MARY ANN SMITH Deputy Commissioner SEAN M. ROONEY Assistant Chief Counsel MARLOU de LUNA (State Senior Counsel Department of Business Ove 320 West 4th Street, Suite 7: Los Angeles, California 900 Telephone: (213) 576-7606	ersight 50	
Facsimile: (213) 576-7181		
Attorneys for Complainant		
BEFORE	E THE DEPARTME	NT OF BUSINESS OVERSIGHT
		E OF CALIFORNIA
In the Matter of THE COMN BUSINESS OVERSIGHT,	MISSIONER OF) BD/IA File No. 913-2935)
Complainant, v.)) ORDER BARRING STEPHEN MICHAEL) OLIVEIRA FROM ANY POSITION OF) EMPLOYMENT, MANAGEMENT OR
EQUINOX SECURITIES, INC., STEPHEN MICHAEL OLIVEIRA,		 CONTROL OF ANY BROKER-DEALER, INVESTMENT ADVISER, OR COMMODITY ADVISER PURSUANT TO CORPORATIONS CODE SECTIONS 2521.
Respondents.) AND 25232.1, SUBDIVISIONS (d) AND (e))))
TO: Stephen Mich Equinox Secu 1776 Park Av Redlands, CA	urities, Inc. venue, Suite 101	_
1. On Septembe	er 23, 2016, the Com	missioner of Business Oversight ("Commissioner")
brought an action to bar Res	pondent Stephen Mi	chael Oliveira ("Oliveira") from any position of
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11		HAEL OLIVEIRA FROM ANY POSITION OF OR CONTROL OF ANY BROKER-DEALER,

employment, management or control of any broker-dealer, investment adviser, or commodity adviser under Corporations Code sections 25213 and 25232.1, subdivisions (d) and (e).

2. On September 28, 2016, the Commissioner served Oliveira by return receipt mail at the business address on file with the Commissioner, with copies of the following documents: (1) Notice of Intent to Bar Stephen Michael Oliveira from Any Position of Employment, Management or Control of any Broker-Dealer, Investment Adviser, or Commodity Adviser; (2) Accusation; (3) Statement to Respondent;(4) Blank Notice of Defense; and (5) Government Code sections 11507.5, 11507.6 and 11507.7.

3. Oliviera has not requested a hearing on this matter within 30 days after the service of the documents referenced in paragraph 2. above, as required by Corporations Code sections 25215 and 25233.

4. Oliveira, at all relevant times, served as the president, chief compliance officer, and registered broker-dealer representative of Respondent Equinox Securities, Inc. ("Equinox").

5. Equinox is a broker-dealer and investment adviser firm registered with the Department since April 23, 2008 and June 17, 2009, respectively. Equinox was also a member of the Financial Industry Regulatory Authority ("FINRA")¹ since April 22, 2008. The firm is a wholly owned subsidiary of Equinox Capital Holdings, Inc., a holding company owned by Oliveira and his wife. Equinox's principal office is located at 1776 Park Ave., Suite 101, Redlands, California 92374.

6. On July 28, 2015, FINRA filed a complaint against Equinox and representative Chris Palkowitsh ("Palkowitsh") for engaging in a manipulative, deceptive and fraudulent scheme by churning customer accounts. The complaint alleged that from November 2008 through June 2012, Equinox and Palkowitsh excessively traded and churned six customers' accounts (a total of eight accounts). Palkowitsh typically charged a \$75.00 commission for each transaction, and he repeatedly executed transactions that had minimal principal amounts of between \$100.00 and \$300.00. The result was hundreds, sometimes thousands of transactions in each account, huge aggregate amounts

FINRA is a non-governmental organization, authorized by Congress to regulate member brokerage firms and exchange 27 markets. FINRA is the successor to the National Association of Securities Dealers, Inc. and the member regulation, enforcement and arbitration operations of the New York Stock Exchange. -2-

> ORDER BARRING STEPHEN MICHAEL OLIVEIRA FROM ANY POSITION OF EMPLOYMENT, MANAGEMENT OR CONTROL OF ANY BROKER-DEALER, INVESTMENT ADVISER, OR COMMODITY ADVISER

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of commissions, annualized cost to equity ratios that exceeded 100 percent, and collective losses that
exceeded \$800,000.00. After the customers sustained substantial losses, Palkowitsh placed their
remaining equity at risk by concentrating each account in a low-priced security. The complaint also
alleged that Oliveira reviewed each transaction and was aware of the misconduct but rejected any
responsibility to intercede and stop the harm. As a result of its conduct, Equinox violated numerous
NASD and FINRA Rules, and willfully violated section 10(b) of the Securities and Exchange Act of
1934 and Rule 10b-5.

7. On April 27, 2016, Equinox signed an Offer of Settlement with FINRA, effective May 11, 2016. Equinox was expelled from FINRA membership for the excessive trading of, and quantitatively unsuitable recommendations by Palkowitsh under the doctrine of respondeat superior, in violation of NASD Rules 2310, 3010 and 2110 (for transactions occurring before December 15, 2008), FINRA Rule 2010 (for transactions occurring on or after December 15, 2008); and for willfully violating Section 10(b) of the Exchange Act, Exchange Act Rule 10b-5, NASD Rules 2120 and 2110 (for transactions occurring before December 15, 2008), and FINRA Rules 2020 and 2010 (for transactions occurring before December 15, 2008), and FINRA Rules 2020 and 2010 and 2110 (for transactions occurring before December 15, 2008) by engaging in a manipulative, deceptive and fraudulent scheme by churning the customer accounts.

8. On April 27, 2016, Oliveira signed an Offer of Settlement with FINRA, effective May 11, 2016. Oliveira was barred from association with any FINRA member in a principal capacity for violating NASD Rules 3010 and 2110 (for conduct occurring before December 15, 2008) and FINRA Rule 2010 (for conduct occurring on or after December 15, 2008) by failing to adequately supervise Palkowitsh, and by failing to establish, maintain and enforce a supervisory system and written supervisory procedures that were reasonably designed to achieve compliance with applicable securities laws and regulations. In addition, Oliveira was suspended from association with any FINRA member in any capacity for one year and fined \$25,000.00.

9. On May 30, 2016, the Commissioner's staff telephoned Oliveira at the number listed on the Form ADV^2 to schedule an appointment to conduct a routine regulatory examination of

² Form ADV is the uniform form used by investment advisers to register with both the Securities and Exchange Commission and state securities regulators. -3-

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Equinox, but the outgoing voicemail was for another firm, it was not for Equinox or Oliveira.
 Subsequently, an email was sent to Oliveira on May 31, 2016, but the email was returned as
 undeliverable. Finally, a letter dated May 31, 2016 was sent to Oliveira and Equinox at the Redlands
 location to coordinate a date for the regulatory examination. To date there has been no
 communication from Equinox or Oliveira.

Based upon the foregoing, the Commissioner finds it is in the public interest to bar Oliveira from any position of employment, management or control of any broker-dealer or investment adviser.

GOOD CAUSE APPEARING THEREFORE, IT IS ORDERED that Stephen Michael Oliveira is barred in the State of California from any position of employment, management or control of any broker-dealer, investment adviser, or commodity adviser under Corporations Code sections 25213 and 25232.1, subdivisions (d) and (e). This order and bar is effective immediately.

Dated: November 10, 2016

JAN LYNN OWEN Commissioner of Business Oversight

By:

MARY ANN SMITH Deputy Commissioner Enforcement Division

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