	1 2 3 4 5 6 7	WILLIAM P. WOOD California Corporations Commissioner VIRGINIA J. DUNLAP (CA BAR NO. 14222 Deputy Commissioner ALAN S. WEINGER (CA BAR NO. 86717) Supervising Counsel JOAN E. KERST (CA BAR NO. 123351) Senior Corporations Counsel DEPARTMENT OF CORPORATIONS 71 Stevenson Street, Suite 2100 San Francisco, California 94105 Telephone: (415) 972-8547	1)		
	8	Attorneys for Complainant			
	9	BEFORE THE DEPARTMENT OF CORPORATIONS			
	10	OF THE STATE OF CALIFORNIA			
	11				
	12	In the Matter of) CASE NO.		
	13	THE CALIFORNIA CORPORATIONS) FILE NO. 925-2246		
	14	COMMISSIONER,) ORDER TO DISCONTINUE VIOLATIONS		
) June	15	Complainant,) PURSUANT TO CORPORATIONS CODE) SECTION 25249		
Ž	16	v.)		
3	17	SHEMANO CAPITAL MANAGEMENT)		
	18	GARY J. SHEMANO, President,)		
3	19	Dogmondonts)		
3	20	Respondents.			
	21)		
	22	TO: Shemano Capital Management			
	23	Gary J. Shemano, President			
	24	601 California Street, 18 th Floor San Francisco, CA 94108			
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William P. Wood, the California Corporations Commissioner ("Commissioner") of the Department of Corporations, finds that:

Shemano Capital Management and Gary J. Shemano have continued to violate requirements of the Corporate Securities Law of 1968 (Corp. Code § 25000 et seq.), hereafter Corporations Code, and the regulations enacted thereunder (Cal. Code Regs., tit. 10, § 260.000 et seq.).

Shemano Capital Management and Gary J. Shemano have violated the following legal requirements:

- (1) Corporations Code 25241, by failing to maintain books and records;
- (2) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(1), by failing to maintain journals;
- (3) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(2), by failing to maintain ledgers or provide the Department access to a general ledger;
- (4) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(4), by failing to prepare and maintain cash reconciliations;
- (5) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(6), by failing to maintain and provide trial balances;
- (6) California Code of Regulations, title 10, section 260.241.3, subdivision (j), by failing to prepare monthly trial balances and monthly computations of net capital and aggregate indebtedness;
- (7) California Code of Regulations, title 10, section 260.241.4, subdivision (a), by failing to amend Shemano Capital Management's application for an investment adviser's certificate to contain true and accurate information;
- (8) Corporations Code section 25244, by failing to surrender Shemano Capital Management's investment adviser's certificate, and
- (9) Corporations Code section 25245, by making untrue statements of material facts in the financial statements filed with the Commissioner by Shemano Capital Management.

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	NOW, BASED UPON THE FOREGOING, AND GOOD CAUSE APPEARING, it is		
	hereby ORDERED under the provisions of Corporations Code section 25249, that Shemano		
	Capital Management and Gary J. Shemano immediately discontinue violating Corporations Code		
	sections 25241, 25244, 25245, and California Code of Regulations, title 10, section 260.241.3,		
	subdivisions (a)(1), (a)(2), (a)(4), (a)(6), (j), and California Code of Regulations, title 10, section		
	260.241.4, subdivision (a).		
	Dated: October 22, 2004 Los Angeles, California		
	WILLIAM P. WOOD California Corporations Commissioner		
	By: ALAN S. WEINGER Supervising Counsel Enforcement and Legal Services Division		

1 2 3 4 5 6 7	WILLIAM P. WOOD California Corporations Commissioner VIRGINIA J. DUNLAP (CA BAR NO. 142221) Deputy Commissioner ALAN S. WEINGER (CA BAR NO. 86717) Supervising Counsel JOAN E. KERST (CA BAR NO. 123351) Senior Corporations Counsel DEPARTMENT OF CORPORATIONS 71 Stevenson Street, Suite 2100 San Francisco, California 94105 Telephone: (415) 972-8547 Facsimile: (415) 972-8550	
8	Attorneys for Complainant	
9	BEFORE THE DEPARTM	IENT OF CORPORATIONS
10	OF THE STATE	OF CALIFORNIA
11		
12	In the Matter of) CASE NO.
13	THE CALIFORNIA CORPORATIONS) FILE NO. 925-2246
14	COMMISSIONER,) STATEMENT IN SUPPORT OF ORDER
15	Complainant,) TO DISCONTINUE VIOLATIONS) PURSUANT TO CORPORATIONS CODE) SECTION 25249 AND COMMISSIONER'S
16	V.) INTENTION TO MAKE ORDER FINAL
17	SHEMANO CAPITAL MANAGEMENT,))) (CORPORATIONS CODE SECTION 25251)
18) (CORTORATIONS CODE SECTION 23231)
19	Respondent.))
20)
21	William P. Wood, the California Corporat	ions Commissioner ("Commissioner") of the
22	Department of Corporations ("Department"), alleges and charges as follows:	
23	1. The Corporate Securities Law of 1	968 in California Corporations Code section 25000
24	et seq., (hereinafter Corporations Code) and the C	alifornia Code of Regulations, title 10, section
25	260.000 et seq., contain provisions that govern persons licensed to operate in the securities industry.	
26	To ensure the protection of the public, the Commissioner requires compliance by licensees with the	
27	law and regulations. Licensees are required to keep accurate books and records, to amend their	
28	respective application by providing current information to the facts stated therein and to pay fees.	
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- 2. On October 24, 1994, pursuant to Corporation Code section 25230, the Commissioner issued a valid investment adviser certificate to Shemano Capital Management, a California corporation. Although Shemano Capital Management's license application (File No. 925-2246) states its investment adviser business would be located at 580 California Street, Suite 2211, San Francisco, California, at all relevant times Shemano Capital Management's office was located at 601 California Street, 18th Floor, San Francisco, California 94108, and it is unclear where its records are maintained. Gary J. Shemano is Shemano Capital Management's sole shareholder, officer and director. Gary Shemano and Shemano Capital Management manage their investment advisory clients' investment portfolios for a fee, have discretionary authority to purchase and sell securities directly for them and possess a power of attorney from them.
- 3. During 2000 the Department conducted a regulatory examination of Shemano Capital Management's investment adviser business, which revealed that Shemano Capital Management failed to keep true, accurate and current books or records at Shemano Capital Management's business offices. During relevant times Shemano Capital Management failed to maintain or provide journals and a general ledger, failed to reconcile bank accounts, and failed to prepare trial balances and compute net capital and aggregate indebtedness on a monthly basis. Shemano Capital Management also failed to amend the information in Shemano Capital Management's license application as required by law to contain true and accurate facts about its business, including the location of its business records. These failures of Shemano Capital Management prevented the Department from determining as part of its regulatory examination whether Shemano Capital Management fulfilled the legal requirements of the CSL and parallel regulations.
- 4. Corporations Code section 25241 provides that investment advisers are required to maintain books and records to be examined by the Commissioner. Corporations Code section, in relevant part, states:

