

UNITED STATES OF AMERICA  
Before the  
SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934  
Release No. 60003 / May 29, 2009

ADMINISTRATIVE PROCEEDING FILE NO. 3-13494

PROCEEDING INSTITUTED AGAINST STANLEY JOHNSON

On May 29, 2009, the United States Securities and Exchange Commission (Commission) announced the issuance of an Order Instituting Administrative Proceeding Pursuant to Section 15(b) of the Securities Exchange Act of 1934, and Notice of Hearing (Order) against Stanley Johnson (Johnson), based on the entry of a permanent injunction against Johnson in the civil action entitled Securities and Exchange Commission v. Advance Body Imaging, LP, et al., Civil Action No. 07-CV-1140-DOC (JTLx), in the U.S. District Court for the Central District of California.

In the Order, the Division of Enforcement alleges that on May 15, 2009, the U.S. District Court for the Central District of California entered a Revised Judgment of Permanent Injunction and other relief against Johnson, permanently enjoining him from future violations of Sections 5 and 17(a) of the Securities Act of 1934, and Sections 10(b) and 15(a) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder, and ordering him to pay disgorgement, prejudgment interest, and civil penalties.

In the Order, the Division of Enforcement further alleges that Stanley Johnson is the CEO and majority owner of Advance Body Imaging, LP (“Advance Body Imaging”), a California limited partnership with its principal place of business in Orange, California, and the CEO and sole owner of Consulting Dynamics, Inc. (“Consulting Dynamics”), a Nevada corporation with its principal place of business in Orange, California; that Consulting Dynamics is the general partner of Advance Body Imaging; that through his control of Consulting Dynamics, Johnson controlled Advance Body Imaging; and that neither Johnson nor Consulting Dynamics is registered as a broker-dealer under the Exchange Act.

The Division of Enforcement further alleges in the Order that the Commission’s complaint in the civil action alleged that from July 2004 through March 2007, Johnson, Consulting Dynamics, Advance Body Imaging (collectively, the “Defendants”) and their sales agents offered and sold limited partnership units in Advance Body Imaging to more than 100 investors in at least 25 states, raising more than \$3.1 million from those sales. The complaint also alleged that the Defendants and their sales agents, using investor lead lists purchased from lead list brokers, cold-called prospective investors using the telephone, and solicited them to purchase limited partnership units in Advance Body Imaging. In addition, the complaint alleged that in 2005 and 2006, the Defendants maintained a website, [www.advancedactivecare.com](http://www.advancedactivecare.com), promoting Advance Body

Imaging's purported diagnostic imaging services and the radiologists and cardiologists purportedly employed to administer those services, provided a telephone number for prospective investors to call for additional information regarding the opportunity to invest in Advance Body Imaging, and allowed prospective investors to provide Advance Body Imaging with their contact information. The complaint further alleged that the Defendants or their sales agents would then contact prospective investors by telephone and attempt to solicit their investment.

A hearing will be scheduled before an administrative law judge to determine whether the allegations contained in the Order are true, to provide Johnson an opportunity to dispute the allegations, and to determine what, if any, remedial action is appropriate and in the public interest, pursuant to Section 15(b) of the Securities Exchange Act of 1934.

The Order requires that an Administrative Law Judge shall issue an initial decision no later than 210 days from the date of service of the Order, pursuant to Rule 360(a)(2) of the Commission's Rules of Practice.