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**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:

SDO - 92 - 00

PETER WICK; RELATIVITY PRODUCTIONS
LP; and his agents and employees,

CONSENT ORDER

Respondents.

Case No. 00-06-0220

THE STATE OF WASHINGTON TO: Peter Wick
Relativity Productions LP
5612 University Way NE, Apt. 204
Seattle, WA 98105-2647

Pursuant to the Securities Act of Washington, the Securities Division of the Department of Financial Institutions, as a basis for this Consent Order, makes the following Findings of Fact and Conclusions of Law:

FINDINGS OF FACT

I. Respondents

1.1 **PETER WICK** (“Wick”) represented himself as the General Partner of Relativity Productions LP at all times relevant to the matters set forth herein. Wick resides in Seattle, Washington.

1.2 **RELATIVITY PRODUCTIONS LP** (“Relativity”) is a Washington limited partnership formed by Peter Wick. Relativity has a business address of 5612 University Way NE, Apt. 204, Seattle, Washington.

II. Nature of the Offering

2.1 In or around April of 2000, Respondents Peter Wick and Relativity Productions LP caused to be placed on the Internet, at <http://www.bbean.com>, an advertisement for an investment opportunity pertaining to financing for

1 the production of a motion picture entitled "A Slice of Pie." Wick is purportedly the Executive Producer and
2 Director of a "A Slice of Pie."

3 2.2 The Internet advertisement contained a solicitation by Respondents to finance "A Slice of Pie" through the
4 sale of ownership interests to interested investors. The advertisement stated that Respondent Relativity
5 Productions LP was seeking to raise a total of \$3,500,000 to finance the production costs of the film.

6 2.3 In April of 2000, Respondent Peter Wick contacted at least one person via telephone and U.S. mail and
7 offered for sale ownership interests in "A Slice of Pie." In written materials provided to this person, Wick
8 indicated that part of the gross profits of "A Slice of Pie" would be used to repay investors their initial investment
9 amount and in addition provide them with 10% annual interest.

10 **III. Misrepresentations and Omissions**

11 Respondents failed to provide offerees with a disclosure document containing complete material information
12 about the investment opportunity described above, including but not limited to financial statements of Relativity
13 Productions LP.

14 **IV. Registration Status**

15 The offer and sale of the investments described in paragraph II are not currently registered in the State of
16 Washington and have not previously been so registered.

17 Peter Wick and Relativity Productions LP are not currently registered as securities salespersons or broker-
18 dealers in the State of Washington and have not previously been so registered.

19 Based upon the above Findings of Fact, the following Conclusions of Law are made:
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CONCLUSIONS OF LAW

I. Securities

The offer of the investment with Peter Wick and Relativity Productions LP described above constitutes the offer and/or sale of a security as defined in RCW 21.20.005(10) and (12), to wit: an investment contract; or risk capital.

II. Anti-Fraud Provision

The offer of said securities was made in violation of RCW 21.20.010 because, as set forth in paragraph III of the Tentative Findings of Fact, Respondents Peter Wick and Relativity Productions LP omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.

III. Registration of Securities

The offer of said securities is in violation of RCW 21.20.140 because no registration for such offer and/or sale is on file with the Securities Administrator of the state of Washington.

IV. Registration of Broker-Dealer and Salespersons

Respondents Peter Wick and Relativity Productions LP has violated RCW 21.20.040 by offering and selling said securities while not registered as a securities broker-dealer or salesperson in the state of Washington.

CONSENT ORDER

The Securities Division and Peter Wick and Relativity Productions LP have agreed upon a basis for resolution of the matters found and concluded herein. Peter Wick and Relativity Productions LP agree to the entry of the Consent Order pursuant to the Securities Act of Washington. Peter Wick and Relativity Productions LP acknowledge the Securities Division's jurisdiction over this matter and its authority to enter this order.

1 Based upon the foregoing, NOW, THEREFORE, IT IS AGREED AND ORDERED that Peter Wick,
2 Relativity Productions LP, and their agents, employees, affiliates, and successors, shall each cease and desist from
3 offering and selling securities in any manner in violation of RCW 21.20.010, the anti-fraud provision of the
4 Securities Act of Washington.

5 IT IS FURTHER AGREED AND ORDERED that Peter Wick, Relativity Productions LP and their agents,
6 employees, affiliates and successors, shall each cease and desist from offering and selling securities in any manner
7 in violation of RCW 21.20.140, the securities registration section of the Securities Act of Washington.

8 IT IS FURTHER AGREED AND ORDERED that Peter Wick, Relativity Productions LP, and their agents,
9 employees, affiliates, and successors, shall each cease and desist from acting as an unregistered securities broker-
10 dealer or salesperson in violation of RCW 21.20.040, the broker-dealer and securities salesperson registration
11 section of the Securities Act of Washington.

12 IT IS FURTHER AGREED AND ORDERED that Peter Wick and Relativity Productions LP shall
13 reimburse the Securities Division \$250 for its costs incurred in its investigation of this matter.

14 **WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.**

15
16 SIGNED this _____ day of _____, 2000.

17 Signed by:

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19
20 _____
Peter Wick
21 General Partner, Relativity Productions LP

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25 CONSENT ORDER

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

ENTERED this 23rd day of October , 2000.

Deborah R Bortner

DEBORAH R. BORTNER
Securities Administrator

Approved by:

Presented by:

Michael E. Stevenson
Chief of Compliance

Chad Standifer
Staff Attorney