# STATE OF WASHINGTON

1 DEPARTMENT OF FINANCIAL INSTITUTIONS **SECURITIES DIVISION** 2 3 4 IN THE MATTER OF DETERMINING SDO - 2 - 01 Whether there has been a violation 5 of the Securities Act of Washington by: ENTRY OF FINDINGS OF FACT AND CONCLUSIONS OF LAW AND FINAL ORDER 6 HIGHLAND MINING, INC.; MIDAS MINING, TO CEASE AND DESIST LLC; RUSSELL BYERS; ROBERT ENGLEMAN; 7 their agents and employees, 8 Respondents. Case No. 00-06-0242 9 THE STATE OF WASHINGTON TO: Highland Mining, Inc. 10 Midas Mining, LLC Russell Byers 11 Robert Engleman On November 7, 2000, the Securities Administrator of the State of Washington issued Summary Order to Cease 12 and Desist SDO-105-00 hereinafter referred to as "Summary Order." 13 The Summary Order, together with a Notice of Opportunity to Defend and Opportunity for Hearing (hereinafter 14 referred to as "Notice of Opportunity for Hearing") and an Application for Adjudicative Hearing (hereinafter referred 15 to as "Application for Hearing") thereon, were personally served on Respondents Highland Mining, Inc., Midas 16 Mining, LLC, Russell Byers, and Robert Engleman on December 3, 2000. The Notice of Opportunity for Hearing 17 advised Respondents that they had twenty days from the date they received the notice to file a written application for 18 an administrative hearing on the Summary Order. 19 Respondents failed to request an administrative hearing within twenty days of its receipt of the Summary Order 20 and Notice of Opportunity for Hearing, either on the Application for Hearing provided or otherwise. 21 The Securities Administrator therefore adopts as final the findings of fact and conclusions of law as set forth in 22 the Summary Order. 2.3

ENTRY OF FINDINGS OF FACT AND CONCLUSIONS OF LAW AND FINAL ORDER TO CEASE AND DESIST

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

The Securities Administrator makes the following findings of fact and conclusions of law:

#### FINDINGS OF FACT

## I. Respondents

- 1. **HIGHLAND MINING, INC.** ("Highland Mining") is a Utah corporation with a business address of 283 4th Street, Wells, Nevada. Highland Mining was purportedly formed for the purposes of developing a mining operation in the Wells, Nevada area. Respondents Russell Byers and Robert Engleman also conducted business under the name "Highlander Mining, Inc."
- 2. **MIDAS MINING, LLC** ("Midas Mining") is a Washington business with an address of 3321 Mount Pleasant Rd., Kelso, Washington. Although Respondents Russell Byers and Robert Engleman conduct business using the name Midas Mining, LLC, they have not formally registered their business in any state as a limited liability company. Midas Mining was purportedly formed for the purposes of developing a mining operation in the Riggins, Idaho area.
- 3. **RUSSELL BYERS** ("Byers") was the President of Highland Mining, Inc. at all times relevant to the matters set forth herein. Byers also acted as agent for Midas Mining at all times relevant to the matters set forth herein.
- 4. **ROBERT ENGLEMAN** ("Engleman") was the Vice-President of Highland Mining, Inc. at all times relevant to the matters set forth herein. Engleman also acted as an agent for Midas Mining at all times relevant to the matters set forth herein.

# II. Nature of the Offering

- 5. Beginning in approximately November of 1998, Respondents, acting in concert and on behalf of one another, solicited at least 33 Washington residents to invest in Midas Mining and/or Highland Mining.
- 6. Respondents made oral representations to these persons that Highland Mining and/or Midas Mining intended on using investor funds to finance mining projects in Wells, Nevada and in Riggins, Idaho. Respondents

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told these persons that they were investing in Highland Mining and/or Midas Mining for the purpose of financing ongoing mining ventures.

- 7. Respondents sold these investment opportunities to at least 33 Washington residents.
- 8. Several of these investors signed written investment contracts with the Respondents. In several of these contracts, the Respondents promised to pay specific rates of return to persons in consideration for their investment. For example, one person invested \$10,000 and was promised a \$40,000 return in twelve months. In several other contracts, Respondents promised persons corporate shares in exchange for their investment. For example, one person invested \$10,000 and was promised two shares in "Highlander Mining Inc."
- 9. Through at least September of 2000, Respondents, acting in concert and on behalf of one another, continued to offer the investment opportunity described above to Washington residents. To date, Respondents have obtained over \$200,000 from Washington investors.

## III. Misrepresentations and Omissions

- 10. Respondents failed to provide the offerees with a disclosure document containing complete material information about the investment opportunities described above, including but not limited to financial statements of Highland Mining and/or Midas Mining.
- 11. Respondents also did not disclose the following material information to offerees: their business experience and track record; the use of offering proceeds; and the risk factors associated with the investment opportunities.

## **IV.** Registration Status

- 12. Highland Mining and Midas Mining are not currently registered to offer or sell its securities in the state of Washington and have not previously been so registered.
- 13. Russell Byers and Robert Engleman are not currently registered as securities salespersons or broker-dealers in the state of Washington and have not previously been so registered.

Based upon the above Findings of Fact, the following Conclusions of Law are made:

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#### CONCLUSIONS OF LAW

## I. Securities

14. The offer and/or sale of the investment described above constitutes the offer and/or sale of a security as defined in RCW 21.20.005(10) and (12), to wit: a note; evidence of indebtedness; a certificate of interest; stock; an investment contract; or risk capital.

## **II. Anti-Fraud Provision**

15. The offer of said securities was made in violation of RCW 21.20.010 because, as set forth in paragraphs 10 and 11 of the Tentative Findings of Fact, Respondents omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.

## III. Registration of Securities

16. The offer of said securities is in violation of RCW 21.20.140 because no registration for such offer and/or sale is on file with the Securities Administrator of the state of Washington.

## IV. Registration of Broker-Dealer and Salespersons

17. Respondents Russell Byers and Robert Engleman has violated RCW 21.20.040 by offering said securities while not being registered as a broker-dealer or securities salesperson in the state of Washington.

#### **ORDER**

Based upon the above Findings of Fact and Conclusions of Law, it is hereby:

ORDERED that Respondents Highland Mining, Inc., Midas Mining, LLC, Russell Byers, Robert Engleman, and their agents and employees, each cease and desist from violating RCW 21.20.010, the anti-fraud section of the Securities Act.

It is further ORDERED that Respondents Highland Mining, Inc., Midas Mining, LLC, Russell Byers, Robert Engleman, and their agents and employees, each cease and desist from offering and/or selling securities in any manner in violation of RCW 21.20.140, the securities registration section of the Securities Act.

ENTRY OF FINDINGS OF FACT AND CONCLUSIONS OF LAW

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

1	It is further ORDERED that Respondents Russell Byers and Robert Engleman each cease and desist	
1	violating RCW 21.20.040, the broker-dealer and securities salesperson registration section of the Securities Act.  This Order is entered pursuant to the provisions of RCW 21.20.390, and is subject to the provisions of	
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3	Chapter 34.05 RCW.	
4	WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.	
5	DATED this 4th day of January 2001.	
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8		Debark R Brener
9		DEBORAH R. BORTNER Securities Administrator
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11	Approved by:	Presented by:
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13	Michael E. Stevenson	Chad Standifer
14	Chief of Compliance	Staff Attorney
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