

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

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<b>IN THE MATTER OF:</b>	)	
	)	
<b>THE GATEKEEPERS NETWORK,</b>	)	
its managers, officers, affiliates, subsidiaries,	)	
representatives, successors, and assigns;	)	<b>File No. 1400179</b>
<b>JOHONNAS EICKE, an individual;</b>	)	
<b>GLESSNA COISSON, an individual;</b>	)	
<b>EDMONDO COISSON, an individual;</b>	)	
<b>ANNE WILLIAMSON, an individual, and;</b>	)	
<b>RICHARD CLEM, an individual.</b>	)	

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**ORDER OF PROHIBITION**

**TO THE RESPONDENTS:**

**The Gatekeepers Network  
Consulate & Embassy  
Embassy Road  
Little Rock, AR 72206**

**Johonnas Eicke  
3000 37<sup>th</sup> Street  
Snyder, TX 79549**

**Glessna Coisson  
2018 Farmington Lakes Drive – 2  
Oswego, IL 60543**

**Edmondo Coisson  
2018 Farmington Lakes Drive – 2  
Oswego, IL 60543**

**Anne Williamson  
12214 Arlington Drive  
Huntley, IL 60142**

**Richard Clem  
101 Smith Street  
Wilson, TX 79381**

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WHEREAS, a Temporary Order of Prohibition was issued by the Illinois Secretary of State on July 2, 2014, temporarily prohibiting the Respondents from doing business in any capacity in the offer or sale of securities in or from the State of Illinois for a maximum period of ninety (90) days.

WHEREAS, pursuant to Section 11.F of the Illinois Securities Law of 1953 [815 ILCS 5/1 *et. seq*] (the "Act"), the failure to request a hearing within thirty (30) calendar days of the entry of the Temporary Order of Prohibition shall constitute an admission of any alleged facts therein and constitute a sufficient basis to make the Temporary Order final.

WHEREAS, Respondents **The Gatekeepers Network, Johannas Eicke, Glessna Coisson, Edmondo Coisson, Anne Williamson, and Richard Clem** each failed to request a hearing on the matters contained in the Temporary Order of Prohibition 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 said Temporary Order.

**SUMMARY**

The Gatekeepers Network is an underground organization created by Johannas Eicke, a.k.a. Jonathan Eicke. The Gatekeepers Network perpetrates fraud by preying on individuals' economic difficulties, or their fears of the government, to sell people nationwide a membership interest in the Network which brings with it a "safe zone" which promises to help people through economic straits or legal troubles. After you buy an interest in the network and become a member, you are required to recruit more members and solicit membership fees as well. When you find yourself in need of help from the Network, it is nowhere to be found.

**COUNT I**

WHEREAS, the Secretary of State, has adopted the Findings of Fact contained in the said Temporary Order as the Secretary of State's Findings of Fact which are as follows:

1. Respondent The Gatekeepers Network ("TGN")(the "Network") is an undocumented organization with a last known address of Consulate & Embassy, Embassy Road, Little Rock, AR 72206.
2. Respondent Johannas Eicke ("Eicke") is the alleged creator and leader of the Gatekeepers Network and has a last known address of 3000 37<sup>th</sup> Street, Snyder, TX 79549. Although this is the last known address, during the Departments investigation it was discovered that Respondent Eicke had produced to law enforcement in 2011 an ID of the Living Water Tribe, which listed him as a diplomat, and listed an address of Consulate & Embassy, Embassy Road, Little Rock, AR 72206. There is no listing of a Living Water Tribe and the address provided on the ID is for an Embassy Suites located in Little Rock.
3. Respondent Eicke has a long list of aliases: Johannas Justus Eicke, Johannas Justus Eickle, Darrel Eicke, Mathew Eicke, Johannas Ben-Israel, Matthew Ben-Israel, Doc Brooks,

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Marty Brooks, David Ben Israel, Buck Buchanan, Buck Buchanon, David Mathews, John Roberts, John Thomas, Doc Eicke, and Dr. Jonathan Eicke.

4. Respondent Glessna Coisson ("Glessna") is an Illinois resident with the last known address of 2018 Farmington Lakes Drive-2, Oswego, IL 60543 and is an alleged member of The Gatekeepers Network.
5. Respondent Edmondo Coisson ("Edmondo") is an Illinois resident with the last known address of 2018 Farmington Lakes Drive-2, Oswego, IL 60543 and is an alleged member of The Gatekeepers Network.
6. Respondent Anne Williamson ("Anne") is an Illinois resident with the last known address of 12214 Arlington Drive, Huntley, IL 60142 and is an alleged member of the Gatekeepers Network.
7. Respondent Richard Clem ("Clem") is a Texas resident with the last known address of 101 Smith Street, Wilson, TX 79381 and is an alleged member of The Gatekeepers Network.
8. Section 11.C(2) of the Act states *inter alia* that whenever it shall appear to the Secretary of State, either upon complaint or otherwise, that this Act, or any rule or regulation prescribed under authority thereof, has been or is about to be violated, he or she may, in his or her discretion, conduct an investigation, audit, examination, or inspection as necessary or advisable for the protection of the interests of the public.
9. Pursuant to Section 11.C(2) of the Act, an investigation was conducted by the Illinois Securities Department (the "Department") after a complaint was filed alleging possible fraud in the offer or sale of securities based on the alleged facts referenced herein.
10. On information and belief, Respondent TGN is an underground organization which promotes a "safe zone" to individuals looking to become members in the Network. To become a member in the network, one must be personally invited by an existing member of TGN to join the Network.
11. In order to consummate becoming a member of TGN, an individual personally invited must buy into the Network by sending cash to other members of the Network. Once you become a member, you are required to recruit other members into Respondent TGN.
12. The Network promises security and protection once you become a member, as referenced by a YouTube video posted by Respondent Dr. Johonnas Eicke called the Vision for America. <http://www.youtube.com/watch?v=P-diapmZefs>
13. On or around June 2011, Victims A & B, a husband and wife and Illinois residents, informed a friend, Respondent Glessna, of their financial troubles and that property they held in Michigan was going to be foreclosed on.

