UNITED STATES OF AMERICA
before the
SECURITIES AND EXCHANGE COMMISSION
August 5, 2015
SECURITIES EXCHANGE ACT OF 1934
Release No. 75615 / August 5, 2015
Admin. Proc. File No. 3-16551
In the Matter of the Application of
BROOKSTONE SECURITIES, INC.,
ANTONY LEE TURBEVILLE,
CHRISTOPHER DEAN KLINE, and
DAVID WILLIAM LOCY
For Review of Disciplinary Action Taken by
FINRA

On May 15, 2015, Brookstone Securities, Inc., Antony Lee Turbeville, Christopher Dean Kline, and David William Locy (Respondents), filed an application, pursuant to Section 19(d) of the Securities Exchange Act of 1934, for review of FINRA disciplinary action. On April 6, 2015, FINRA censured and fined Brookstone; barred Antony Lee Turbeville and Christopher Dean Kline from associating with any FINRA member; fined David William Locy, barred him from acting in any supervisory or principal capacity, and suspended him in all capacities for a period of two years; ordered Brookstone, Turbeville and Kline to pay restitution plus prejudgment interest; and ordered all Respondents to pay hearing and appeal costs.

On July 31, 2015, Brookstone Securities, Inc., Antony Lee Turbeville, Christopher Dean Kline, and David William Locy filed a request to withdraw their application for review. It is appropriate to grant their request.

Accordingly, it is ORDERED that the request by Brookstone Securities, Inc., Antony Lee Turbeville, Christopher Dean Kline, and David William Locy to withdraw their application for review is granted and that this review proceeding is dismissed.

For the Commission, by the Office of the General Counsel, pursuant to delegated authority.

Brent J. Fields
Secretary

