

**BEFORE THE DIVISION OF SECURITIES
OF THE DEPARTMENT OF COMMERCE
OF THE STATE OF UTAH**

IN THE MATTER OF:)	
)	CONSENT ORDER
DAVID STERLING JENSEN,)	
CRD#11095958)	Docket No. SD-09-0040
)	
Respondent.)	The Utah Securities Commission
)	

CONSENT ORDER

Pursuant to agreement, stipulation and settlement of the parties in this case, it is

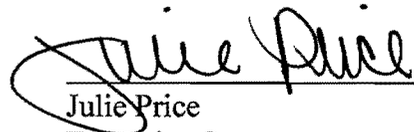
HEREBY ORDERED THAT:

1. The parties neither admit nor deny the allegations, findings or conclusions.
2. By Mr. Jensen signing this order, does not waive his rights to deny the allegations, findings or conclusions of this case, in any actions, matters, proceedings, press coverage, media coverage or reinstatement of fines (see item 3.) by Division.
3. Pursuant to Utah Code 61 and Utah Admin. Code Rule 164, the Division imposes a fine of \$2,500, which shall be suspended in its entirety, thus zero fine. If the Division finds that Jensen materially violates the Consent Order, the suspended fine can be reinstated up to \$2,500.
4. Jensen will not act as an investment adviser without first licensing in the State of Utah per the Utah Uniform Securities Act.
5. If Division decides to reinstate the suspended fine, Jensen is entitled to an Administrative Hearing before Utah Securities Commission for their decision, in which Division must prove by a preponderance of the evidence Jensen materially violated the Consent Order.

CERTIFICATE OF MAILING

I, Julie Price, hereby certify that on the 9th day of November 2010, I mailed, by certified mail, a true and correct copy of the forgoing **Stipulation and Consent Orders** to:

David Sterling Jensen
75 East 1860 North
Tooele, UT 84074-8022
Certified Mail #: 7008 1140 0004 1642 0770



Julie Price
Executive Secretary