

1
2
3
4
5
6
7
8
9

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

10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

IN THE MATTER OF DETERMINING
Whether there has been a violation
of the Franchise Investment Protection Act by:

POOCHIE'S, a business;
STAN SIXKILLER; and
VANDIE SIXKILLER,

Respondents.

SDO - 110 - 00

CONSENT ORDER AND ORDER VACATING
SDO-46-00

Case No. 00-02-0057

THE STATE OF WASHINGTON TO: Poochie's
Stan Sixkiller
Vandie Sixkiller

INTRODUCTION

The Securities Division, Department of Financial Institutions, State of Washington, and respondents Poochie's, Stan Sixkiller, and Vandie Sixkiller do hereby agree to this Consent Order in settlement of the above captioned matter. The Securities Division has, in SDO-46-00, made certain allegations and conclusions, set forth under the headings "Tentative Findings of Fact" and "Conclusions of Law" which are hereby incorporated by reference into this consent order.

ORDER AND CONSENT

The Securities Division, Poochie's, Stan Sixkiller, and Vandie Sixkiller have agreed upon a basis for resolution of the matters alleged and concluded in SDO-46-00. Poochie's, Stan Sixkiller, and Vandie Sixkiller agree to the entry of the Consent Order pursuant to the Franchise Investment Protection Act of Washington without admitting or denying the Securities Division's allegations and conclusions. Poochie's, Stan Sixkiller,

CONSENT ORDER AND ORDER VACATING
SDO-46-00

1

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

1 and Vandie Sixkiller acknowledge the Securities Division's jurisdiction over this matter and its authority to
2 enter this order.

3 Based upon the foregoing:

4 IT IS THEREFORE AGREED AND ORDERED that Poochie's, Stan Sixkiller, and Vandie Sixkiller, and
5 its agents and employees, each shall refrain from the offer and sale of unregistered franchises in the State of
6 Washington in violation of RCW 19.100.020.

7 IT IS THEREFORE AGREED AND ORDERED that Poochie's, Stan Sixkiller, and Vandie Sixkiller inform
8 any of their current Washington franchisees of the existence and contents of this Order within 30 days of the entry
9 of the Order.

10 IT IS THEREFORE AGREED AND ORDERED that Poochie's, Stan Sixkiller, and Vandie Sixkiller shall
11 inform any of their agents and employees who offer franchises in this State of the existence and contents of this
12 Order for a period of 3 years from the date of entry of this order.

13 IT IS THEREFORE AGREED AND ORDERED that Poochie's, Stan Sixkiller, and Vandie Sixkiller each
14 shall disclose the existence of this Order in its offering circulars to be used in the state of Washington for a
15 period of 3 years from the date of entry of this order.

16 IT IS THEREFORE AGREED that Poochie's, Stan Sixkiller, and Vandie Sixkiller shall reimburse the
17 Securities Division \$300 for its costs incurred in its investigation of this matter.

18 IT IS THEREFORE AGREED that Poochie's, Stan Sixkiller, and Vandie Sixkiller waive the right to a
19 hearing in this matter.

20 //

21 //

22 //

23 //

DATED this _____ day of _____, 2000.

POOCHIE'S by

STAN SIXKILLER
Co-owner

STAN SIXKILLER
An individual

VANDIE SIXKILLER
An individual

THIS ORDER ENTERED THIS 10th DAY OF January 2001 BY:



DEBORAH R. BORTNER
Securities Administrator

Approved for entry by:

Michael E. Stevenson
Chief of Compliance

Presented by:

Chad Standifer
Staff Attorney

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27