the offer or sale were misleading because they omitted to information necessary to make those statements not misleading, including but not limited to the risks of investment, the absence of liquidity of the investments, the absence of any track record by the principals in the investment activities they claimed to be engaged in, the financial condition of issuers, and, in the case of Partner Bank, AD certificates of deposit, the fact that Partner Bank, AD was not authorized to do business in the United States or in Canada where it purported to have an office.

V.

The Securities Administrator finds that an emergency exists, that the continued violations
of RCW 21.20.010, RCW 21.20.040, and RCW 21.20.140, constitute a threat to the investing
public, and that summary orders to cease and desist from those violations are in the public
interest and necessary for the protection of the investing public.
SUMMARY ORDER TO CEASE AND DESIST AND 1
DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033

Olympia, WA 98507-9033

360-902-8760

1 NOTICE OF INTENT TO IMPOSE FINES 2 Based upon the offers and sales of unregistered securities to Washington residents, by 3 unregistered broker-dealers and/or salespersons, the misrepresentations and omissions 4 contained in those offers and sales, and upon the above Tentative Findings of Fact and 5 Conclusions of Law, the Securities Administrator finds that one or more knowing or reckless 6 violations of the Securities Act have occurred such that the imposition of fines is appropriate 7 pursuant to RCW 21.20.395. Therefore, the Securities Administrator intends to order that 8 Respondents Mark Robison, Cambio Corporation, and The Havenhurst a. 9 Group be jointly and severally liable for and pay a fine in an amount not to 10 exceed \$50,000. 11 Respondents Dennis Cope, Green Gables Group, and Millennium Group b. 12 13 International, Inc. be jointly and severally liable for and pay a fine in an 14 amount not to exceed \$100,000. 15 Respondents Edgar Bias and FIIK Investment & Holdings, Inc. be jointly c. 16 and severally liable for and pay a fine in an amount not to exceed \$100,000. 17 d. Respondents Charles Covell and Partner Bank, AD be jointly and severally 18 liable for and pay a fine in an amount not to exceed \$50,000. 19 Respondent Karen Thurston be liable for and pay a fine in an amount not to e. 20 exceed \$5,000. 21 Respondent Aaron Mace be liable for and pay a fine in an amount not to f. 22 exceed \$10,000. 23 24 25 SUMMARY ORDER DEPARTMENT OF FINANCIAL INSTITUTIONS SUMMARY ORDER TO CEASE AND DESIST AND 1 Securities Division NOTICE OF INTENT TO IMPOSE FINES PO Box 9033 8 Olympia, WA 98507-9033 360-902-8760

Based on the foregoing, NOW, THEREFORE, IT IS HEREBY SUMMARILY

ORDERED that Mark Robison; The Havenhurst Group; Dennis Cope; Green Gables Group; Karen Thurston; Cambio Corporation; Millennium Group International, Inc.; FIIK Investment & Holdings, Inc.; Partner Bank, AD; Edgar Bias; Aaron Mace; and Charles Covell; their agents and employees each cease and desist from offering or selling securities in any manner in violation of RCW 21.20.140, the section of the Securities Act of Washington requiring registration.

It is further SUMMARILY ORDERED that respondents, Mark Robison; The Havenhurst Group; Dennis Cope; Green Gables Group; Karen Thurston; Cambio Corporation; Millennium Group International, Inc.; FIIK Investment & Holdings, Inc.; Partner Bank, AD; Edgar Bias; Aaron Mace; and Charles Covell; their agents, and employees each cease and desist from violation of RCW 21.20.010, the anti-fraud section of the Securities Act.

It is further SUMMARILY ORDERED that Mark Robison; The Havenhurst Group; Dennis Cope; Green Gables Group; Karen Thurston; Cambio Corporation; Millennium Group International, Inc.; FIIK Investment & Holdings, Inc.; Edgar Bias; Aaron Mace; and Charles Covell each cease and desist from violation of RCW 21.20.040, the section of the Securities Act that requires registration of securities salespersons and broker-dealers.

AUTHORITY AND PROCEDURE

This Order is entered pursuant to the provisions of RCW 21.20.390 and is subject to the provisions of RCW 34.05. The respondents, Mark Robison; The Havenhurst Group; Dennis Cope; Green Gables Group; Karen Thurston; Cambio Corporation; Millennium Group International, Inc.; FIIK Investment & Holdings, Inc.; Partner Bank, AD; Edgar Bias; Aaron Mace; and Charles Covell may each make a written request for a hearing as set forth in the

SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES

NOTICE OF OPPORTUNITY TO DEFEND AND OPPORTUNITY FOR HEARING
accompanying this order.

If a respondent does not request a hearing, the Securities Administrator intends to adopt the above Tentative Findings of Fact and Conclusions of Law as final and make the summary order to cease and desist permanent as to that respondent and impose the fines described above against that respondent.

WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.

Dated this 20th day of February, 2004

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Deborah R. Bortner Securities Administrator

Approved by:

Michael E. Stevenson Chief of Enforcement

Presented by: An Elm

Suzanne Sarason Financial Legal Examiner

SUMMARY ORDER TO CEASE AND DESIST AND NOTICE OF INTENT TO IMPOSE FINES