

1 double the initial stock purchase. Each share was sold for at least one hundred twenty dollars
2 (\$120.00). Investors would purchase on average one hundred sixty six (166) shares for at least
3 \$20,000.00, being promised a \$20,000.00 profit of their initial capital purchase in twelve (12)
4 months.

5 5. The purported purpose of the offerings was to fund the ongoing operations of Flores Shield
6 Group and ongoing ventures of various entrepreneurial businesses or projects through Martinez and
7 Flores Shield Group.

8 6. These securities were offered and sold in California in issuer transactions. The Department of
9 Corporations has not issued a permit or other form of qualification authorizing any person to offer
10 and sell these securities in California.

11 7. Beginning in or about 2006, Martinez and Flores Shield Group represented to investors that
12 that Flores Shield Group was a profitable “stable” business, investors would receive a profitable
13 return on the securities and monies invested would be returned to investors, in an effort to entice
14 persons to invest.

15 Based on the foregoing findings, the California Corporations Commissioner finds that the
16 promissory notes, debentures or evidences of indebtedness, and stock sold by Flores Shield Group,
17 Inc., The Pennington Alexander Group, Inc., Fun Life Le’Chris Entertainment & Vision, Inc., and
18 Maria Belinda Flores-Martinez, are securities subject to qualification under the California
19 Corporations Code. These securities are or were offered and sold without being qualified or exempt,
20 in violation of Section 25110 of the California Corporations Code.

21 Further, the California Corporations Commissioner is of the opinion that the securities
22 representing promissory notes, debentures or evidences of indebtedness, and stock were offered or
23 sold in this State by means of a written or oral communication which included an untrue statement of
24 material fact or omitted to state a material fact necessary to make the statement made, in the light of
25 the circumstances under which they were made, not misleading, in violation of section 25401 of the
26 Corporate Securities Law of 1968.

27 Pursuant to section 25532 of the Corporate Securities Law of 1968, Flores Shield Group, Inc.,
28 The Pennington Alexander Group, Inc., Fun Life Le’Chris Entertainment & Vision, Inc., and Maria

1 Belinda Flores-Martinez, are hereby ordered to desist and refrain from offering or selling or buying
2 or offering to buy any security in the State of California, including but not limited to promissory
3 notes, debentures or evidences of indebtedness, and stock by means of any written or oral
4 communications which include untrue statements of material facts or omits to state material facts
5 necessary in order to make the statements made, in the light of circumstances under which they were
6 made, not misleading.

7 Pursuant to Section 25532 of the California Corporations Code, Flores Shield Group, Inc.,
8 The Pennington Alexander Group, Inc., Fun Life Le'Chris Entertainment & Vision, Inc., and Maria
9 Belinda Flores-Martinez are hereby ordered to desist and refrain from the further offer or sale in the
10 State of California of securities, including, but not limited to promissory notes, debentures or
11 evidences of indebtedness and stock in Flores Shield Group, Inc., The Pennington Alexander Group,
12 Inc. and Fun Life Le'Chris Entertainment & Vision, Inc. unless and until qualification has been made
13 under said law or unless exempt.

14 This Order is necessary, in the public interest, for the protection of investors and consistent
15 with the purposes, policies, and provisions of the California Corporations Code.

16 Dated: April 27, 2010
17 Sacramento, California

PRESTON DUFAUCHARD
California Corporations Commissioner

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20 By _____
21 ALAN WEINGER
22 Deputy Commissioner
23 Enforcement Division
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