STATE OF CALIFORNIA BUSINESS, TRANSPORTATION AND HOUSING AGENCY DEPARTMENT OF CORPORATIONS

TO: David Roque Liberta, Inc. DreamBig Network P.O. Box 2895 Santa Fe Springs, CA 90670

AND

P.O. Box 23838 Santa Barbara, CA 93121

DESIST AND REFRAIN ORDER (For a violation of section 25110 of the Corporations Code)

The California Corporations Commissioner finds that:

1. In or about August 2001, and continuing until at least April 2002, David Roque offered and sold a profit-sharing agreement and investment contract in the form of a "shared" account to a resident of California. The amount of the investment was \$7500.

2. Mr. Roque promised that, with the funds held in this account, Mr. Roque would create huge profits by the various trading techniques that he employed. Mr. Roque did not indicate that any other individual was involved in this trading enterprise, but Mr. Roque's business cards referred to him as Consultant for Liberta, Inc. and Chairman of DreamBig Network. Mr. Roque has since refused to return either principal or profit to the investor.

3. These securities were offered or sold in this state in issuer transactions. The Department of Corporations has not issued a permit or other form of qualification authorizing either Mr. Roque, Liberta, Inc., or DreamBig Network, to offer and sell "shared" accounts, profit-sharing agreements, or any other securities. The "shared" account that was offered and sold by Mr. Roque was not exempt from the qualification requirement under section 25110 of the California Corporate Securities Law of 1968.

Based upon the foregoing findings, the California Corporations Commissioner is of the opinion that the "shared" account is a security subject to qualification under the California Corporate Securities Law of 1968 and is being or has been offered or sold without first being qualified. Pursuant to Section 25532 of the California Corporate Securities Law of 1968, David Roque, Liberta, Inc., and DreamBig Network are hereby ordered to desist and refrain from the

further offer or sale in the State of California of securities in the form of "shared" accounts or profit-sharing agreements or investment contracts, unless and until qualification has been made under said law or unless exempt. This Order is necessary, in the public interest, for the protection of investors and consistent with the purposes, policies and provisions of the Corporate Securities Law of 1968.

Dated: February 7, 2003 Los Angeles, California DEMETRIOS A. BOUTRIS California Corporations Commissioner

By___

ALAN S. WEINGER Supervising Counsel Enforcement and Legal Services Division