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14. Respondent Glessna informed Victims A & B that "she was a member of a powerful Network which was working to get our country back. You can only get in by personal invitation; I am opening the door for you. This is a one time opportunity."
15. Respondent Glessna invited Victims A & B to her home where she and her husband, Respondent Edmondo, stated that if Victims A & B provided money to the group and became members, the other members of the group would put their money together and buy the Property in Michigan and get Victims A & B out of debt.
16. Victims A & B agreed to this and gave Respondents Glessna and Edmondo \$5000 in cash. In addition, they were instructed to mail \$5000 apiece in cash to Respondent Anne, Respondent Clem, and Respondent Eicke for a total of \$20,000. The money was to be wrapped in tinfoil and placed in magazines to be mailed to the Respondents.
17. Respondent Glessna also informed Victims A & B that the group was called the Gatekeepers (Respondent TGN) and its leader was Dr. Jonathan Eicke who also went by Dr. Johonnas Eicke, (Respondent Eicke).
18. Victims A & B were also instructed by Respondent TGN, through Respondent Glessna, to recruit other members who were in similar financial positions, which Victims A & B refused to do.
19. After Victims A & B provided the \$20,000 to Respondents, the property located in Michigan was not purchased by the Network as promised, and they never heard from any members, including Glessna and Edmondo, regarding assistance in the foreclosure of their property in Michigan. After many failed attempts to get into contact with members of Respondent TGN, Victim A & B's property was foreclosed. To Date Victims A & B have not heard from any members or received any return of their \$20,000.
20. On May 13, 2014, Subpoenas *Ad Testificandum* were issued to Respondents Glessna, Edmondo, Anne, and Clem requiring their appearance before the Illinois Securities Department to give sworn statements in furtherance of an investigation being conducted by the Department.
21. On June 12, 2014, Subpoenas *Ad Testificandum* were issued to the last known addresses of Respondent Eicke requiring his appearance before the Illinois Securities Department to give a sworn statement in furtherance of an investigation being conducted by the Department.
22. Respondents Eicke, Glessna, Edmondo, Anne, and Clem each failed to appear on the date summoned.
23. Section 11.D(1) of the Act states *inter alia* for the purpose of all investigations, audits, examinations, or inspections which in the opinion of the Secretary of State are necessary and proper for the enforcement of the Act, the Secretary of State or a person designated by

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him or her is empowered to administer oaths and affirmations, subpoena witnesses, take evidence, and require, by subpoena or other lawful means provided by this Act or the rules adopted by the Secretary of State, the production of any books and records, papers, or other documents which the Secretary of State or a person designated by him or her deems relevant or material to the inquiry.

24. Section 12.D of the Act states *inter alia* that it shall be a violation of the provisions of this Act for any person to fail to comply with the terms of any order of the Secretary of State issued pursuant to Section 11 hereof.
25. By virtue of the foregoing, Respondents Eicke, Glessna, Edmondo, Anne, and Clem as members of Respondent *The Gatekeepers Network* have each violated Section 12.D of the Act.

NOW IT IS HEREBY ORDERED THAT:

Respondent **The Gatekeepers Network**, and any associate or member, is PROHIBITED from doing business in any capacity in the offer or sale of securities in or from the state of Illinois, effective August 4, 2014.

Respondent **Johonnas Eicke** is PROHIBITED from doing business in any capacity in the offer or sale of securities in or from the state of Illinois, effective August 4, 2014.

Respondent **Glessna Coisson** is PROHIBITED from doing business in any capacity in the offer or sale of securities in or from the state of Illinois, effective August 4, 2014.

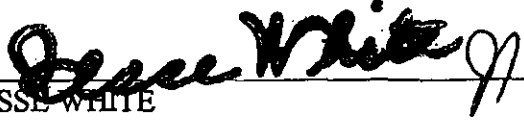
Respondent **Edmondo Coisson** is PROHIBITED from doing business in any capacity in the offer or sale of securities in or from the state of Illinois, effective August 4, 2014.

Respondent **Anne Williamson** is PROHIBITED from doing business in any capacity in the offer or sale of securities in or from the state of Illinois, effective August 4, 2014.

Respondent **Richard Clem** is PROHIBITED from doing business in any capacity in the offer or sale of securities in or from the state of Illinois, effective August 4, 2014.

Delivery of this Order or any subsequent notice to the designated representative of any Respondent constitutes service upon such Respondent.

Dated: This 4th day of August, 2014.

  
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JESSE WHITE  
Secretary of State  
State of Illinois

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**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 who fails to comply with the terms of this Order of the Secretary of State, having knowledge of the existence of the Order shall be guilty of a Class 4 Felony.

**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 (14 111. Admin. Code, Ch. I, 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.**

Attorney for the Secretary of State:  
Frank Loscuito  
Office of the Secretary of State  
Illinois Securities Department  
69 West Washington Street, Suite 1220  
Chicago, Illinois 60602  
Telephone: (312) 793-7319