SECURITIES AND EXCHANGE COMMISSION

SECURITIES EXCHANGE ACT OF 1934 DEC 17 2018 OFFICE OF THE SECRETARY Release No. 84618 / November 19, 2018 ADMINISTRATIVE PROCEEDING File No. 3-18900 ORDER INSTITUTING ADMINISTRATIVE PROCEEDINGS PURSUANT TO SECTION 15(B)OF THE SECURITIES EXCHANGE ACT OF 1934 AND NOTICE OF HEARING

RATW MM-	12/12/2018
Robert W. Myers, Jr.,	., Corinth, TX 0 (1544
CERTIFIED MAIL 7016 0910 0000 8214 8155 Served to Robert W. Myers, Jr.	
On November 27. 2018 at	. Corinth. TX

RESPONDENTS ANSWER TO THE ALLEGATIONS CONTAINED IN THIS ORDER

I, Robert W. Myers, Jr., was registered as a securities broker and dealer until 1984. Because Mieka Corporation wasn't a broker/dealer, I knew that I could not be registered as a securities broker if I was to work for them. Therefore I needed to be sure that they weren't selling securities.

I followed this company for fifteen (15) months and joined them for the following reasons

1) Miekas attorney was Joel Held (ex SEC attorney) who previously worked for me and I knew that if this company was selling securities he would have had them registered.

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- 2) General Paul Martin, over the security for the Pentagon, addressed Miekas personel on the merits of being with Mieka.
- 3) Mieka had just engineered a sale with Enron.

Even with this knowledge I didn't ask any of my contacts to invest into Miekas Partnerships for 5-6 months as I wanted to see how they operated from the inside.

When three (3) officers of Mieka left to start their own company, I was asked to look at drilling companies and well sites, represent Mieka at the annual NAPD conference as their VP of Project Development and talk with Venture Partners if they wanted a report on the progress of their partnership. None of these duties required being a securities broker.

I did receive compensation in the form of commissions because Mieka required that any employee who had investors in their projects be paid accordingly. I was not on staff and had no input as to the daily dealings of Mieka Corporation. I became an officer in name only. I did offer my investors to participate in the2010-JV but I didn't cold call new investors for the 2010-JV. If Mieka had offered to pay me a salary, I might not have accepted if the salary was less than the commissions. I did not receive ill-gotten gains but payment for my work as any employee receives. Remember I was still under the opinion of our attorneys that we were not offering securities and therefore not committing any securities violations.

A complaint was made by William D. Wilson indicating that I was one of the persons responsible for his investment decision. This is far from the truth. Mr. Wilson only called me to get progress updates and to chat about me moving into his neighborhood. I didn't offer to sell him anything so I would not need to be a registered broker in my dealings with him.

In this Order you referred to an August 6th court final judgment. I didn't receive notice of this judgment. I sent a change of address to both the Court and the Fort Worth office of the S.E.C. on April 10, 2018 which apparently was never changed as I received notice of this Order sent to my old address and received days later from the post office. I received no notice from the Court.

The answer to any remedial action by me, the Respondent, is that I don't have any choice than to accept a permanent enjoining as the S.E.C. has made their case against Mieka Corporation and Daro Blankenship and as an officer, I am included. But as to any financial penalties, I can't see why my income as an employee of Mieka, whether salary or commission, should be considered. If the remedial action consists of financial penalties, I have very little assets because I haven't worked since March 2018 because of liver cancer surgeries, abdominal hernia surgery that had complications leading to three(3) visits to Emergency Rooms, ten(10) days of hospitalization, more surgeries due on 12/13/2018 and 12/17/2018. Did I also mention that I broke my right wrist on November 13th and am in a cast. What a year. I've been given the go ahead for a liver transplant and I am financially strapped with less than \$5,000 to get me through January, 2019. I may have to file bankruptcy if nothing changes. I can verify my finances.

A ml-

Robert W Myers, Jr

12/12/2018