Every investment adviser licensed under Section 25230 shall make and keep such accounts, correspondence, memoranda, papers, books, and other records and shall file such financial and other reports as the commissioner by rule requires subject to the limitations . . .

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of Section 222 of the Investment Advisers Act of 1940 with respect to investment advisers. All records so required shall be preserved for the time specified in the rule. All records referred to in this section are subject at any time and from time to time to such reasonable periodic, special, or other examinations by the commissioner, within or without this state, as the commissioner deems necessary or appropriate in the public interest or for the protection of investors.

- 5. Corporations Code section 25241, augmented by California Code of Regulations, title 10, section 260.241.3, identifies the particular books and records that investment advisers are required to make and to keep current and accurate. Subdivisions (a)(1), (a)(2), (a)(4), and (a)(6) of California Code of Regulations, title 10, section 260.241.3, state:
 - (a) Every licensed investment adviser shall make and keep true, accurate and current the following books and records relating to such person's investment advisory business:
 - (1) A journal or journals, including cash receipts and disbursements records, and any other records of original entry forming the basis of entries in any ledger.
 - (2) General and auxiliary ledgers (or other comparable records) reflecting asset, liability, reserve, capital, income and expense accounts . . .
 - (4) All check books, bank statements, cancelled checks and cash reconciliations of the investment adviser . . .
 - (6) All trial balances, financial statements, and internal audit working papers, relating to the business of such investment adviser.
- 6. Corporations Code section 25237 authorizes the Commissioner to prescribe rules for investment advisers who have custody of the clients' securities or funds or who have any power of attorney from their clients to execute transactions. The Commissioner has done so by specifying, among other requirements, the minimum capital requirements such investment adviser must maintain. During relevant times herein, subdivision (a)(2) of California Code of Regulations, title 10, section 260.237.1, stated:
 - (a) No investment adviser who has any power of attorney from any investment advisory client to execute transactions . . .

- (2) If the investment adviser has any power of attorney from any investment advisory client to execute transactions and does not have regular or periodic custody or possession of any of its investment advisory clients' securities or funds, except the receipt of prepaid subscriptions for periodic publications, or other investment advisory services, it shall at all times have and maintain tangible net capital of not less than \$5,000.00.
- 7. To verify compliance with the above-described capital requirements the Commissioner has imposed a specific bookkeeping obligation on investment advisers to maintain records to prove they possess the minimum capital. Subdivision (j) of California Code of Regulations, title 10, section 260.241.3, states:
 - (j) Any investment adviser who is subject to the minimum capital requirements of Section 260.237.1 shall, in addition to the records otherwise required under this section, maintain a record of the proof of money balances of all ledger accounts in the form of trial balances and a record of the computations of net capitals and aggregate indebtedness pursuant to Section 260.237.1 of these rules (as of the trial balance date). The trial balances and computations shall be prepared currently at least once a month.
- 8. Corporations Code section 25241 requires all books and records of a licensee to be subject at any time to examination by the Commissioner. Licensees are required to furnish the Commissioner true and accurate information about the location of their books and records. To insure timely updates are provided by licensees to the Department and, as a consequence, are available to the public, the Commissioner has imposed a specific reporting obligation on investment advisers to amend their respective application if, and when, changes occur. Licensees are under a duty to amend their application so that it contains current and accurate information. California Code of Regulations, title 10, section 260.241.4, states:
 - (a) Each licensed broker-dealer and each licensed investment adviser shall, upon any change in the information contained in its application for a certificate (other than financial information contained therein) promptly file an amendment to such application setting forth the changed information (and in any event within 30 days after the change occurs).
- 9. In connection with the 2000 regulatory examination the Department examiners found Shemano Capital Management did not maintain true and accurate journals in violation of California

