

STATE OF OKLAHOMA
DEPARTMENT OF SECURITIES
FIRST NATIONAL CENTER, SUITE 860
120 NORTH ROBINSON
OKLAHOMA CITY, OKLAHOMA 73102



In the Matter of:

Integrity Golf Tour
and Henry E. Doss,

Respondents.

ODS File No. 02-182

NOTICE OF SERVICE ON THE ADMINISTRATOR
AND
AFFIDAVIT OF COMPLIANCE

STATE OF OKLAHOMA)
) SS.
COUNTY OF OKLAHOMA)

The undersigned affiant, of lawful age, being first duly sworn upon oath deposes and states:

1. That he is the Administrator of the Oklahoma Department of Securities (Department).

2. That a copy of the Notice of Opportunity for Hearing (Notice) with Enforcement Division Recommendation (Recommendation) attached was delivered to Affiant in the office of the Administrator pursuant to Section 818.F of the Oklahoma Business Opportunity Sales Act (Act), Okla. Stat. tit. 71, §§ 801-829 (2001).

3. That this Affidavit of Compliance shall serve as notice to Integrity Golf Tour Inc. and Henry E. Doss (collectively, the "Respondents"), that the Administrator has received service of process on behalf of Respondents, pursuant to Section 818.F of the Act.

4. That a copy of the Notice, with the Recommendation attached, and a copy of this Affidavit of Compliance are being sent this 22nd day of June, 2004, by certified mail, return receipt requested, delivery restricted to addressee, to the last known addresses of Respondents, in compliance with Section 818.F of the Act.

5. That this Affidavit of Compliance is declared filed of record as of the date set forth below in compliance with Section 818.F of the Act.

FURTHER AFFIANT SAYETH NOT.

Dated this 21st day of June, 2004.

(SEAL)

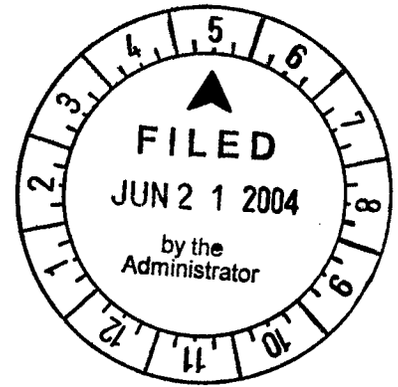

Irving L. Faught, Administrator

Subscribed and sworn to before me this 21st day of June, 2004.


Notary Public

My Commission Expires: August 26, 2005
My Commission Number: 01013792
(NOTARY SEAL)

STATE OF OKLAHOMA
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OKLAHOMA CITY, OKLAHOMA 73102



In the Matter of:

Integrity Golf Tour Inc.
and Henry E. Doss,

Respondents.

ODS File No. 02-182

NOTICE OF OPPORTUNITY FOR HEARING

1. Pursuant to his authority under Section 813 of the Oklahoma Business Opportunity Sales Act (Act), Okla. Stat. tit. 71, §§ 801-829 (2001), the Administrator of the Oklahoma Department of Securities (Department) authorized an investigation into the activities of Integrity Golf Tour Inc. and Henry E. Doss (collectively, the "Respondents"), in connection with the offer and/or sale of business opportunities in and/or from the state of Oklahoma.

2. On the 21st day of June, 2004, the attached Enforcement Division Recommendation (Recommendation) was left in the office of the Administrator.

3. Pursuant to Section 814.B of the Act, the Administrator hereby gives notice to Respondents of their right to request a hearing to show why an order based on the Recommendation should not be issued.

4. The request for a hearing on the Recommendation must be received by the Administrator within fifteen (15) days after service of this Notice. Pursuant to Section 814.B of the Act, failure to request a hearing as provided for herein shall result in the issuance of an order to cease and desist from the offer and sale of business opportunities in violation of Sections 806, 808, 819, and 822 of the Act.

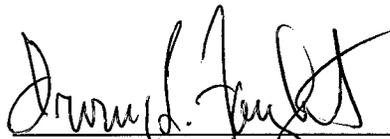
5. The request for hearing shall be in writing and Respondents shall specifically admit or deny each allegation in said request as required by 660:2-9-1(c) of the Rules of the Oklahoma Securities Commission and the Administrator of the Department of Securities (Rules).

