

IN THE DISTRICT COURT OF OKLAHOMA COUNTY  
STATE OF OKLAHOMA

Oklahoma Department of Securities ex rel. )  
Irving L. Faught, Administrator, )  
 )  
Plaintiff, )

v. )

Case No. CJ-2003-7899

Sunset Financial Group, Inc., an Oklahoma )  
corporation; Vision Services, Inc., an Oklahoma )  
corporation; Amsterdam Fidelity Business Trust, )  
a Nevada limited liability partnership; EASE )  
Corporation, an Oklahoma corporation; Gold )  
Star Properties, Inc., an unincorporated )  
association; Rebates International, Inc., a )  
Nevada corporation; Betty Solomon Brokerage, )  
Inc., an Oklahoma corporation; Emzie Huletty, )  
an individual; Grover H. Phillips, an individual; )  
Nicholas Krug, an individual; Charles E. Elliott, )  
an individual; Terry Mahon, an individual; )  
Denver Large, an individual; Betty G. Solomon, )  
an individual; and Donald J. Wood, an )  
individual. )

Defendants. )

FILED IN THE DISTRICT COURT  
OKLAHOMA COUNTY, OKLA.  
OCT - 8 2003  
PATRICIA PRESLEY, COURT CLERK  
by Deputy

ANSWER

COMES NOW the Defendants, Betty Solomon Brokerage, Inc. and Betty G. Solomon, (collectively "Solomon"), by and through their attorney, Terry D. Kordeliski, II of Riggs, Abney, Neal, Turpen, Orbison & Lewis, and for their Answer to Plaintiff's Petition for Permanent Injunction do state:

1. Defendants deny the material allegations in paragraph one (1) of Plaintiff's Petition as it relates to Solomon.
2. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph two (2) of Plaintiff's Petition.

3. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph three (3) of Plaintiff's Petition.

4. Defendants admit that they are subject to this Courts jurisdiction and to service of summons within or outside of this state. Defendants, however, deny the remaining material allegations in paragraph four (4) of Plaintiff's Petition.

5. Defendants deny the material allegations in paragraph five (5) of Plaintiff's Petition.

6. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph six (6) of Plaintiff's Petition.

7. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph seven (7) of Plaintiff's Petition.

8. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph eight (8) of Plaintiff's Petition.

9. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph nine (9) of Plaintiff's Petition.

10. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph ten (10) of Plaintiff's Petition.

11. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph eleven (11) of Plaintiff's Petition.

12. Defendants admit that Betty Solomon Brokerage, Inc., is an Oklahoma corporation with its principal place of business in Oklahoma City, Oklahoma. Defendants adamantly deny the remaining material allegations in paragraph twelve (12) of Plaintiff's Petition.

13. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph thirteen (13) of Plaintiff's Petition.

14. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph fourteen (14) of Plaintiff's Petition.

15. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph fifteen (15) of Plaintiff's Petition.

16. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph sixteen (16) of Plaintiff's Petition.

17. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph seventeen (17) of Plaintiff's Petition.

18. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph eighteen (18) of Plaintiff's Petition.

19. Defendants admit that Betty G. Solomon is an individual who was a resident of Oklahoma. Defendants deny the remaining material allegations in paragraph nineteen (19) of Plaintiff's Petition.

20. Defendants are without sufficient information to either admit or deny the material allegations contained in paragraph twenty (20) of Plaintiff's Petition.