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Code of Regulations, title 10, section 260.241.3(a)(1). Although Shemano Capital Management did provide some bank account statements, these were inadequate to suffice as a journal, lacking the generally accepted accounting principles of a double entry system for recording financial transactions. Shemano Capital Management did not provide the examiner with access to a general ledger in violation of California Code of Regulations, title 10, section 260.241.3(a)(2). Examiners determined that Shemano Capital Management did not prepare and maintain cash reconciliations by reconciling the cash balances on the bank statements to a general ledger account of Shemano Capital Management's financial transactions in violation of California Code of Regulations, title 10, section 260.241.3(a)(4). Examiners found that that Shemano Capital Management failed to maintain and provide the trial balances as required in violation of California Code of Regulations, title 10, section 260.241.3(a)(6). Examiners determined that Shemano Capital Management had power of attorney and discretion to trade securities within customers' accounts, which required Shemano Capital Management to meet the capital requirements of California Code of Regulations, title 10, section 260.237.1, and to prove compliance with this requirement by maintaining records in accordance with California Code of Regulations, title 10, section 260.241.3(j). California Code of Regulations, title 10, section 260.241.3(j), requires that Shemano Capital Management maintain trial balances and compute net capital and aggregate indebtedness on a monthly basis. Examiners found that Shemano Capital Management failed to prepare monthly trial balances and compute net capital and aggregate indebtedness in violation of California Code of Regulations, title 10, section 260.241.3(j). As a result of Shemano Capital Management's violations of California Code of Regulations, title 10, section 260.241.3(a) and (j), the Department was unable to determine if Shemano Capital Management was in compliance with the net capital requirements under California Code of Regulations, title 10, section 260.237.1. Additionally, Shemano Capital Management violated California Code of Regulations, title 10, section 260.241.4(a), by failing to amend its application for an investment adviser certificate to contain true and accurate information, such as the location of its business records and the number and aggregate market value of the securities portfolios of Shemano Capital Management's clients managed on a discretionary basis.

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- 10. On July 31, 2000, the Department sent Shemano Capital Management a regulatory letter providing written notice and instructing Shemano Capital Management to correct various violations discovered during the regulatory examination, which included violations of subdivisions (1), (2), (4), and (6) of California Code of Regulations, title 10, section 260.241.3(a), California Code of Regulations, title 10, section 260.241.3(j), and California Code of Regulations, title 10, section 260.241.4(a). The Department's letter notified Shemano Capital Management of the California Code of Regulations, title 10, section 260.241.4(a), requirement to amend Shemano Capital Management's application for a certificate to contain factually accurate information, and the California Code of Regulations, title 10, section 260.241.3, requirement to maintain books and records relating to the investment advisory business including the following:
 - 1. A general journal;
 - 2. General and auxiliary ledgers;
 - 3. Cash reconciliation of checking accounts;
 - 4. Trial balances; and
 - 5. Computations of net capital and aggregate indebtedness.
- Management in writing to pay the \$125 annual investment adviser's renewal fee to the Department. Shemano Capital Management ignored the Department's repeated requests for payment of the 2002 renewal fee required by Corporations Code section 25608 (q). On February 15, 2002, as a result of Shemano Capital Management's non-payment of the \$125 fee, the Commissioner summarily revoked Shemano Capital Management's investment adviser certificate.
- 12. On June 14, 2002, April 7, 2003, and April 20, 2004, Gary Shemano and Shemano Capital Management, in financial statements filed under penalty of perjury with the Department, falsely stated, "[t]he Company is a registered investment advisor in California." In doing so, Gary Shemano and Shemano Capital Management violated Corporations Code section 25245, by making untrue statements of a material fact in Shemano Capital Management's financial statements filed with the Commissioner.

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- Department pursuant to Corporations Code section 25244 and continues to act as an investment adviser without a license.
- 15. Corporations Code section 25249 authorizes the Commissioner to issue an order directing any investment adviser to discontinue any violation of the Corporations Code and any rules promulgated thereunder. Specifically, Corporations Code section 25249 provides, in relevant part:

If, after examination or investigation, the commissioner has reasonable grounds to believe that any . . . investment adviser has violated any law or rule binding upon it, the commissioner shall, by written order addressed to the . . . investment adviser direct the discontinuance of the violation. The order shall be effective immediately, but shall not become final except in accordance with the provisions of Section 25251.

- 16. The procedure for issuance of orders pursuant to Corporations Code section 25249 is set forth in Corporations Code section 25251, which provides:
 - (a) No order issued pursuant to Section 25249 or 25250 may become final except after notice to the affected broker-dealer or investment adviser of the commissioner's intention to make the order final and of the reasons for the finding. The commissioner shall also notify the broker-dealer or investment adviser that upon receiving a request the matter shall be set for hearing to commence within 15 business days after receipt of the request.

The broker-dealer or investment adviser may consent to have the hearing commence at a later date. If no hearing is requested within 30 days after the mailing or service of the required notice, and none is ordered by the commissioner, the order may become final without a hearing and the broker-dealer or investment adviser shall immediately discontinue the practices named in the order. If a hearing is requested or ordered, it shall be held in accordance with the provisions of the Administrative Procedure Act (Chapter 5 (commencing with Section 11500) of Part 1 of Division 3 of 2 of the Government Code), and the commissioner shall have all of the powers granted under that act. If, upon the conclusion of the hearing, it appears to the commissioner that the broker-dealer or investment adviser is conducting business in an unsafe or injurious manner or is violating any law of this state or any rule binding upon it, the commissioner shall make the order of discontinuance final and the broker-dealer or investment adviser shall immediately discontinue the practices named in the order.

