

STATE OF NORTH DAKOTA
COUNTY OF BURLEIGH

BEFORE THE
SECURITIES COMMISSIONER

In the matter of)	CEASE AND DESIST ORDER
Charleston Interactive Television)	NOTICE OF CIVIL PENALTY
Partners; Digital Interactive)	NOTICE OF RESCISSION
Associates, Inc.; Carlo Anneke, an)	ORDER
individual; Vikki Lucas, an)	AND NOTICE OF
individual; and)	OPPORTUNITY FOR
its Officers, Directors,)	HEARING
Agents and Employees)	
Respondents,)	

THE SECURITIES COMMISSIONER OF THE STATE OF NORTH DAKOTA TO CHARLESTON INTERACTIVE TELEVISION PARTNERS; DIGITAL INTERACTIVE ASSOCIATES, INC.; CARLO ANNEKE, AN INDIVIDUAL; VIKKI LUCAS, AN INDIVIDUAL; AND ITS OFFICERS, AGENTS, SERVANTS AND EMPLOYEES:

1. It appears to the Securities Commissioner that Charleston Interactive Television Partners; Digital Interactive Associates, Inc.; Carlo Anneke, an individual; Vikki Lucas, an individual ("Respondents") and its officers, directors, agents, servants or employees have engaged in, are engaging in, or are about to engage in, acts, practices or transactions, as more fully described below, which are prohibited under Chapter 10-04 of the North Dakota Century Code (N.D.C.C.). It further appears to the Securities Commissioner that it is necessary or appropriate in the public interest or for the protection of investors to restrain these acts, practices, or transactions;
2. the Respondents have offered for sale, solicited an order or offer to buy, or sold securities to residents of North Dakota in violation of N.D.C.C. § 10-04-04;
3. the subject securities have not been registered with the Securities Commissioner under N.D.C.C. §§ 10-04-07; 10-04-07.1; 10-04-08; or 10-04-08.1; are not exempt securities under 10-04-05 N.D.C.C.; and have not been offered for sale or sold in exempt transactions under 10-04-06 N.D.C.C.;
4. the Respondents have failed to register as dealers in violation of N.D.C.C. § 10-04-10(1);
5. the Respondents have failed to register any salesman in violation of N.D.C.C. § 10-04-10(2);
6. the Respondents have offered interests in Charleston Interactive TV Partners (hereinafter "CITV") to residents of North Dakota;

7. interests in CITV are a security in North Dakota as that term is defined in N.D.C.C. § 10-04-02(13);
8. the Respondents have failed to register the interests in CITV in violation of N.D.C.C. § 10-04-04;
9. on or around February 1, 1995, Petitioner sent, via certified United States mail, a Request for Admissions, Subpoena Ad Testificandum and Subpoena Duces Tecum to Respondents;
10. on or around February 6, 1995, Respondents received the Request for Admissions, Subpoena Ad Testificandum and Subpoena Duces Tecum;
11. on or around February 17, 1995, Respondents, through their attorney Perry Douglas West, sent an grossly incomplete response to the February 1, 1995 Request for Admissions, and completely failed to respond to the Subpoena Ad Testificandum and Subpoena Duces Tecum to Respondents;
12. on or around February 21, 1995, Petitioner sent, via certified mail, an additional copy of the February 1, 1995 Request for Admissions, Subpoena Ad Testificandum and Subpoena Duces Tecum to Respondents, through their attorney, Perry Douglas West, requesting that a complete answer be submitted;
13. delivery of the February 21, 1995 letter containing the second copy of the Request for Admissions, Subpoena Ad Testificandum and Subpoena Duces Tecum was attempted on or around February 24, 1995; March 1, 1995; and March 11, 1995, however, the document was not claimed by Respondents' attorney, Perry Douglas West;
14. on or around March 16, 1995, Petitioner sent, via certified mail, an additional copy of the February 1, 1995 Request for Admissions, Subpoena Ad Testificandum and Subpoena Duces Tecum directly to each named Respondent requesting that complete answers be submitted;
15. on or around March 20, 1995, Respondents received the Request for Admissions, Subpoena Ad Testificandum and Subpoena Duces Tecum;
16. the Respondents failed to respond to the Subpoena Ad Testificandum and Subpoena Duces Tecum and the statements of fact and conclusions of law contained therein are, therefore, deemed admitted by the Respondent.

