### 1 STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS 2 SECURITIES DIVISION 3 IN THE MATTER OF DETERMINING Order Number S-04-147-05-CO01 4 Whether there has been a violation of the Securities Act of Washington by: CONSENT ORDER 5 Millennium Marketing and Management, LLC; and 6 James M. Pielemeier; 7 Respondents. 8

## **INTRODUCTION**

On April 4, 2004, the Securities Division of the Department of Financial Institutions ("Securities Division") issued a Summary Order to Cease and Desist, S-04-147-04-TO01 against Respondents, Millennium Marketing and Management, LLC and James M. Pielemeier, whose attorney accepted service of the order. Pursuant to the Securities Act of Washington, RCW 21.20, the Securities Division and the Respondents, Millennium Marketing and Management, LLC and James M. Pielemeier, do hereby enter into this CONSENT ORDER in settlement of the matters alleged herein. The Respondents neither admit nor deny the Findings of Fact and Conclusions of Law stated below.

CONSENT ORDER

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DEPARTMENT OF FINANCIAL INSTITUTIONS Securities Division PO Box 9033 Olympia, WA 98507-9033 360-902-8760

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#### FINDINGS OF FACT

#### RESPONDENTS

- 1. Millennium Marketing and Management, LLC ("Millennium") is a Washington limited liability company with a mailing address in Arlington, Washington. According to its materials, Millennium's primary business is to locate investment opportunities.
  - 2. James M. Pielemeier ("Pielemeier") is the founder and President of Millennium. Pielemeier is a former licensed securities salesperson who passed his Series 7 and Series 63 examinations. Between 1984 and 1990, Pielemeier was licensed as a securities salesperson with the state of Washington and worked for Merrill Lynch. Pielemeier is a resident of Arlington, Washington.

#### OTHER RELEVANT ENTITY

3. IPIC International, Inc. (a/k/a International Product Investment Corp.) ("IPIC") was a Nevada corporation that was based in California. IPIC was purportedly an import-export company.

#### OTHER RELEVANT ACTIONS

4. On November 17, 2003, the U.S. Securities and Exchange Commission ("SEC") filed an emergency civil action against IPIC and several individuals associated with it. SEC v. IPIC International, Inc., et al. Civil Action No. 3:03-CV-2781-P (N.D. Tex). The SEC alleged that the defendants fraudulently raised at least \$160 million, through a massive Ponzi scheme that targeted members of evangelical Christian congregations as part of an affinity fraud. The Court granted the SEC's motion for an asset freeze and the appointment of a receiver.

CONSENT ORDER

5. On November 18, 2003, the United States Attorney for the Northern District of Texas unsealed an indictment against several individuals associated with IPIC, and agents for the FBI and IRS arrested the indicted individuals.

#### NATURE OF THE OFFERINGS

- 6. This action involves James Pielemeier, a former licensed securities salesperson, who between at least April and October 2003, offered and sold unregistered investments in approximately a dozen joint ventures related to IPIC to at least twenty investors who reside primarily in Washington and Oregon. Millennium's investors ultimately lost approximately \$450,000 in IPIC-related investments. Pielemeier later raised over \$100,000 through the offer and sale of other Millennium joint venture agreements involving real estate ventures in Mexico and Belize.
- 7. Pielemeier formed Millennium in March 2003 to facilitate IPIC-related investments. As part of his solicitations, Pielemeier created and distributed several documents to investors, including an overview of Millennium, joint venture proposals, and joint venture agreements. In describing the investments, Pielemeier represented that Millennium had entered into agreements with IPIC to provide funding to IPIC to purchase manufactured products at "highly discounted prices" that would later be resold at "lower than normal wholesale prices." Respondents failed to disclose the identity of the purchaser of the products in the purported joint ventures and referred only to a "Customer" whose "name shall remain confidential."
- 8. Each joint venture generally involved one type of product, including paint, latex condoms, toy trucks, and electric scooters. Under the terms of IPIC's joint venture agreements with Millennium (hereinafter "IPIC joint ventures"), IPIC was responsible for

CONSENT ORDER

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CONSENT ORDER

Washington securities laws.