6. Upon receipt of a written request, pursuant to 660:2-9-2 of the Rules, a hearing on this Notice shall be set within sixty (60) days or a written order denying hearing shall be issued.

7. Notice of the date, time and location of the hearing shall be given to Respondents not less than ten (10) days in advance thereof pursuant to 660:2-9-3(a) of the Rules. Additionally, the notice may contain matters to supplement this Notice and the Recommendation attached hereto.

Witness my Hand and the Official Seal of the Oklahoma Department of Securities this 21st day of June, 2004.

(SEAL)



IRVING L. FAUGHT, ADMINISTRATOR OF THE
OKLAHOMA DEPARTMENT OF SECURITIES

CERTIFICATE OF MAILING

The undersigned hereby certifies that on the 22nd day of June, 2004, a true and correct copy of the above and foregoing Notice of Opportunity for Hearing and attached Enforcement Division Recommendation was mailed by certified mail, return receipt requested, delivery restricted, with postage prepaid thereon addressed to:

Henry E. Doss
301 N. Fairway Circle
Washington, UT 84780-8416

Henry E. Doss
784 S. River Road, # 142
Saint George, UT 84790-5533



Brenda London Smith
Paralegal

STATE OF OKLAHOMA
DEPARTMENT OF SECURITIES
FIRST NATIONAL CENTER, SUITE 860
120 NORTH ROBINSON
OKLAHOMA CITY, OKLAHOMA 73102



Integrity Golf Tour Inc. and
Henry E. Doss,

Respondents.

File No. ODS 02-182

ENFORCEMENT DIVISION RECOMMENDATION

Pursuant to the Oklahoma Business Opportunity Sales Act (Act), Okla. Stat. tit. 71, §§ 801-829 (2001), an investigation was conducted into the activities of Integrity Golf Tour Inc. (IGT) and Henry E. Doss (Doss), (collectively, Respondents), in connection with the offer and/or sale of business opportunities in and/or from the state of Oklahoma. Based thereon, the following Findings of Fact, Authorities and Conclusions of Law are submitted to the Administrator, or his designee, in support of the issuance of an order to cease and desist against IGT and Doss.

Findings of Fact

1. IGT is a company located in Oklahoma that, at all times relevant hereto, was engaged in the business of selling distributorships.

2. Doss is an individual who, at all times relevant hereto, was the owner and President of IGT.

3. Throughout 1999 and 2000, four Oklahoma residents ("residents") were contacted by Doss and offered an IGT distributorship. IGT purportedly owns, operates and licenses a golf tournament and membership system (IGT System) that provides a "Multi-Leveled Mini-Golf Tour Tournament" and tour membership services. The IGT System includes a computerized "Tournament Management System," a "Computerized Handicap System," and supporting software to manage the tournaments in the licensee's location.

4. Doss offered and sold the IGT System distributorships to the residents. The distributorship gave the residents exclusive rights within a defined area for the use of the IGT System and the IGT name to promote and operate a golf tour. Each resident purchased the IGT Systems distributorship for \$15,000.

5. Upon offering and selling the IGT distributorship, Doss represented to the residents that IGT had four successful distributorships in existence. However, no distributorships were in operation. In addition, Doss informed the residents that a complete web

site was available to help promote the tournaments, yet no promotions were ever made. Doss also promised IGT would provide financial reports to the residents, but none were provided.

6. The contract that the residents signed with IGT described many services in connection with their distributorship. The contract stated that a complete handicap system for golfers would be provided by IGT but no handicap system was ever created. The IGT contract stated that a computer software program created by Doss would assist the residents in conducting a tournament. However, after the residents received their copy of the software program, they learned it was a commercial program readily available from various golfing organizations. The contract stated that media advertising for the golf tournaments would be provided; however, no such advertising was ever provided.

7. The IGT distributorship described above was not registered under the Act.

8. It is in the public interest to order IGT and Doss to cease and desist from engaging in violations of the Act.

To the extent any of these Findings of Fact should be considered Conclusions of Law, they should be so considered.

Authorities

1. Section 802 of the Act provides in pertinent part:

* * *

3. a. "*Business opportunity*" means a contract or agreement, between a seller and purchaser, express or implied, orally or in writing, wherein it is agreed that the seller or a person recommended by the seller shall provide to the purchaser any products, equipment, supplies or services enabling the purchaser to start a business and the seller represents directly or indirectly, orally or in writing, that:

* * *

(6) The seller will provide a marketing plan.