- (b) The broker-dealer or investment adviser may within 10 days after an order is made final commence an action to restrain enforcement of the order. If the enforcement of the order is not enjoined within 10 days by the court in which the action is brought, the broker-dealer or investment adviser shall comply with the order.
- 17. In April 2003 the Department wrote to Shemano Capital Management requesting information concerning its investment advisory activities. Again in July 2003 the Department inquired of Shemano Capital Management about its activities. Shemano Capital Management has not complied with the Department's requests and continues to violate the CSL requirements.
- 18. Shemano Capital Management during relevant times violated the CSL and regulations thereunder, which justifies the issuance of an Order to Discontinue Violations. Shemano Capital Management, having applied for and secured an investment adviser certificate, is obligated to have knowledge of and comply with the provisions of the Corporations Code and the regulations thereunder to maintain its investment adviser certificate.
- 19. In summary by reason of the foregoing, Shemano Capital Management willfully violated the following provisions:
 - (1) Corporations Code 25241 by failing to maintain books and records;

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- (2) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(1), by failing to maintain journals;
- (3) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(2), by failing to maintain ledgers or provide the Department access to a general ledger;
- (4) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(4), by failing to prepare and maintain cash reconciliations;
- (5) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(6), by failing to maintain and provide trial balances;
- (6) California Code of Regulations, title 10, section 260.241.3, subdivision (j), by failing to prepare monthly trial balances and monthly computations of net capital and aggregate indebtedness;
- (7) California Code of Regulations, title 10, section 260.241.4, subdivision (a), by failing to amend Shemano Capital Management's application for an investment adviser's certificate to contain true and accurate information;
- (8) Corporations Code section 25244 by failing to surrender Shemano Capital Management's investment adviser's certificate; and
- (9) Corporations Code section 25245 by making untrue statements of material facts in the financial statements filed with the Commissioner by Shemano Capital Management.

Therefore, pursuant to Corporations Code section 25249 the Commissioner has issued an Order directing Shemano Capital Management to discontinue violating Corporations Code section 25241; subdivisions (1), (2), (4), and (6) of California Code of Regulations, title 10, section 260.241.3(a); California Code of Regulations, title 10, section 260.241.3(j); California Code of Regulations, title 10, section 260.241.4(a); Corporations Code sections 24244 and 25245.

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/// /// WHEREFORE, good cause showing and pursuant to Corporations Code section 25251 the California Corporations Commissioner hereby notifies Shemano Capital Management of his intention to make final the "Order to Discontinue Violations Pursuant to Corporations Code Section 25249" issued October 22, 2004. Dated: October 22, 2004 San Francisco, California WILLIAM P. WOOD By: __ JOAN E. KERST

California Corporations Commissioner Senior Corporations Counsel Enforcement and Legal Services Division

1 2 3	WILLIAM P. WOOD California Corporations Commissioner VIRGINIA J. DUNLAP (CA BAR NO. 142221) Deputy Commissioner ALAN S. WEINGER (CA BAR NO. 86717)		
4	Supervising Counsel JOAN E. KERST (CA BAR NO. 123351)		
5 6	71 Stevenson Street, Suite 2100		
7	Attorneys for Complainant		
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9	BEFORE THE DEPARTM	MENT OF CORPORATIONS	
10	OF THE STATE	OF CALIFORNIA	
11	In the Matter of) CASE NO.	
12	THE CALIFORNIA CORPORATIONS) FILE NO. 925-2246	
13	COMMISSIONER,) STATEMENT IN SUPPORT OF ORDER) LEVYING ADMINISTRATIVE PENALTIES	
14	Complainant, v.) PURSUANT TO CORPORATIONS CODE) SECTION 25252 AND CLAIM FOR	
15) ANCILLARY RELIEF PURSUANT TO) CORPORATIONS CODE SECTION 25254	
16	SHEMANO CAPITAL MANAGEMENT,)	
17	Respondent.))	
18		.)	
19	William P. Wood, the California Corporat	tions Commissioner ("Commissioner") of the	
20	Department of Corporations ("Department"), alleg	ges and charges as follows:	
21	INTRODUCTION	N AND JURISDICTION	
22	1. The Corporate Securities Law of 1968, set forth in Corporations Code ¹ section		
23	25000 et seq., and California Code of Regulations, title 10, section 260.000 et seq., contain		
24	provisions that govern persons who operate in the securities industry. To ensure the protection		
25	of the public, the Legislature mandates that persons dealing in securities follow explicit legal		
26	requirements. The Commissioner gives effect to these legislative mandates by promulgating		
27			
Thereinafter the California Corporations Code will be referred to as Corporations Code. 1 STATEMENT IN SUPPORT OF ORDER LEVYING ADMINISTRATIVE PENALITES PURSUANT TO CORPORATIONS CODE SECTION 25252 PENALTIES AND CLAIM FOR ANCILLARY RELIEF PURSUANT CORPORATIONS CODE SECTION 25254		erred to as Corporations Code.	

comprehensive regulations to insure compliance with the Corporate Securities Law and by enforcing the Corporate Securities Law.

FACTS

- 2. On October 24, 1994, pursuant to Corporations Code section 25230, the Commissioner issued an investment adviser certificate to Shemano Capital Management, a California corporation. Although Shemano Capital Management's initial license application (File No. 925-2246) states its investment adviser business would be located at 580 California Street, Suite 2211, San Francisco, California, at all relevant times Shemano Capital Management's office was located at 601 California Street, 18th Floor, San Francisco, California 94108, and it is unclear where its records are maintained. Gary J. Shemano is Shemano Capital Management's sole shareholder, officer and director. Gary Shemano and Shemano Capital Management manage their investment advisory clients' investment portfolios for a fee, have discretionary authority to purchase and sell securities directly for them and possess a power of attorney from them.
- 3. During 2000 the Department conducted a regulatory examination of Shemano Capital Management's investment adviser business, which revealed that Shemano Capital Management failed to keep true, accurate and current books or records at Shemano Capital Management's business offices. During relevant times Shemano Capital Management failed to maintain or provide journals and a general ledger, failed to reconcile bank accounts, and failed to prepare trial balances and compute net capital and aggregate indebtedness on a monthly basis. Shemano Capital Management also failed to amend the information in Shemano Capital Management's license application as required by law to contain true and accurate facts about its business, including the location of its business records. These failures of Shemano Capital Management prevented the Department from determining during its regulatory examination whether Shemano Capital Management fulfilled the legal requirements of the Corporate Securities Law and parallel regulations.

