United States District Court		Southern I	DISTRICT OF	TEXAS
United States Securities and	§			
Exchange Commission,	§			
Plaintiff,	§ §			
versus	§		Civil Action H	-08-2351
Robert L. Sonfield, et al.,	§ §			
Defendants.	§			

Final Judgment: Jeffrey W. Bradley

Jeffrey W. Bradley has consented to entry of this Final Judgment without admitting or denying the obligations of the Complaint, except allegations of personal and subject jurisdiction.

- 1. Jeffrey W. Bradley is enjoined from violating Section 5 of the Securities Act of 1933.
- 2. Jeffrey W. Bradley is barred permanently from participating in any way with the offer of stocks with a share price of less than \$5.00 at the time.
- 3. Jeffrey W. Bradley is liable, jointly and severally, with Donald C. Bradley, for disgorgement of \$204,354 and prejudgment interest of \$42,751.92, for a total of \$247,105.92. Jeffrey W. Bradley owes no penalty, and payment of the disgorgement and its interest is waived. If the Commission later obtains information indicating that the financial information Bradley furnished was materially deceptive, the Commission may ask the court to require Bradley to pay the disgorgement and prejudgment interest, plus post-judgment interest. The Commission may also consider all remedies, including ordering the defendant to pay funds or assets. The Commission may also request discovery for two years. The only issue will be whether Bradley's financial information was materially deceptive. Bradley may not:2333 (1) challenge the validity of the Consent or this Final Judgment; (2) contest the allegations

in the Complaint; (3) assert that payment of disgorgement, pre-judgment interest, and post-judgment interest or a civil penalty should not be ordered; (4) contest the amount of disgorgement and pre-judgment and post-judgment interest; or (5) assert a defense to liability or remedy, including statutes of limitations defense.

Signed on March 17, 2011, at Houston, Texas.

Lynn N. Hughes

United States District Judge