

**STATE OF ILLINOIS
SECRETARY OF STATE
SECURITIES DEPARTMENT**

IN THE MATTER OF:)	
)	
)	
WILLIAM LINDSAY and)	No 1300234
SALINA R. ZLOTOREYNSKI,)	
A/K/A Salina R. Zlotorzynski,)	
D/B/A GIMME SPORTS, and their)	
partners, officers and directors,)	
agents, employees, affiliates,)	
successors and assigns.)	

ORDER OF PROHIBITION

TO RESPONDENTS:

WILLIAM LINDSAY
1905 Marketview Drive #222
Yorkville, Illinois 60560
Or
1906 Marketview Drive #222
Yorkville, Illinois 60560

And/or
511 Elm Avenue
Geneva, Illinois 60560

And

SALINA R. ZLOTOREYNSKI
a/k/a Salina R. Zlotorzynski
511 Elm Avenue
Geneva, Illinois 60134

Also located at:
1905 Marketview Drive #222
Yorkville, Illinois 60560
Or
1906 Marketview Drive #222
Yorkville, Illinois 60560

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WHEREAS, a Temporary Order of Prohibition was issued by the Illinois Secretary of State on October 11, 2013 which prohibited **WILLIAM LINDSAY and SALINA R. ZLOTOREYNSKI**, a/k/a Salina R. Zlotorzynski and their partners, officers and directors, agents, employees, affiliates, successors and assigns (“Respondents”) from offering or selling securities in or from the State of Illinois until further order of the Secretary of State or his duly authorized representative;

WHEREAS, pursuant to section 11.F of the Illinois Securities Law of 1953 [815 ILCS 5] (the “Act”), the failure to request a hearing within thirty (30) calendar days of the entry of the Temporary Order shall constitute an admission of any acts alleged therein and constitute a sufficient basis to make the Temporary Order final;

WHEREAS, the Respondents have failed to request a hearing on the matters contained in the Temporary Order within thirty (30) calendar days of the entry of said Temporary Order and the Respondents are hereby deemed to have admitted the facts alleged in the Temporary Order,

WHEREAS, the Secretary of State, by and through his duly authorized representative, has adopted the Findings of Fact contained in the Temporary Order as the Secretary of State’s Findings of Fact as follows.

1. Respondent William Lindsay (at times hereinafter “Lindsay” or together with Salina R. Zlotoreynski “Respondents”) has a last known address of 1905 Marketview Drive, #222, Yorkville, Illinois 60560; or 1906 Marketview Drive, #222, Yorkville, Illinois 60560, and/or 511 Elm Avenue, Geneva, Illinois 60134
2. Respondent Salina R. Zlotoreynski a/k/a Salina R. Zlotorzynski (at times hereinafter “SRZ” or together with Lindsay “Respondents”) has a last known address of 511 Elm Avenue, Geneva, Illinois 60134; and is also located at 1905 Marketview Drive, #222, Yorkville, Illinois 60560, or 1906 Marketview Drive, #222, Yorkville, Illinois 60560.
3. At all relevant times herein Respondents Lindsay and SRZ were the owners of a sports memorabilia business named “Gimme Sports”
4. At all relevant times herein Respondent SRZ was the President of Gimme Sports, and Respondent Lindsay was a controlling agent/employee of Gimme Sports
5. In August 2012 Respondent Lindsay offered an Illinois resident (“Investor”) an opportunity to invest \$11,000 in Gimme Sports in a plan to earn money, and that Investor would be returned her “principal of \$11,000 plus 40% interest in 90 days”.
6. Respondent Lindsay told Investor that her \$11,000 investment would be used to purchase sports memorabilia, which would be resold for a profit .

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- 7 In August 2012 Investor gave Lindsay a check in the amount of \$9,000 (deposited into PNC Bank) and a second check in the amount of \$2,000 (deposited into Leaders Bank), totaling \$11,000, both accounts being in the name of "Gimme Sports" with the sole signatory "Salina Zlotoreynski", a Respondent herein
8. The activities described above in paragraphs 4-7 constitute the offer and sale of an investment contracts and is therefore a security as those terms are defined in Sections 2 1, 2.5 and 2 5a of the Illinois Securities Law of 1953 [815 ILCS 5] (the "Act").

FRAUD

- 9 Respondents failed to pay Investor any of the principal or interest promised on the investment contract.
10. Instead Respondent SRZ withdrew \$7,000 in cash from PNC Bank against the \$9,000 deposit within days of the \$9000 deposit.
11. Respondent SRZ, within days of the \$2000 deposit, then issued \$1665 in checks against the \$2000 deposit which were payable to, and negotiated by, Respondent Lindsay.
- 12 Respondents failed and refused to notify Investor of the risk involved in the purchase of the investment contracts that could result in the loss of the \$11,000 paid by the Investor
- 13 Section 12.F of the Act provides, *inter alia*, that it shall be a violation of the Act for any person to engage in any transaction, practice or course of business in connection with the sale or purchase of securities which works or tends to work a fraud or deceit upon the purchaser or seller thereof
14. Section 12 G of the Act provides, *inter alia*, that it shall be a violation of the Act for any person to obtain money or property through the sale of securities by means of any untrue statement of a material fact or any omission to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.
15. By virtue of the foregoing, Respondents violated Sections 12 F and 12.G of the Act and will violate them again if they make further offers, or if they make any sales of investment contracts or other securities described above in the State of Illinois.

NOW THEREFORE IT IS HEREBY ORDERED THAT: pursuant to the authority granted by Section 11 F of the Act, Respondents **WILLIAM LINDSAY** and **SALINA R. ZLOTOREYNSKI**, a/k/a Salina R Zlotorzynski, and their partners, officers and directors,

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agents, employees, affiliates, successors and assigns, are **PROHIBITED** from offering or selling securities in or from the State of Illinois until the further Order of the Secretary of State

NOTICE: Failure to comply with the terms of this Order shall be a violation of Section 12.D of the ACT. Any person or entity that fails to comply with the terms of this Order of the Secretary of State, having knowledge of the existence of this Order, shall be guilty of a Class 4 felony for each offence.

This is a final order subject to administrative review pursuant to the Administrative Review Law [735 ILCS 5/3-101 *et seq.*] and the Rules and Regulations of the Act (14 Ill. Admin. Code, Ch. 1 Sec. 130.1123). Any action for judicial review must be commenced within thirty-five (35) days from the date a copy of this Order is served upon the party seeking review.

Dated: This 10th day of December 2013.



JESSE WHITE
Secretary of State
State of Illinois

Attorney for the Secretary of State.

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