STATE OF CALIFORNIA
BUSINESS, TRANSPORTATION AND HOUSING AGENCY
DEPARTMENT OF CORPORATIONS
TO: Leonard Adolph Delk
LAD Management Company, Inc. LAD Management, Inc.
1199 4th Street
Los Osos, California 93402
DESIST AND REFRAIN ORDER
(For violation of sections 25110 and 25401 of the Corporations Code)
The California Corporations Commissioner finds that:
1. At all relevant times, Leonard Adolph Delk owned and operated LAD Management, Inc., and
LAD Management Company, Inc. a business entity located at 1199 4th Street, Los Osos, California
93402.
2. LAD Management, Inc. is a Nevada company incorporated in 1996, listing Leonard A. Delk
as President, Secretary and Treasurer, doing business at 1199 4th Street, Los Osos, California 93402.
3. LAD Management Company, Inc. is an unknown business entity at doing business at 1199
4th Street, Los Osos, California 93402.
4. Beginning in or about February 1999, Delk, LAD Management, Inc. and LAD Management
Company, Inc. offered or sold investments in the State of California in the form of "Private Issue
Capital Notes" in LAD Management, Inc. The alleged purpose of the "Private Issue Capital Notes"
offering was to raise money to be used as collateral for trading in the Capital Funds Account. Delk
was to pay investors 18% -23% annual return on their investment paid in monthly interest payments.
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12	6. Due to the representation
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16	7. These securities were o
17	has not issued a permit or othe
18	securities in this state.
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20	8. Based upon the foregoi
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22	opinion that the "Private Issue
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Delk, LAD Management, Inc. and LAD Management Company, Inc. misrepresented that: a) Investors' money would be "completely safe,"

b) Investors' money would be held in individual, non-commingled accounts in a bank in Chicago,

c) Investor money would only be used as collateral so that Delk could trade larger sums of money on various stock markets such as the Russell S&P.

d) Investors would receive 18%-23% annually paid in monthly interest payments.

6. Due to the representations made by Delk, LAD Management, Inc. and LAD Management Company, Inc. at least 18 Californians invested approximately \$2,128,000.00. Investors have not received a monthly interest payment since July 2007.

7. These securities were offered or sold in issuer transactions. The Department of Corporations has not issued a permit or other form of qualification authorizing any person to offer or sell these securities in this state.

8. Based upon the foregoing findings, the California Corporations Commissioner is of the opinion that the "Private Issue Capital Notes" in LAD Management, Inc. are securities subject to qualification under the California Corporate Securities Law of 1968 and have been offered or sold without being qualified in violation of Corporations Code section 25110. Pursuant to section 25532 of the Corporate Securities Law of 1968, Leonard Adolph Delk, LAD Management, Inc. and LAD Management Company, Inc. are hereby ordered to desist and refrain from the further offer or sale of

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securities in the State of California, including but not limited to "Private Issue Capital Notes," unless and until qualification has been made under the law or unless exempt.

9. Further, the California Corporations Commissioner is of the opinion that the securities were offered or sold in this State by means of written or oral communications which included an untrue statement of a material fact or omitted to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading, in violation of section 25401 of the Corporate Securities Law of 1968. Pursuant to section 25532 of the Corporate Securities Law of 1968, Leonard Adolph Delk, LAD Management, Inc. and LAD Management Company, Inc. are hereby ordered to desist and refrain from offering or selling or buying or offering to buy any security in the State of California, including but not limited to "Private Issue Capital Notes," by means of any written or oral communication which includes an untrue statement of a material fact or omits to state a material fact necessary in order to make the statements made, in the light of circumstances under which they were made, not misleading.

The California Corporations Commissioner finds that this Order is necessary or appropriate in the public interest or for the protection of investors and consistent with the purposes fairly intended by the policy and provisions of this law.

Dated: January 30, 2008 Sacramento, California

## PRESTON DUFAUCHARD California Corporations Commissioner

## By\_

ALAN S. WEINGER Lead Corporations Counsel Enforcement Division