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4. Corporations Code section 25241 provides that investment advisers are required to maintain books and records to be examined by the Commissioner which, in relevant part, states:

Every investment adviser licensed under Section 25230 shall make and keep such accounts, correspondence, memoranda, papers, books, and other records and shall file such financial and other reports as the commissioner by rule requires, subject to the limitations of . . .

Section 222 of the Investment Advisers Act of 1940 with respect to investment advisers. All records so required shall be preserved for the time specified in the rule. All records referred to in this section are subject at any time and from time to time to such reasonable periodic, special, or other examinations by the commissioner, within or without this state, as the commissioner deems necessary or appropriate in the public interest or for the protection of investors.

- 5. Corporations Code section 25241, augmented by California Code of Regulations, title 10, section 260.241.3, identify the particular books and records that investment advisers are required to make and to keep current and accurate. Subdivisions (a)(1), (a)(2), (a)(4), and (a)(6) of California Code of Regulations, title 10, section 260.241.3, state:
 - (a) Every licensed investment adviser shall make and keep true, accurate and current the following books and records relating to such person's investment advisory business:
 - (1) A journal or journals, including cash receipts and disbursements records, and any other records of original entry forming the basis of entries in any ledger.
 - (2) General and auxiliary ledgers (or other comparable records) reflecting asset, liability, reserve, capital, income and expense accounts . . .
 - (4) All check books, bank statements, cancelled checks and cash reconciliations of the investment adviser . . .
 - (6) All trial balances, financial statements, and internal audit working papers, relating to the business of such investment adviser.

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- 6. Additionally, Corporations Code section 25237 authorizes the Commissioner to 1 2 prescribe rules for investment advisers who have custody of the clients' securities or funds or 3 who have any power of attorney from their clients to execute transactions. The Commissioner has done so by specifying, among other requirements, the minimum capital requirements such 4 5 investment adviser must maintain. During relevant times herein subdivision (a)(2) of California Code of Regulations, title 10, section 260.237.1, stated: 6 7 (a) No investment adviser who has any power of attorney from any investment advisory client to execute transactions . . . 8 9 (2) If the investment adviser has any power of attorney from any 10 investment advisory client to execute transactions and does not have regular or periodic custody or possession of any of its investment
 - 7. To verify compliance with the above-described capital requirements the Commissioner has imposed a specific bookkeeping obligation on investment advisers to maintain records to prove they possess the minimum capital. Subdivision (j) of California Code of Regulations, title 10, section 260.241.3, states:

not less than \$5,000.00.

advisory clients' securities or funds, except the receipt of prepaid subscriptions for periodic publications, or other investment advisory

services, it shall at all times have and maintain tangible net capital of

- (j) Any investment adviser who is subject to the minimum capital requirements of Section 260.237.1 shall, in addition to the records otherwise required under this section, maintain a record of the proof of money balances of all ledger accounts in the form of trial balances and a record of the computations of net capitals and aggregate indebtedness pursuant to Section 260.237.1 of these rules (as of the trial balance date). The trial balances and computations shall be prepared currently at least once a month.
- 8. Corporations Code section 25241 requires all books and records of a licensee to be subject at any time to examination by the Commissioner. Licensees are required to furnish the Commissioner true and accurate information about the location of their books and records. To insure licensees provide timely updates to the Department and, as a consequence to the public, the Commissioner has imposed a specific reporting obligation on investment advisers to

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amend their respective application if, and when, changes occur. Licensees are under a duty to amend their application so that it contains current and accurate information in accordance with California Code of Regulations, title 10, section 260.241.4, which states:

- (a) Each licensed broker-dealer and each licensed investment adviser shall, upon any change in the information contained in its application for a certificate (other than financial information contained therein) promptly file an amendment to such application setting forth the changed information (and in any event within 30 days after the change occurs).
- 9. In connection with the 2000 regulatory examination, the Department examiners found Shemano Capital Management did not maintain true and accurate journals in violation of California Code of Regulations, title 10, section 260.241.3(a)(1). Although Shemano Capital Management did provide some bank account statements, these were inadequate to suffice as a journal, lacking the generally accepted accounting principles of a double entry system for recording financial transactions. Shemano Capital Management did not provide the examiner with access to a general ledger in violation of California Code of Regulations, title 10, section, 260.241.3(a)(2). Examiners determined that Shemano Capital Management did not maintain and prepare cash reconciliations by reconciling the cash balances on the bank statements to a general ledger account of Shemano Capital Management's financial transactions in violation of California Code of Regulations, title 10, section 260.241.3(a)(4). Examiners found that Shemano Capital Management failed to maintain and provide the trial balances as required in violation of California Code of Regulations, title 10, section 260.241.3(a)(6). Examiners determined that Shemano Capital Management had power of attorney and discretion to trade securities within customers' accounts, which required Shemano Capital Management to meet the capital requirements of California Code of Regulations, title 10, section 260.237.1, and to prove compliance with this requirement by maintaining records in accordance with California Code of Regulations, title 10, section 260.241.3(j). California Code of Regulations, title 10, section 260.241.3(j), requires that Shemano Capital Management maintain trial balances and compute net capital and aggregate indebtedness on a monthly basis. Examiners found that Shemano Capital Management failed to prepare monthly trial balances and compute net capital and

aggregate indebtedness in violation of California Code of Regulations, title 10, section 260.241.3(j). As a result of Shemano Capital Management's violations of California Code of Regulations, title 10, sections 260.241.3(a) and (j), the Department was unable to determine if Shemano Capital Management was in compliance with the net capital requirements under California Code of Regulations, title 10, section 260.237.1. Additionally, Shemano Capital Management violated California Code of Regulations, title 10, section 260.241.4, by failing to amend its application to include, but not limited to, necessary information, such as the location of its business records and the number and aggregate market value of the securities portfolios of Shemano Capital Management's clients managed on a discretionary basis.

