

3. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
4. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants deny.
5. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants deny.
6. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants admit Sunset's Principal place of business is Oklahoma, but deny they sold any securities.
7. As to Vision Services, Inc., Defendant admits to first sentence, but denies they sold securities, or were suspended.
8. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
9. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
10. As to EASE Corporation, Inc., Defendant admits to first sentence, but denies they sold any securities.
11. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
12. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
13. As to Emzie Huletty, an individual, Defendant admits that he is a resident of Oklahoma, but denies the rest of statement 13.

14. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
15. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
16. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
17. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
18. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
19. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty and Donald Wood, Defendants are without sufficient knowledge to admit or deny.
20. As to Donald J. Wood an individual, Defendant admits that he is a resident of Oklahoma, but denies the rest of statement 20.
21. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
22. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
23. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
24. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants admit in part and deny in part.
25. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation,

- Emzie Huletty, and Donald Wood, Defendants admit "their representations" were through oral and written sales material.
26. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 27. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 28. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 29. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 30. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 31. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 32. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 33. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants admit that they are not brokers.
 34. As to Sunset Financial Group, Inc., and Vision Services, Inc., Defendants deny.
 35. As to Emzie Huletty and Donald Wood, Defendants deny.
 36. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.
 37. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation,

Emzie Huletty, and Donald Wood, Defendants deny.

38. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny all allegations.

39. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.

40. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.

41. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.

42. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.

43. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.

44. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.

45. As to Sunset Financial Group, Inc., Vision Services, Inc., EASE Corporation, Emzie Huletty, and Donald Wood, Defendants deny.

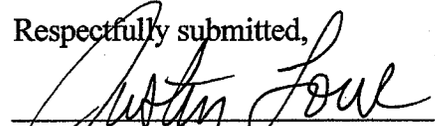
PRAYER FOR RELIEF

WHEREFORE, premises considered, Defendants pray that Plaintiff be denied any relief requested, be granted except as to the issues already granted pursuant to the agreed temporary order done on November 10, 2003, and furthermore, grant costs in defending this matter, including a reasonable attorney fee and such other relief as this Court may deem just and proper.

AFFIRMATIVE DEFENSES

1. MISTAKE
2. MOOTNESS
3. RIPENESS
4. DEFENDANTS RESERVE THE RIGHT TO SUPPLEMENT THEIR ANSWER.

Respectfully submitted,



M. Michael Arnett, OBA #12071

L. Justin Lowe, OBA #18958

ARNETT LAW FIRM

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Oklahoma City, OK 73116

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FAX: (405) 767-0529

ATTORNEYS FOR DEFENDANTS

CERTIFICATE OF MAILING

I hereby certify that on the 22nd day of January, 2004, a true and correct copy of the above and foregoing Answer was hand delivered to the following:

Patricia A. Labarthe, # 10391
Oklahoma Department of Securities
120 North Robinson, Suite 860
Oklahoma City, OK 73102

