AFFIDAVIT OF FACTS

On this 22nd day of October, 2013, under penalty of perjury, on my oath, I, Lynn Hodge, attest to the facts as stated herein as the whole truth, as I know it to be, based on first-hand knowledge of the events as they occurred, and to which I will and do hereby testify.

I first met Gary McDuff in Pasadena, Texas, when he was a teenager, over forty years ago.

Later, Gary became a home developer and was the general contractor on a house my wife and I built in Pasadena, Texas. I eventually moved to the East coast and lost track of Gary for many years, but I kept in contact with Gary's father who would from time to time mention Gary and the work he was doing.

In 2001, I was (and still am) working for Morris Cerullo World Evangelism (MCWE), serving now as the Chief Executive Officer.

In late 2001, having heard of Gary's then present representation of Secured Clearing Corporation (SCC) and the high yield returns being earned by their clients, I contacted Gary to learn more.

After months of our due diligence and after receiving U.S. Bank's (our bank) due diligence, we were confident that any funds provided to SCC for investment would be safe, under our control at all times, and could be withdrawn with only the instruction of ICI, a dba of MCWE; so we proceeded with the investment opportunities presented by SCC.

The U.S. Bank officer whom we worked with was Gary Lancaster. We introduced Gary to Mr. Lancaster. Mr. Lancaster established a managed investment account which was managed by Terrence de Ath, a London resident whom I never me.

ICI, entered into a "Cash Management Agreement," an "Investment/Custody Agreement," and a "Best Efforts Profit Agreement." The company which Gary represented was engaged to manage \$5,000,000 using U.S. Bank and their securities firm, Piper Jaffary.

As part of the Agreement, SCC advanced \$100,000 to ICI prior to funds being transferred into the "Cash Management Account" as a good faith gesture and an

advance payment of profits we anticipated; and SCC advanced the \$4,193 custodial payment, as well. In early 2003, the \$5,000,000 was transferred, and the agreements were activated. ICI's first distribution of profits was to be received within forty-five days from the date of ICI wire transfer to fund the Cash Management Account.

I maintained on-line access of the Cash Management Account and accessed it several times a week to review any activity.

After forty-five days when funds were not received, I contacted Gary and asked about the delay. Gary explained there was an issue related to Mr. de Ath's internal dealings that delayed the transfer. After several calls over several weeks without receiving the expected profits, I notified Gary, telling him ICI was withdrawing the funds. I then contacted Piper Jaffary and had the account closed and the \$5,000,000 transferred back to ICI.

In all my business dealings with Gary McDuff—from the time he was the general contractor when building my home in Pasadena, Texas...to the initiation of the transaction listed above, I and the company I serve have not suffered any loss.

Regarding the \$5,000,000 transaction, Gary never represented himself as an owner or equity holder of SCC or any of the companies involved in the transaction. He always represented himself as a representative—passing information to ICI and taking ICI comments back to Mr. de Ath of SCC.

Affiant

State of California

Lynn Hodge

County of San Dieso ss.

Subscribed and sworn to (or affirmed) before me On this 22 day of October, 2013

Ву

Name of Signer

Proved to me on the basis of satisfactory evidence. To be the person who appeared before me

to be the person who appeared before m

Signature

Signature of Notary Public