STATE OF CALIFORNIA

BUSINESS, TRANSPORTATION AND HOUSING AGENCY DEPARTMENT OF CORPORATIONS

TO: David Funk, President
Sally Kline, Vice President
Beyond Juice, dba Beyond Juice Inc.
10170 Splendor Ridge Avenue
Las Vegas, Nevada 89135

O.L.D., Incorporated 3155 E. Patrick Lane, Suite 1 Las Vegas, Nevada 89120-3481

Morrie Friedman, President, Secretary and Treasurer O.L.D., Incorporated 6075 South Eastern Avenue, Suite 1, Las Vegas, Nevada 89119-3146

DESIST AND REFRAIN ORDER(For violations of section 31110 of the Corporations Code)

The California Corporations Commissioner finds that:

- 1. Beyond Juice, a Nevada corporation, which does business as Beyond Juice Inc., (referred to hereafter as "Beyond Juice") has a registered place of business at 10170 Splendor Ridge Avenue, Las Vegas, Nevada 89135. David Funk is the President and Sally Kline is the Vice President of Beyond Juice. Beyond Juice also has or had places of business at 22615 Mobile Street, West Hills, California 91307 and 7750 East Gelding Street, Suite 2, Scottsdale, Arizona, 85260.
- 2. O.L.D., Incorporated is a Nevada corporation with a registered place of business at 3155 E. Patrick Lane, Suite 1, Las Vegas, Nevada 89120-3481. Morrie Friedman is the President, Secretary and Treasurer of O.L.D., Incorporated whose registered address is 6075 South Eastern Avenue, Suite 1, Las Vegas, Nevada 89119. The Beyond Juice Website describes Morrie Friedman as one of the

original founders of Beyond Juice and states that he is "still fully active in the venture." Morrie Friedman and O.L.D., Incorporated act as agents on behalf of Beyond Juice in the sales of Beyond Juice retail restaurant franchises and in leasing space for the restaurants.

- 3. Beyond Juice are the sellers of franchise opportunities described as "licenses" to own and operate retail restaurants, called Beyond Juice Cafés that serve blended juice drinks also referred to in promotional literature as "Meal In A Cup". The Beyond Juice Website (www.beyondjuice.com) advertises the franchise opportunity and indicates that the franchise can be purchased for between \$199,500 and \$275,000 depending on local construction and real estate considerations.
- 4. A Beyond Juice License Agreement entered into with a California resident provided for a total purchase price of \$235,000. For this amount Beyond Juice promised to provide a complete "turnkey" operation including a complete retail facility including lease deposits, leasehold improvements, equipment and inventory consisting of 120 lbs of "Basic Blend Formula". The purchaser was required to pay "License Fees" of \$3,500 the first year, \$4,900 the second and increasing each year until payments of \$12,500 are required for years 6-10 and \$13,000 for all additional years. The agreement provided that the purchaser deliver to Beyond Juice an initial payment of \$30,000 with an additional payment of \$28,750 to be paid upon the finding of an acceptable location.
- 5. The agreement specified Beyond Juice will "immediately begin lease negotiations on the mutually agreed site(s) chosen by the parties" and Beyond Juice "are totally responsible for these lease negotiations as well as the contingent liability thereto, and will at the time of the occupancy provide an 'Occupancy Agreement'" to the purchaser. The agreement also provided that at the conclusion of the lease negotiations the purchaser would pay another \$30,000 to Beyond Juice. The "Disclosure" section of the license agreement states "the store owner must purchase all Company Formulas at all times from Company. Store is leased by O.L.D. Inc. and must be operated as a Beyond Juice unit. If it is not operated as a Beyond Juice unit, O.L.D. may act independently to protect its liability."

///

///

///

- 6. Beyond Juice provides purchasers with training, as well as start up support that includes assistance in selecting wholesale suppliers, selection and preparation of store location, hiring and training personnel, handling and establishing protocol, and merchandising. Purchasers are also entitled to ongoing assistance and advice relating to operation of the business. Purchasers are entitled to use the marks and associated trade names, trademarks, service marks, logotypes and other commercial symbols associated with Beyond Juice. Purchasers must comply with graphics standardization, basic menus, conceptual integrity, and standards of service to the general public and purchase ingredients for the various juice drinks from Beyond Juice.
- 7. Beyond Juice has offered and sold franchises to residents of California. The offer of franchises by Beyond Juice has not been registered under the California Franchise Investment Law and is not exempt under Chapter 1, beginning with Corporations Code section 31100 of that law.

Based upon the foregoing findings, the California Corporations Commissioner is of the opinion that Beyond Juice, doing business as Beyond Juice Inc., O.L.D. Incorporated, Morris Friedman, David Funk and Sally Kline have offered and sold franchises in California that were subject to registration under the Franchise Investment Law without the offers first being registered, in violation of Corporations Code section 31110. Pursuant to section 31402 of the Corporations Code, Beyond Juice doing business as Beyond Juice Inc., O.L.D. Incorporated, Morrie Friedman, David Funk and Sally Kline are hereby ordered to desist and refrain from the further offer or sale of franchises, including but not limited to Beyond Juice franchises in California unless and until the

26 | /// 27 |

1	
2	offers have been duly registered under the Franchise Investment Law or unless exempt.
3	This Order is necessary, in the public interest, for the protection of investors and consistent
4	with the purposes, policies and provisions of the Franchise Investment Law.
5	Dated: April 28, 2006
6	Los Angeles, California WAYNE STRUMPFER
7	Acting California Corporations Commissioner
8	
9	By
10	ALAN S. WEINGER Acting Deputy Commissioner
11	Enforcement Division
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	