

("Predecessor Act"), Okla. Stat. tit. 71, §§ 1-413, 501, 701-703 (2001 and Supp. 2003), and Section 1-603 of the Oklahoma Uniform Securities Act of 2004 ("Act"), Okla. Stat. tit. 71, §§ 1-101 through 1-701 (Supp. 2003).

After a review of the pleadings and evidence, this Court finds:

1. At all times material hereto, Elkins and Associates Inc. and Clyde Edward ("Eddie") Elkins (collectively, "Elkins Defendants") engaged in the offer and/or sale of securities in and/or from the state of Oklahoma to investors ("Investors"), in the nature of interests in the death benefits of one or more viatical settlement contracts of Trade Partners, Inc. ("TPI Viatical Investment Contracts"); Trade Partners, Inc. promissory notes ("TPI Notes"); promissory notes in the "Sojkara Secured Income Note Program" ("Sojkara Notes"); and promissory notes in the InterGlobal Waste Management, Inc. Program and common stock in InterGlobal Waste Management, Inc. (collectively, "IWM Notes and Stock").

2. The TPI Viatical Investment Contracts, TPI Notes, Sojkara Notes, and IWM Notes and Stock are securities as defined by Section 2 of the Predecessor Act.

3. At all times material hereto, the Elkins Defendants engaged in the offer and/or sale of securities in and/or from the state of Oklahoma to investors ("Investors") in the nature of interests in mineral claims (the "Mineral Claim Interests") issued by Earthly Mineral Solutions, Inc. ("EMS"), a Nevada corporation, and right of first refusal contracts (the "Right of First Refusal Contracts") issued by Natural Minerals Processing Company, a Nevada corporation and affiliate of EMS.

4. The Mineral Claim Interests and Right of First Refusal Contracts are securities as defined by Section 2 of the Predecessor Act and by Section 1-102 of the Act.

5. The securities offered and sold by the Elkins Defendants were not registered under the Predecessor Act or the Act (collectively, "Acts"), and said securities were not offered or sold pursuant to an exemption from registration pursuant to the Acts.

6. Defendant Elkins & Associates Inc., by engaging in the business of effecting transactions in securities for the account of others or for its own account, was a broker-dealer as defined in Section 2 of the Predecessor Act and Section 1-102 of the Act. Defendant Clyde Edward Elkins was an agent of an issuer as defined in Section 2 of the Predecessor Act and Section 1-102 of the Act. The Elkins Defendants were not registered under the Acts in any capacity.

7. In connection with the offer and sale of the securities, the Elkins Defendants provided promotional literature to Investors in and/or from the state of Oklahoma that was not filed with the Department prior to its use in accordance with Section 402(a) of the Act.

8. The Elkins Defendants have executed a *Stipulation and Consent to Final Order* ("Stipulation and Consent"). The Plaintiff has no objection to the terms of the Stipulation and Consent and agrees to the entry of this *Final Order, Judgment and Permanent Injunction for Elkins and Associates Inc. and Clyde Edward Elkins* ("Final Order").

9. There is a likelihood of future violations of the Act by the Elkins Defendants if they are not enjoined.

Therefore, based on the pleadings, evidence, and the execution of the Stipulation and Consent, the Court finds that Plaintiff is entitled to the relief prayed for and that this Final Order be issued by agreement of the parties, and, therefore:

IT IS HEREBY ORDERED, ADJUDGED AND DECREED that a permanent injunction be and is hereby entered, forever enjoining and restraining the Elkins Defendants from offering or selling any security, as defined under the Act, in and/or from this state unless (a) Elkins and Associates Inc. and Clyde Edward ("Eddie") Elkins shall first becomes registered as a broker-dealer and/or as a securities agent under the terms of said Act and (b) provided that such security, if not registered under the Act, qualifies for an available exemption from registration under the Act.

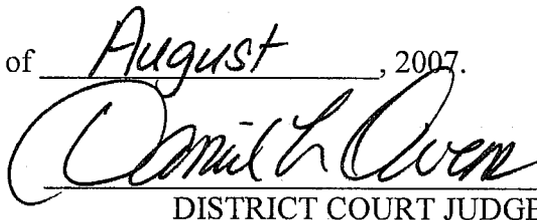
IT IS FURTHER ORDERED that the Temporary Restraining Order, Order Freezing Assets and Order for Accounting entered herein on August 2, 2004, as modified and amended on August 6, 2004 and September 20, 2004, is hereby dissolved and vacated.

IT IS FURTHER ORDERED that all other claims asserted by Plaintiff against the Elkins Defendants in these consolidated cases are hereby dismissed with prejudice toward their future filing.

IT IS FURTHER ORDERED that this Court will retain jurisdiction of this matter for the purpose of enforcement of this Final Order and the Stipulation and Consent.

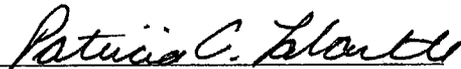
IT IS SO ORDERED,

Dated this 3rd day of August, 2007.


DISTRICT COURT JUDGE

I, PATRICIA PRESLEY, Court Clerk for Oklahoma County, Okla., hereby certify that the foregoing is a true, correct and complete copy of the instrument herewith set out as appears of record in the District Court Clerk's Office of Oklahoma County, Okla., this 3 day of Aug, 2007.
By  PATRICIA PRESLEY, Court Clerk Deputy

Approved as to form and substance:



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