STATE OF WASHINGTON
DEPARTMENT OF FINANCIAL INSTITUTIONS
SECURITIES DIVISION

IN THE MATTER OF DETERMINING Whether there has been a violation of the Franchise Investment Protection Act of Washington by:


CONSENT ORDER

On November 21, 2013, the Securities Administrator of the Securities Division of the Department of Financial Institutions issued a Statement of Charges and Notice of Intent to Enter Order to Cease and Desist, Order Number S-13-1184-13-SC01, hereinafter referred to as “Statement of Charges,” against Respondents Stephen Christopher Petersen, Charles Jason Price a.k.a. Jay Price, and CAC Enterprises, Inc. d.b.a. Mr. Clean A Can. The Securities Division and Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc. d.b.a. Mr. Clean A Can do hereby enter into this Consent Order in settlement of the above-captioned matter as to Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc. The Securities Division made certain allegations and conclusions in the Statement of Charges, set forth under the headings “Tentative Findings of Fact” and “Conclusions of Law.” Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc. neither admit nor deny the Findings of Fact and Conclusions of Law, which are hereby incorporated by reference into this Consent Order.

CONSENT ORDER

Based upon the foregoing and finding it in the public interest:

IT IS AGREED AND ORDERED THAT Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc., their agents and employees shall each cease and desist from offering or selling franchises in violation of RCW 19.100.020, the registration section of the Franchise Investment Protection Act of the state of Washington.

IT IS FURTHER AGREED that Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc., their agents and employees shall each cease and desist from violating RCW 19.100.080, the disclosure document section of the Franchise Investment Protection Act of the state of Washington.
IT IS FURTHER AGREED that Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc., their agents and employees shall each cease and desist from violating RCW 19.100.170, the anti-fraud section of the Franchise Investment Protection Act of the state of Washington.

IT IS FURTHER AGREED that Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc. shall pay the Securities Division the costs and other expenses incurred in the investigation of this matter in the amount of $2,300 on or before the date of entry of this Consent Order.

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

IT IS FURTHER AGREED that Respondents Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc. enter into this Consent Order freely and voluntarily and with full understanding of its terms and significance.

IT IS FURTHER AGREED that in consideration of the foregoing, Stephen Christopher Petersen, Charles Jason Price and CAC Enterprises, Inc. waive their right to a hearing and to judicial review of this matter.

Signed this ___29th___ day of __________November_______________ 2013.

By ____________________________
                        Stephen Christopher Petersen, Individually

Signed this ___27th___ day of __________ NOVEMBER_______________ 2013 by CAC Enterprises, Inc.

By ____________________________  ____________________________
                        Charles J. Price, Vice President                             Charles J. Price, Individually

Signed and Entered this ___16th___ day of __________ DECEMBER____________, 2013.

William M. Beatty
Securities Administrator

Presented by:

Suzanne Sarason
Chief of Enforcement

Martin Cordell
Financial Legal Examiner
Reviewed by:

[Signature]

Jack McClellan
Financial Legal Examiner Supervisor