- 10. On July 31, 2000, the Department sent Shemano Capital Management a regulatory letter providing written notice and instructing Shemano Capital Management to correct various violations discovered during the regulatory examination, which included violations of subdivisions (1), (2), (4), and (6) of California Code of Regulations, title 10, section 260.241.3(a), California Code of Regulations, title 10, section 260.241.3(j), and California Code of Regulations, title 10, section 260.241.4. The Department's letter notified Shemano Capital Management of the California Code of Regulations, title 10, section 260.241.4, requirement to amend Shemano Capital Management's application for a certificate to contain factually accurate information, and the California Code of Regulations, title 10, section 260.241.3, requirement to maintain books and records relating to the investment advisory business. Specifically, the books and records Shemano Capital Management was required to maintain included the following:
 - 1. A general journal;
 - 2. General and auxiliary ledgers;
 - 3. Cash reconciliation of checking accounts;
 - 4. Trial balances; and
 - 5. Computations of net capital and aggregate indebtedness.
- 11. Moreover, from 1999 to 2002 the Department notified Shemano Capital Management in writing to pay the \$125 annual investment adviser's renewal fee to the Department. Shemano Capital Management ignored the Department's repeated requests for

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payment of the 2002 renewal fee required by Corporations Code section 25608 (q). On February 15, 2002, as a result of Shemano Capital Management's non-payment of the \$125 fee, the Commissioner summarily revoked Shemano Capital Management's investment adviser certificate. On February 19, 2002, the Commissioner served Gary Shemano, Shemano Capital Management and Shemano Capital Management's Compliance Officer by certified mail with an Order Summarily Revoking Certificate ("Order") dated February 15, 2002, along with a transmittal letter for Shemano Capital Management's failure to pay the renewal fee of \$125. In addition, the Commissioner demanded the return of the investment adviser certificate issued to Shemano Capital Management pursuant to Corporations Code section 25244.

- 12. During a review of Shemano Capital Management during July 2003 the Department's examiner was not provided access to a general ledger and other records. The examiner determined that Shemano Capital Management had still not corrected the deficiencies of the books and records requirements found during the 2000 examination and continued to violate California Code of Regulations, title 10, section 260.241.3, subdivisions (a)(1), (a)(2), (a)(4), (a)(6) and (j), and California Code of Regulations, title 10, section 260.241.4, notwithstanding the fact that the Department informed Shemano Capital Management about them. The examiners also determined that Shemano Capital Management during 2002, 2003 and 2004 continued to act as an investment adviser, but without a license or certificate to do so. Shemano Capital Management is actively engaged in the business of managing security portfolios of investment advisory clients, including Golden Gate Partners, L.P., ("GGP"), by advising them about the value of securities or as to the advisability of investing in, purchasing or selling securities. In exchange for these investment advisory services Shemano Capital Management receives a management fee as compensation. Thus, Shemano Capital Management continued to fail to comply with Corporate Securities Law provisions as required by law.
- 13. Corporations Code section 25230 prohibits an "investment adviser," as defined in Corporations Code section 25009, from conducting business as an investment adviser in this State unless the investment adviser has a certificate, then in effect, from the Commissioner. Corporations Code section 25230, in relevant part, states:

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1		(a) It is unlawful for any investment adviser to conduct business as an
2		investment adviser in this state unless the investment adviser has first applied for and secured from the commissioner a certificate, then in
3		effect, authorizing the investment adviser to do so
4	14.	Shemano Capital Management was notified in July 2003 of the above violation
5	and again of t	he Commissioner's revocation of the investment adviser's certificate during the
6	Department's	review. Shemano Capital Management has not surrendered its certificate to the
7	Department p	ursuant to Corporations Code section 25244, and Gary Shemano and Shemano

Capital Management have violated Corporations Code section 25244. Gary Shemano and

Shemano Capital Management continue to act as an investment adviser without a license in

15. Corporations Code section 25245, states:

violation of Corporations Code section 25230.

It is unlawful for any person willfully to make any untrue statement of a material fact in any application, notice, or report filed with the commissioner under this part, or willfully to omit to state in any such application, notice, or report any material fact which is required to be stated therein.

violations,

- 16. On June 14, 2002, April 7, 2003, and April 20, 2004, Gary Shemano and Shemano Capital Management, in financial statements filed under penalty of perjury with the Department, falsely represented Shemano Capital Management as "a registered investment advisor in California." Thus, Gary Shemano and Shemano Capital Management also violated Corporations Code section 25245, by making untrue statements of a material fact in Shemano Capital Management's reports filed with the Commissioner.
- 17. In addition to the above-identified violations, Gary Shemano and Shemano Capital Management violated Corporations Code section 25235, which states:

It is unlawful for any investment adviser, directly or indirectly, in this state:

- (a) To employ any device, scheme, or artifice to defraud any client or prospective client.
- (b) To engage in any transaction, practice, or course of business which operates or would operate as a fraud or deceit upon any client or prospective client.