21. Defendants deny the material allegations in paragraph twenty-one (21) of Plaintiff's Petition.

22. Defendants deny the material allegations in paragraph twenty-two (22) of Plaintiff's Petition.

23. Defendants deny the material allegations in paragraph twenty-three (23) of Plaintiff's Petition.

24. Defendants deny the material allegations in paragraph twenty-four (24) of Plaintiff's Petition.

25. Defendants deny the material allegations in paragraph twenty-five (25) of Plaintiff's Petition.

26. Defendants deny the material allegations in paragraph twenty-six (26) of Plaintiff's Petition.

27. Defendants deny the material allegations in paragraph twenty-seven (27) of Plaintiff's Petition.

28. Defendants incorporate by reference Defendants responses to paragraphs one through twenty-eight (1-28) above.

29. Defendants deny the material allegations in paragraph twenty-nine (29) of Plaintiff's Petition.

30. Defendants deny the material allegations in paragraph thirty (30) of Plaintiff's Petition.

31. Defendants deny the material allegations in paragraph thirty-one (31) of Plaintiff's Petition.

32. Defendants incorporate by reference Defendants responses to paragraphs one through thirty-one (1-31) above.

33. Defendants deny the material allegations in paragraph thirty-three (33) of Plaintiff's Petition.

34. Defendants deny the material allegations in paragraph thirty-four (34) of Plaintiff's Petition.

35. Defendants deny the material allegations in paragraph thirty-five (35) of Plaintiff's Petition.

36. Defendants deny the material allegations in paragraph thirty-six (36) of Plaintiff's Petition.

37. Defendants incorporate by reference Defendants responses to paragraphs one through thirty-six (1-36) above.

38. Defendants deny the material allegations in paragraph thirty-eight (38) of Plaintiff's Petition.

39. Defendants deny the material allegations in paragraph thirty-nine (39) of Plaintiff's Petition.

40. Defendants incorporate by reference Defendants responses to paragraphs one through thirty-nine (1-39) above.

41. Defendants deny the material allegations in paragraph forty-one (41) of Plaintiff's Petition.

42. Defendants deny the material allegations in paragraph forty-two (42) of Plaintiff's Petition.

43. Defendants incorporate by reference Defendants responses to paragraphs one through forty-two (1-42) above.

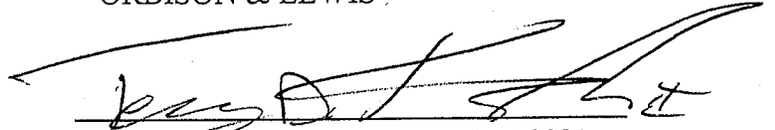
44. Defendants deny the material allegations in paragraph forty-four (44) of Plaintiff's Petition.

45. Defendants deny the material allegations in paragraph forty-five (45) of Plaintiff's Petition.

WHEREFORE Defendants pray this Court deny Plaintiff's prayer for relief. Defendants further pray that this Court dismiss Defendants Solomon from said action and award Solomon costs and attorney fees incurred in defending against said action.

Respectfully submitted,

RIGGS, ABNEY, NEAL, TURPEN,  
ORBISON & LEWIS

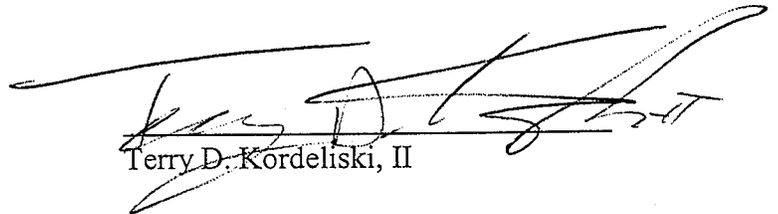


Terry D. Kordeliski, II, OBA No. 18091  
5801 Broadway Extension, Suite 101  
Oklahoma City, Oklahoma 73118  
(405) 843-9909  
(405) 842-2913 Facsimile  
ATTORNEY FOR BETTY SOLOMON  
BROKERAGE, INC. and BETTY G.  
SOLOMON

**CERTIFICATE OF MAILING**

I hereby certify that on the 8<sup>th</sup> day of October, 2003, the above document was mailed by United States mail, postage prepaid, to:

Patricia A. Labarthe  
Oklahoma Department of Securities  
120 North Robinson, Suite 860  
Oklahoma City, OK 73102



Terry D. Kordeliski, II