STATE OF CALIFORNIA

BUSINESS, TRANSPORTATION AND HOUSING AGENCY DEPARTMENT OF CORPORATIONS

TO: Ace L. Moses, President
Louis W. Bedinotti III
Senior Vice-President
Leanders Duncan
Vice President
WESTMINSTER HOLDINGS, LTD.
75 Maiden Lane, Room 1204
New York, New York 10038

DESIST AND REFRAIN ORDER

(For violations of sections 25110, 25210, and 25401 of the Corporations Code)

The California Corporations Commissioner finds that:

- 1. At all relevant times, Ace L. Moses, a/k/a A. Lyndon Moses (hereafter Ace L. Moses), president and managing director of Westminster Holdings, Ltd.; Louis W. Bedinotti III, senior vice-president of Westminster Holdings, Ltd., and Leanders Duncan a/k/a Lee Duncan (hereafter Leanders Duncan), vice president of Westminster Holdings, Ltd., are or have, personally or through agents of Westminster Holdings, Ltd. been issuing unregistered securities to residents of the State of California. Westminster Holdings, Ltd. is also associated with Compclubcasino.com, Inc., Continental Management Group, Inc., other affiliates and entities.
- Beginning in or about August of 1999, Ace L. Moses, Louis Bedinotti III,
 Leanders Duncan and Westminister Holdings, Ltd., offered and sold securities in
 Compclubcasino.com, Inc., an affiliate of Westminister Holdings, Ltd. to California residents.
- 3. The Department of Corporations has not issued a permit or other form of qualification authorizing any person to offer and sell securities in Compclubcasino.com, Inc in this state. The securities being offered are not exempt from the qualification requirement under Section 25110 of the California Corporations Security Law of 1968.

- 4. **Westminster Holdings, Ltd.,** and its president, **Ace L. Moses,** represented to potential investors that Westminster Holdings, Ltd., had taken companies Dyna Group International, Acclaim Entertainment, and others public through reverse mergers. In fact, Westminster Holdings, LTD., and its president, Ace L. Moses, did not take these companies public.
- 5. Neither **Ace L. Moses** nor **Leanders Duncan** have obtained a certificate as a broker-dealer from the California Corporations Commissioner or were qualified as an agent by the Commissioner to offer or sell securities.

Based upon the foregoing findings, the California Corporations Commissioner is of the opinion that the shares offered or sold by Ace L. Moses, Louis W. Bedinotti III, Leanders Duncan, Westminster Holdings, Ltd., Compclubcasino.com, Inc, and subsidiaries or affiliates are subject to qualification under the California Corporate Securities Law of 1968 and is being or has 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, Ace L. Moses, Louis Bedinotti III, Leanders Duncan, Westminster Holdings, Ltd., and Compclubcasino.com, Inc., or any affiliates or subsidiaries are ordered to **DESIST and REFRAIN** from the further offer or sale in the State of California of securities in the form of shares, unless and until qualification has been made under said law or unless exempt. The sale of such securities is subject to qualification under said law and such securities are being or have been offered for sale without first being so qualified.

Ace L. Moses and Leanders Duncan also have effected transactions in securities as broker-dealers without first having applied for and secured from the Commissioner a certificate, then in effect, authorizing these persons to act in that capacity, in violation of section 25210 of the Corporate securities Law of 1968. Pursuant to Section 25532 of the Corporate Securities Law of 1968, Ace L. Moses and Leanders Duncan are hereby ordered to **DESIST and REFRAIN** from effecting any transaction in, or inducing or attempting to induce the purchase or sale of, any security in this state, unless and until they have applied

for and secured from the Commissioner a certificate, then in effect, authorizing these persons to act in that capacity.

Further, the securities of Compclubcasino.com, Inc., were offered and 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 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, Westminster Holdings, Ltd. and its president, Ace L. Moses, are hereby ordered to **DESIST and REFRAIN** from offering and selling any security in the State of California, including but not limited to, by means of any written or oral communication which includes an untrue statement of material fact or omits to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made not misleading

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: May 8, 2002

Sacramento, California

DEMETRIOS A. BOURTRIS California Corporations Commissioner

VIRGINIA JO DUNLAP
Acting Supervising Counsel
Enforcement and Legal Services