Gary Shemano and Shemano Capital Management used an artifice or course of business to
defraud clients and prospective clients by referring to their experience in the securities industry,
but never disclosing the revocation by the Commissioner that prohibited Shemano Capital
Management from acting as an investment adviser. Gary Shemano and Shemano Capital
Management managed the securities portfolios of senior citizens, IRA account(s) and/or
retirement funds of clients without disclosing to them that Shemano Capital Management was
unlicensed. Shemano Capital Management continued to act as an investment adviser after being
ordered to cease such activities, willfully violating Corporations Code sections 25230 and 25244,
and the Commissioner's Revocation Order. Thus, Gary Shemano and Shemano Capital
Management violated Corporations Code section 25235.
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Capital Management is the general partner of GGP and acted as the investment adviser for GGP. Gary Shemano or Shemano Capital Management offered and sold limited partnership interests in GGP to potential investors, which Gary Shemano described as "a 'fund of funds' and a 'brain trust' of some of the finest hedge fund managers available." From 1994 and continuing thereafter, Gary Shemano and Shemano Capital Management offered or sold limited partnership interests to investors. The limited partnership interests of GGP offered and sold by Gary Shemano and Shemano Capital Management are securities. Gary Shemano through Shemano Capital Management manages GGP's investment portfolio and has authority to purchase and sell securities directly on behalf of GGP. The investments Gary Shemano and Shemano Capital Management bought and sold for the investment account of GGP are securities.

19. The Corporate Securities Law prohibits misrepresentations and omissions of material facts in connection with securities transactions. Corporations Code section 25401, states:

It is unlawful for any person to offer or sell a security in this state or buy or offer to buy a security in this state by means of any written or oral communication which includes an untrue statement of a material fact or omits to state a material fact necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading.

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2	misrepresentations and omissions of material facts in connection with the offer or sale of a
3	security or the offer to buy a security as follows.
4	a. The misrepresentations of material facts include:
5 6	Shemano Capital Management was registered with the State of California as an investment adviser;
7	b. The omissions of material facts include:
8 9	(1) Shemano Capital Management failed to maintain the books and records required by California law to be kept by an investment adviser;
10	
11	(2) Shemano Capital Management and Gary Shemano failed to amend its application to contain accurate and true information;
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13	(3) Shemano Capital Management and Gary Shemano had not paid the required 2002 renewal fee for its investment adviser's
14	license;
15 16	(4) Shemano Capital Management's investment adviser license had been revoked by the Commissioner on February 15,
17	2002;
18	(5) Shemano Capital Management and Gary Shemano failed to surrender the investment adviser certificate to the
19	Commissioner as required;
20	(6) Shemano Capital Management operated as an unlicensed investment
21	adviser; and
22	(7) Shemano Capital Management and Gary Shemano were receiving a
23	percentage of investors' funds as compensation for unlicensed activities.
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25	As enumerated above, Shemano Capital Management or Gary Shemano made multiple
26	misrepresentations and/or omissions of material facts prohibited by the Corporate Securities Law.
27	Thus, Shemano Capital Management and/or Gary Shemano violated Corporations Code section
28	25401.

STATEMENT IN SUPPORT OF ORDER LEVYING ADMINISTRATIVE PENALITES PURSUANT TO CORPORATIONS CODE SECTION 25252 PENALTIES AND CLAIM FOR ANCILLARY RELIEF PURSUANT TO **CORPORATIONS CODE SECTION 25254**

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Gary Shemano or Shemano Capital Management made, or caused to be made,

21. Shemano C	apital Management and Gary Shemano violated the Corporate
Securities Law and regulat	ions thereunder, which justifies the issuance of an order levying
administrative penalties. S	Shemano Capital Management, having applied for and secured an
investment adviser certific	ate, is obligated to have knowledge of and comply with the provisions
of the Corporate Securities	Law and regulations. Gary Shemano, a licensed securities
professional who has been	operating in the securities industry for many years, is also obligated to
have knowledge of and con	mply with provisions of the Corporate Securities Law and regulations.
22 Corneration	os Codo saction 25252 authorizas the Commissioner to issue

22. Corporations Code section 25252 authorizes the Commissioner to issue an order levying administrative penalties against any investment adviser for willful violations of any provisions of the Corporate Securities Law and any rules promulgated thereunder. Corporations Code section 25252 provides, in relevant part:

The Commissioner may, after appropriate notice and opportunity for hearing, by orders, levy administrative penalties as follows: . . .

- (b) Any broker-dealer or investment adviser that willfully violates any provision of this division to which it is subject, or that willfully violates any rule or order adopted or issued pursuant to this division and to which it is subject, is liable for administrative penalties of not more than five thousand dollars (\$5,000) for the first violation, not more than ten thousand dollars (\$10,000) for the second violation, and not more than fifteen thousand dollars (\$15,000) for each subsequent violation . . .
- (d) The administrative penalties available to the commissioner pursuant to this section are not exclusive, and may be sought and employed in any combination with civil, criminal, and other administrative remedies deemed advisable by the commissioner to enforce the provisions of this division.
- 23. Shemano Capital Management's clients are entitled to relief, including restitution for payment of the investment advisory fees paid to Shemano Capital Management in 2002, 2003 and 2004, and other ancillary relief, pursuant to Corporations Code section 25254. Shemano Capital Management's clients are entitled to recover the loss of their principal and receive interest at the legal rate during 2002, 2003 and 2004, and receive compensation for any other damages that occurred when Shemano Capital Management was acting as an unlicensed investment adviser.