DEPARTMENT OF FINANCIAL INSTITUTIONS

**Securities Division** PO Box 9033

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accomplishing all activities necessary to purchase and resell the goods, and Millennium had

no duties or obligation in connection with the operations of the joint venture. Profits from

related joint venture agreement with Millennium, which would entitle them to a share of

Millennium's profits from its joint venture with IPIC (hereinafter "Millennium joint

ventures"). After a portion of the profits from the joint venture was donated to charity,

Millennium was typically entitled to 40% of the net profits as a "management fee" and

individual investors would receive the remaining 60% of the net profits. As in the case of the

IPIC joint ventures, investors in the Millennium joint ventures had no duties or obligations

relating to the operation of the joint venture. In the Millennium joint venture agreements,

both Pielemeier and the investor acknowledged and agreed that the investor's capital

contribution may be construed as involving the sale and purchase of a security as defined by

members of Christian churches in Washington, and by receiving referrals. In at least one

instance, Pielemeier entered into an oral agreement to share a portion of the profits as a

referral fee. To win the trust of investors, Pielemeier created and distributed a document that

noted his twenty-eight year background in investments opportunities and touted his

"expertise" in securities, as well as his former employment at Merrill Lynch, a nationally

recognized broker-dealer. The offering materials did not disclose that Pielemeier was not

licensed to sell securities in Washington and had not been licensed since 1990.

Pielemeier found prospective investors for Millennium joint ventures by speaking to

Pielemeier, in turn, offered individual investors the opportunity to enter into a second,

each joint venture were to be divided equally between Millennium and IPIC.

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1 The Respondents lured investors by leading them to expect extraordinary returns within 2 Pielemeier distributed offering documents that represented that a matter of weeks. 3 5 6 to 120 days. 7 12. 8 9 10 11 12 13 IPIC. 14 15 16 17 18 19 and stated that he wanted to visit IPIC's operations in Panama because he wanted to "be able 20 to look an investor in the eye and tell him that I have actually witnessed the operations 21 there[.]" 22 23

Millennium's joint venture partners had received net returns of 20% to 35% per joint venture, within a typical time frame of 120 days. In joint venture proposals, the Respondents led investors to believe that they would receive net returns of 30% or greater within as little as 90 Pielemeier directed prospective investors to sign documents containing non-disclosure and confidentiality clauses that prohibiting them from discussing the purported investment program. When an investor agreed to invest, Pielemeier had them sign a Millennium joint venture agreement and directed them to make out a check out to Millennium, or transfer funds to Millennium's bank account in Washington. In most instances, after a number of investors had deposited their funds at Millennium's bank account, Pielemeier wired their pooled funds to one of IPIC's bank accounts, as part of Millennium's corresponding joint venture with In September 2003, Pielemeier notified investors that payments on the joint ventures agreements could be delayed because banks were exerting stringent controls over international wire transfers, but then added, "Be assured; all is going extremely well." Unbeknownst to investors, earlier in the month, Pielemeier had written to the CEO of IPIC

CONSENT ORDER

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In October 2003, Pielemeier began offering so-called "founders shares" to investors. Pielemeier informed his investors that IPIC would no longer be offering joint venture opportunities, but that IPIC was going to take the company public and had offered Millennium the opportunity to purchase shares prior to the public offering at a price of \$2 per share. Pielemeier led investors to believe that these shares would be selling for \$6 to \$12 within 90 to 120 days.

15. Following his role as an intermediary in the sale of IPIC-related investments, Pielemeier sold other Millennium joint ventures agreements involving real estate ventures in foreign countries. Between October and November 2003, Pielemeier raised approximately \$90,000 from investors through the offer and sale of Millennium joint ventures agreements involving beachfront lots in Mexico. Offering materials distributed by the Respondents stated that money raised by Millennium would be used to provide funding to another company that would purchase subdivided lots in the Yucatan Peninsula. Individual investors were passive and relied on Pielemeier to generate a return on their investment. After the properties were resold, the profits would be disbursed to individual investors. Pielemeier represented that investors in the Mexican real estate joint ventures would receive returns of 101% within 12 to 18 months. Months later, in May 2004, Pielemeier raised \$35,000 through the offer and sale of a similar Millennium joint venture agreement involving seafront lots in Belize.

In the offer and sale of the Millennium investment opportunities, the Respondents omitted material facts, which made the information that was disclosed misleading to investors. The Respondents failed to disclose material facts about the transactions that would purportedly generate the extraordinary returns that were projected, including the identity of

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CONSENT ORDER

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the unnamed "Customer" that was purportedly buying the products from IPIC. The
Respondents further failed to disclose the risks associated with a secretive investment of this
sort, in which investors are deprived of any meaningful opportunity to independently verify
the representations that are made. The Respondents failed to disclose the basis and
assumptions related to the timing of IPIC's purported public offering and the price at which
the shares would trade.