NOW, THEREFORE, IT IS ORDERED, pursuant to N.D.C.C. § 10-04-16, that Charleston Interactive Television Partners; Digital Interactive Associates, Inc.; Carlo Anneke, an individual; Vikki Lucas, an individual and its officers, directors, agents, servants or employees immediately CEASE AND DESIST:

- A. From offering for sale or selling in North Dakota the subject securities, or any other security however denominated of any issuer, unless and until such securities have been registered with the Securities Commissioner; provided, however, that nothing in this part of the order shall apply to exempt securities under 10-04-05 N.D.C.C., or to exempt transactions under 10-04-06, N.D.C.C.;
- B. From offering for sale or selling in North Dakota subject securities, or any other security however denominated of any issuer, unless and until they have registered as dealers or salesmen with the Securities Commissioner; provided, however, that nothing in this part of the order shall apply to exempt transactions under 10-04-06, N.D.C.C.

YOU ARE NOTIFIED that the above-cited violations, are sufficient grounds for the imposition of a civil penalty and administrative cost, pursuant to 10-04-16 N.D.C.C.

YOU ARE NOTIFIED that pursuant to 10-04-16(1) N.D.C.C., the Commissioner hereby orders payment of a civil penalty of \$30,000.

YOU ARE NOTIFIED that pursuant to 10-04-17 N.D.C.C., the Commissioner hereby orders Respondent to make a rescission offer for any securities sold to any North Dakota residents Respondent has conducted business with in the past, or with whom Respondent is presently conducting business.

YOU ARE NOTIFIED that pursuant to 10-04-12 N.D.C.C., you may request a hearing before the Securities Commissioner if such a request is made in writing WITHIN FOURTEEN (14) DAYS AFTER THE RECEIPT OF THIS ORDER. The respondent has the right to be represented by legal counsel at the hearing.

IN TESTIMONY WHEREOF, witness my hand and seal this 4th day of April, 1995.

(SEAL)



CAL HOOVESTOL

SECURITIES COMMISSIONER

COPY

STATE OF NORTH DAKOTA
SECURITIES COMMISSIONER

BEFORE THE
SECURITIES COMMISSIONER

IN THE MATTER OF:)
Charleston Interactive Television)
Partners; Digital Interactive)
Associates, Inc.; Carlo Anneke, an)
individual; Vikki Lucas, an)
individual; and)
its Officers, Directors,)
Agents and Employees)
Respondents,)

AFFIDAVIT
OF
MAILING

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Jocelyn Smith-Whitney, being first duly sworn under oath, deposes and says:

1. That she is a citizen of the United States over the age of twenty-one years and not a party to or interested in the above-entitled proceeding.

2. That on the 4th day of April 1995, she deposited in the Central Mailing Bureau of the United States Post Office Department in the State Capitol in Bismarck, North Dakota, true and correct copies of the following document:

CEASE AND DESIST ORDER
NOTICE OF CIVIL PENALTY
NOTICE OF RESCISSION ORDER
AND NOTICE OF OPPORTUNITY
FOR HEARING

3. That a copy of the above document was securely enclosed in an envelope with postage duly prepaid and addressed as follows:

CHARLESTON INTERACTIVE TV PARTNERS
3452 LAKE LYNDA DRIVE
SUITE 200
ORLANDO, FL 32817

CARLO ANNEKE
CHARLESTON INTERACTIVE TV PARTNERS
3452 LAKE LYNDA DRIVE
SUITE 200
ORLANDO, FL 32817

VIKKI LUCAS
CHARLESTON INTERACTIVE TV PARTNERS
3452 LAKE LYNDA DRIVE
SUITE 200
ORLANDO, FL 32817

DIGITAL INTERACTIVE ASSOCIATES, INC.
475 17TH STREET SUITE 1210
DENVER, CO 80202

PERRY DOUGLAS WEST
1270 ORANGE AVENUE, SUITE A
WINTER PARK, FL 32789

4. That to the best of her knowledge, information, and belief, the address given above is the actual post office address of the party intended to be so served.

Jocelyn Smith-Whitney

Jocelyn Smith-Whitney

Subscribed and sworn to before me this 4th day of April 1995.

Cheryl Fleck

CHERYL FLECK Notary Public
State of North Dakota
My commission expires June 23, 1999

CHERYL FLECK
Notary Public, STATE OF NORTH DAKOTA
My Commission Expires JUNE 23, 1999