STATE OF WASHINGTON DEPARTMENT OF FINANCIAL INSTITUTIONS **SECURITIES DIVISION**

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IN THE MATTER OF DETERMINING whether there has been a violation of the Securities Act of Washington by:

AMERICAN ENTERPRISES, INC.; ENTERTAINMENT FUNDS, INC.; THE ENTERTAINMENT GROUP FUND, INC.; WORLDWIDE ENTERTAINMENT, INC.: JACK UTSICK; DONNA YEAGER; ROBERT YEAGER; EFI No. 32 LLC; EFI No. 33 LLC; EFI No. 34 LLC; EFI No. 35 LLC; EFI No. 36 LLC; EFI No. 37 LLC; SUMMER 2003 LLC; BOOT AND TUXEDO 2003 LLC; BIG FOUR-OH LLC; PINBALL WIZARD LLC; WUHLHEIDE OPEN AIR LLC; WINTER 2005 LLC; "D" DANCING WORLDWIDE LLC,

Order Number S-05-041-07-CO02

CONSENT ORDER AS TO ROBERT YEAGER AND DONNA YEAGER

Respondents.

INTRODUCTION

On August 17, 2007, the Securities Administrator of the State of Washington issued Statement of Charges and Notice of Intent to Enter Order to Cease and Desist and Notice of Intent to Impose Fines and Recover Costs, Order Number S-05-041-07-SC01, hereinafter referred to as "Statement of Charges," against Respondents American Enterprises, Inc.; Entertainment Funds, Inc.; The Entertainment Group Fund, Inc.; Worldwide Entertainment, Inc.; Jack Utsick; Donna Yeager; Robert Yeager; EFI No. 32 LLC; EFI No. 33 LLC; EFI No. 34 LLC; EFI No. 35 LLC; EFI No. 36 LLC; EFI No. 37 LLC; Summer

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

CONSENT ORDER AS TO ROBERT YEAGER

AND DONNA YEAGER

2003 LLC; Boot and Tuxedo 2003 LLC; Big Four-Oh LLC; Pinball Wizard LLC; Wuhlheide Open Air LLC; Winter 2005 LLC; and "D" Dancing Worldwide LLC.

The U.S. Securities and Exchange Commission obtained permanent injunctions by consent agreement against Jack Utsick, Donna Yeager, Robert Yeager, Worldwide Entertainment, Inc., The Entertainment Group Fund, Inc., American Enterprises, Inc., and Entertainment Funds, Inc. Under separate consent agreements dated April 17, 2006, both Robert Yeager and Donna Yeager, who are husband and wife, agreed to a permanent injunction against violation of provisions of the Securities Act of 1933 and the Securities Exchange Act of 1934. They also agreed to a freeze of their assets and disgorgement of ill-gotten gains.

On April 20, 2006, the United States District Court for the Southern District of Florida appointed Michael I. Goldberg Receiver for Worldwide Entertainment, Inc., The Entertainment Group Fund, Inc., American Enterprises, Inc., and Entertainment Funds, Inc. A website concerning the receivership can be found at http://entertainmentgroupinfo.com. The Receiver has the full and exclusive power, duty, and authority to administer and manage the business affairs, funds, assets, choses in action and any other property of Worldwide Entertainment, Inc., The Entertainment Group Fund, Inc., American Enterprises, Inc., and Entertainment Funds, Inc., and to safeguard assets and take whatever actions necessary for the protection of investors and creditors.

The Securities Division and Respondents Robert Yeager and Donna Yeager do hereby enter into this Consent Order in settlement of the above-captioned matter. The Securities Division made certain allegations and conclusions in the Statement of Charges, set forth under the headings "Tentative Findings of Fact" and "Conclusions of Law." Respondents neither admit nor deny the Findings of Fact and Conclusions of Law, which are hereby incorporated by reference into this Consent Order.

CONSENT ORDER

Based upon the foregoing and finding it in the public interest:

IT IS AGREED AND ORDERED that Respondents Robert Yeager and Donna Yeager, and their agents and employees, each shall cease and desist from offering or selling securities in violation of RCW 21.20.140, the securities registration section of the Securities Act of Washington.

IT IS FURTHER AGREED AND ORDERED that Respondents Robert Yeager and Donna Yeager, and their agents and employees, each shall cease and desist from violating RCW 21.20.040, the section of the Securities Act of Washington requiring registration of securities salespersons, broker-dealers, investment advisers, and investment adviser representatives.

IT IS FURTHER AGREED AND ORDERED that Respondents Robert Yeager and Donna Yeager, and their agents and employees, each shall cease and desist from violating RCW 21.20.010, the antifraud section of the Securities Act of Washington.

IT IS FURTHER AGREED AND ORDERED, pursuant to RCW 21.20.110(1), that Respondents Donna Yeager and Robert Yeager shall not make application for nor be granted a broker-dealer, securities salesperson, investment adviser and/or investment adviser representative license from the date of entry of this Consent Order by the Securities Administrator.

IT IS FURTHER AGREED that the Securities Division has jurisdiction to enter this Order.

IT IS FURTHER AGREED that in consideration of the foregoing Respondents Robert Yeager and Donna Yeager each waive their rights to a hearing in this matter and judicial review of this matter pursuant to RCW 21.20.440 and RCW 34.05.

| 2 | SIGNED this 16th day of October, 2007. | |
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| 3 | Signed by: | |
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| 5 | ROBERT YEAGER, individually | |
| 6 | Signed by: | |
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| 8 | _/s/DONNA YEAGER, individually | |
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| 10 | SIGNED and ENTERED this 29th day of October, 2007. | |
| 2 | Anidal E, Stevenson | |
| 13 | MICHAEL E. STEVENSON Securities Administrator | _ |
| 5 | Approved by: | Presented by: |
| 6 | An Elm | Presented by: Grad Valle |
| 7 | SUZANNE SARASON | JILL M. VALLELY |
| 8 | Chief of Compliance and Examinations | Enforcement Attorney |
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WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.

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