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David B. Gruenes
Commissioner of Commerce
Minnesota Department of Commerce
133 East 7th Street
Saint Paul, Minnesota 55101

Re: R-37642.2

June 23, 1998

Dear Mr. Gruenes:

Regrettably, we find ourselves once again at odds with Minnesota's Securities Division's Mr. Robert Rivera and possibly some others within the department who we believe are operating outside the limits of Minnesota Law. The last time we filed a Registration Statement, the Company's legal rights were violated by Mr. Rivera in many ways. A petition to investigate these Commerce Department law violations met with no success.

Minn. Statute 80A.25 Subp. 4 states: "All rules and forms of the commissioner shall be published."

The Securities Division has attempted to impose some kind of "Minimum Offering" amount (Rule) that is different than what the Company itself has chosen to register with the state. In my June 4th letter, I requested disclosure of where the department's statutory authority was located that allowed for such an imposition. This request was made under the Minnesota Data Practices Act at Chapter 13 of Minnesota Statutes. Additional requests were made in the same letter. All to no avail.

It is clear that Mr. Rivera is either very ignorant of Minnesota Law or perhaps he feels that he is above Minnesota law. This our second and last request under the Data Practices Act before we file a civil suit against the employee(s) involved who are clearly acting outside the limits of the law.

If you would like to discuss this matter, I would be more than happy to meet with you. I can be reached at (612) 441-3440 or by fax at (612) 441-7174.

Sincerely yours,

Edward G. Palmer
President