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- 24. Corporations Code section 25254, in pertinent part, states:
 - (a) If the commissioner determines it is in the public interest, the commissioner may include in any administrative action brought under this part a claim for ancillary relief, including, but not limited to, a claim for restitution or disgorgement or damages on behalf of the persons injured by the act or practice constituting the subject matter of the action, and the administrative law judge shall have jurisdiction to award additional relief.
 - (b) In an administrative action brought under this part, the commissioner is entitled to recover costs, which in the discretion of the administrative law judge may include an amount representing reasonable attorney's fees and investigative expenses for the services rendered, for deposit into the State Corporations Fund for the use of the Department of Corporations.
- 25. In summary by reason of the foregoing, Shemano Capital Management and Gary Shemano willfully violated the following provisions:
 - (1) Corporations Code 25241 by failing to maintain books and records;
 - (2) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(1), by failing to maintain journals;
 - (3) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(2), by failing to maintain ledgers or provide the Department access to a general ledger;
 - (4) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(4), by failing to prepare and maintain cash reconciliations;
 - (5) California Code of Regulations, title 10, section 260.241.3, subdivision (a)(6), by failing to maintain and provide trial balances;
 - (6) California Code of Regulations, title 10, section 260.241.3, subdivision (j), by failing to prepare monthly trial balances and monthly computations of net capital and aggregate indebtedness;
 - (7) California Code of Regulations, title 10, section 260.241.4, subdivision (a), by failing to amend Shemano Capital Management's application for an investment adviser's certificate to contain true and accurate information;

2	Management's investment adviser's certificate;
3	(9) Corporations Code section 25245 by making untrue statements of
4	material facts in the financial statements filed with the
5	Commissioner by Shemano Capital Management
6	(10) Corporations Code section 25230 by conducting
7	business as an investment adviser without a certificate, then in
8	effect, from the Commissioner; and
9	(11) Corporations Code section 25235 by using an artifice or
10	course of business to defraud clients and prospective clients.
11	PRAYER
12	WHEREFORE, good cause showing, pursuant to Corporations Code section 25252 the
13	California Corporations Commissioner prays for an Order Levying Administrative Penalties
14	against Respondents, Shemano Capital Management and Gary Shemano, as follows:
15	1. That pursuant to Corporations Code section 25252 the Commissioner
16	levy administrative penalties in the amount of \$750 for each of Shemano Capital Management's
17	books and records violations including:
18	Corporations Code section 25241;
19	California Code of Regulations, title 10, section 260.241.3(a), subdivision (1);
20	California Code of Regulations, title 10, section 260.241.3(a), subdivision (2);
21	California Code of Regulations, title 10, section 260.241.3(a), subdivision (4);
22	California Code of Regulations, title 10, section 260.241.3(a), subdivision (6); and
23	California Code of Regulations, title 10, section 260.241.3(j).
24	2. That pursuant to Corporations Code section 25252 the Commissioner
24	2. That pursuant to Corporations Code section 23232 the Commissioner
25	levy administrative penalties for violation of California Code of Regulations, title 10, section
25	levy administrative penalties for violation of California Code of Regulations, title 10, section

(8) Corporations Code section 25244 by failing to surrender Shemano Capital

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1	3. That pursuant to Corporations Code section 25252 the
2	administrative penalties for violation of Corporations Code section 25
3	\$2,500 for each of at least four (4) instances and \$2,500 for each addit
4	unlicensed activity according to proof.
5	4. That pursuant to Corporations Code section 25252 the
6	Commissioner levy administrative penalties for violation of Corporati
7	25235, in the amount of \$5,000 for each of at least three (3) instances
8	course of business to defraud a client or prospective client.
9	5. That pursuant to Corporations Code section 25252 the
10	levy administrative penalties for violation of Corporations Code section
11	\$1,500.
12	6. That pursuant to Corporations Code section 25252 the
13	levy administrative penalties for violation of Corporations Code section
14	\$5,000 for each of the three (3) false statements filed with the Commi
15	7. That pursuant to Corporations Code section 25252 the
16	administrative penalties for violation of Corporations Code section 25
17	\$5,000 for each of at least three (3) instances of an untrue statement or
18	WHEREFORE, good cause showing, pursuant to Corporation
19	Commissioner hereby prays for an order of ancillary relief against Sho

3.	That pursuant to Corporations Code section 25252 the Commissioner levy
administrat	ive penalties for violation of Corporations Code section 25230, in the amount of
\$2,500 for 6	each of at least four (4) instances and \$2,500 for each additional instance of
unlicensed	activity according to proof.

- ons Code section of using an artifice or
- Commissioner on 25244, in the amount of
- Commissioner on 25245, in the amount of ssioner.
- Commissioner levy 401, in the amount of r omission of material fact.

ns Code section 25254 the Management and Gary Shemano consisting of:

- (1) disgorgement of management fees received by Shemano Capital Management and Gary Shemano while operating as an unlicensed investment adviser during 2002, 2003 and 2004 in an amount of at least \$7,865, or more according to proof;
- (2) restitution to clients/investors for the loss of principal in the amount of at least \$50,952, or more according to proof, and interest in the amount of at least \$87,253.20, or more according to proof, during the time Shemano Capital Management and Gary Shemano were operating as an unlicensed investment adviser; and

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	2	(3) recovery of costs, investigative expenses and attorney's fees in an amount of at least \$15,000.
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	4	Dated: October 22, 2004 San Francisco, California
	5	WILLIAM P. WOOD
	6	California Corporations Commissioner
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	8	D _{1/2}
	9	By: JOAN E. KERST
	10	Senior Corporations Counsel
	11	Enforcement and Legal Services Division
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STATEMENT IN SUPPORT OF ORDER LEVYING ADMINISTRATIVE PENALITES PURSUANT TO CORPORATIONS CODE SECTION 25252 PENALTIES AND CLAIM FOR ANCILLARY RELIEF PURSUANT TO CORPORATIONS CODE SECTION 25254