The Respondents misled investors by representing that there was only a "slight" risk 17. that their invested capital "could be at risk either wholly or in part." The Respondents exacerbated these misrepresentations by incorporating religious references about the investment. Among the representations that were made to investors were that: "This is all part of the wealth transfer system that is advancing the Kingdom of God" and past performance "can give you an idea of the level of blessing God has been providing for our partners[.]" The Respondents also included a clause in the joint venture agreements that stated that Millennium would indemnify the investor for any and all losses and damages arising out of or in connection with any breach of any representation, or agreement made by Millennium or IPIC, or the fault, negligence or intentional misconduct of Millennium or IPIC. The Respondents failed to provide investors with financial statements or other material information related to Millennium's financial ability to indemnify investors against losses. When later called to account by one of his investors, Pielemeier replied, "if someone puts legal pressure on Millennium or me then ... Millennium will be forced into bankruptcy" and "a person would waste a lot of money trying to pursue such potential legal remedies."

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# **REGISTRATION STATUS** 18. The offering of the joint venture agreements and stock described above is not currently and has not previously been registered under the Securities Act and no notification of exemption is on file with the Securities Administrator of the state of Washington. At the time he offered and sold the securities described above, James M. Pielemeier was not registered as a securities salesperson or broker-dealer in the state of Washington, and Millennium Marketing and Management, LLC was not registered as a broker-dealer in the state of Washington. Based upon the Findings of Fact, the following Conclusions of Law are made:

CONSENT ORDER

#### **CONCLUSIONS OF LAW**

- 1. The offer or sale of the joint venture agreements and stock described above constitutes the offer or sale of a security, as defined in RCW 21.20.005(10) and (12).
- 2. Millennium Marketing and Management, LLC and James M. Pielemeier have each violated RCW 21.20.010 because, in connection with the offer or sale of said securities, they each made untrue statements of material fact or omitted to state material facts necessary in order to make the statements made, in the light of the circumstances under which they are made, not misleading.
- 3. Millennium Marketing and Management, LLC and James M. Pielemeier have each violated RCW 21.20.140, the securities registration provision of the Securities Act, because they each offered and/or sold securities for which there was no registration on file with the Securities Administrator.
- 4. Millennium Marketing and Management, LLC and James M. Pielemeier have each violated RCW 21.20.040, because they offered and/or sold securities while not registered as a securities salesperson or broker/dealer in the state of Washington.

CONSENT ORDER

# 1 CONSENT ORDER 2 Based upon the foregoing: 3 IT IS AGREED AND ORDERED that the Respondents, Millennium Marketing and 4 Management, LLC and James M. Pielemeier, each shall cease and desist from violating RCW 5 21.20.010, the anti-fraud section of the Securities Act of Washington. 6 IT IS FURTHER AGREED AND ORDERED that Millennium Marketing and 7 Management, LLC and James M. Pielemeier each shall cease and desist from offering or 8 selling securities in violations of RCW 21.20.140, the securities registration section of the 9 Securities Act of Washington. 10 IT IS FURTHER AGREED AND ORDERED that Millennium Marketing and Management, LLC and James M. Pielemeier each shall cease and desist from acting as an 11 12 unregistered securities broker-dealer or salesperson in violation of RCW 21.20.040, the 13 broker-dealer and securities salesperson registration section of the Securities Act of 14 Washington. 15 IT IS FURTHER AGREED AND ORDERED that Millennium Marketing and 16 Management, LLC and James M. Pielemeier, shall pay a fine in the amount of \$10,000 and 17 investigative costs in the amount of \$5,000 prior to the entry of this order. 18 IT IS FURTHER AGREED AND ORDERED that the Respondents, Millennium 19 Marketing and Management, LLC and James M. Pielemeier, each shall not make application 20 for nor be granted a broker-dealer, investment adviser, securities salesperson, or investment 21 adviser representative license from the entry of this Consent Order by the Securities

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CONSENT ORDER

Administrator.

1	IT IS FURTHER AGREED that the Securities Division has jurisdiction to enter this	
2	Order.	
3	IT IS FURTHER AGREED that in consideration of the foregoing, the Respondent	
4	Millennium Marketing and Management, LLC and James M. Pielemeier, each waive their right	
5	to a hearing in this matter and judicial review of this order.	
6		
7	SIGNED this <u>19th</u> day of <u>July</u> , 2005.	
8	Signed by:  Signed by:	
9	Millennium Marketing and Management	
10	By /s/ James M. Pielemeier /s/ James M. Pielemeier	
11	James M. Pielemeier, President James M. Pielemeier, individually	
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13	SIGNED and ENTERED this 26th day of July, 2005 by	
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15	midel E, Stevenson	
16	Michael E. Stevenson Securities Administrator	
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18	Approved by:  Presented by:	
19	Martin Cordell To The	
20	Martin Cordell Robert Kondrat	
21	Chief of Enforcement Financial Legal Examiner	
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24	CONSENT ORDER  DEPARTMENT OF FINANCIAL INSTITUTIONS 11  Securities Division PO Box 9033	