* * *

6. "*Marketing plan*" means advice or training, provided to the purchaser by the seller or a person recommended by the seller, pertaining to the sale of any products, equipment, supplies or services and the advice or training includes, but is not limited to, preparing or providing:

a. Promotional literature, brochures, pamphlets or advertising materials;

b. Training regarding the promotion, operation or management of the business opportunity; or

c. Operational, managerial, technical or financial guidelines or assistance.

7. "Offer" or "offer to sell" includes every attempt to dispose of a business opportunity for value or solicitation of an offer to purchase a business opportunity.

* * *

11. "Sale" or "sell" includes every contract or agreement of sale, contract to sell, disposition of a business opportunity or interest in a business opportunity for value.

2. Section 806 of the Act provides:

It is unlawful for any person to offer or sell any business opportunity, as defined in Section 802 of this title, in this state unless the business opportunity is registered under the provisions of the Oklahoma Business Opportunity Sales Act or is exempt under Section 803 of this title.

3. Section 808 of the Act provides:

It is unlawful for any person to offer or sell any business opportunity required to be registered pursuant to the Oklahoma Business Opportunity Sales Act unless a written disclosure document as filed pursuant to Section 807 of this title is delivered to each purchaser at least ten (10) business days prior to the execution by a purchaser of any contract or agreement imposing a binding legal obligation on the purchaser or the payment by a purchaser of any consideration in connection with the offer or sale of the business opportunity.

4. Section 814 of the Act provides in pertinent part:

A. Whenever it appears to the Administrator that any person has engaged in or is about to engage in any act or practice constituting a violation of any provision of the Oklahoma Business Opportunity Sales Act or any rule or order hereunder, the Administrator may:

1. Issue an order directing each person to cease and desist from continuing the act or practice and/or issue an order imposing a civil penalty up to a maximum of Five

Thousand Dollars (\$5,000.00) for a single violation or transaction or of Fifty Thousand Dollars (\$50,000.00) for multiple violations or transactions in a single proceeding or a series of related proceedings[.]

5. Section 818 of the Act provides in pertinent part:

A. The provisions of the Oklahoma Business Opportunity Sales Act concerning sales and offers to sell apply to persons who sell or offer to sell when:

1. An offer to sell is made in this state;
2. An offer to purchase is made and accepted in this state; or
3. The purchaser is domiciled in this state and the business opportunity is or will be operated in this state.

6. Section 819 of the Act provides:

It is unlawful for any person, in connection with the offer or sale of any business opportunity in this state, directly or indirectly:

* * *

2. To make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they are made, not misleading; or
3. To engage in any act, practice or course of business which operates or would operate as a fraud or deceit upon any person.

7. Section 822 of the Act provides:

It is unlawful for any person, in connection with the offer or sale of any business opportunity in this state, to publish, circulate or use any advertising which contains an untrue statement of a material fact or omits to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they are made, not misleading.

Conclusions of Law

1. The distributorships offered and sold by IGT and Doss are business opportunities as defined in Section 802 of the Act.
2. IGT and Doss offered and sold an unregistered business opportunity in and/or from the state of Oklahoma in violation of Section 806 of the Act.
3. IGT and Doss made untrue statements of material facts and omitted to state material facts in connection with the offer and/or sale of a business opportunity in and/or from the state of Oklahoma, in violation of subsection 2 of Section 819 of the Act.
4. IGT and Doss engaged in acts and practices that operated as a fraud or deceit, in connection with the offer and sale of business opportunities, in violation of subsection 3 of Section 819 of the Act.
5. IGT and Doss published, circulated or used advertising that contained untrue statements of material facts in violation of Section 822 of the Act.
6. The Administrator has the authority under Section 814 of the Act to order Respondents to cease and desist from engaging in violations of the Act.
7. It is in the public interest to order Respondents to cease and desist from engaging in violations of the Act.

To the extent any of these Conclusions of Law should be considered Findings of Fact, they should be so considered.

WHEREFORE, it is recommended that the Administrator order Respondents to cease and desist from engaging in violations of the Act or doing any act in furtherance thereof.

Dated this 18th day of June, 2004.

Respectfully submitted,



Amanda Cornmesser
Enforcement Attorney
Oklahoma Department of Securities
120 North Robinson, Suite 860
Oklahoma City, OK 73102
(405) 280-7700