	1	CLOTHILDE V. HEWLETT					
vation	2	Commissioner					
		MARY ANN SMITH Deputy Commissioner					
	3	JOANNE ROSS (State Bar No. 202338)					
	4	Senior Counsel					
	5	VANESSA LU (State Bar No. 295217) Senior Counsel					
ם ד	6	TAYLOR HERRLINGER (State Bar No. 314791)					
tection an		Counsel					
	7	Department of Financial Protection and Innovation					
	8	2101 Arena Boulevard Sacramento, California 95834					
5	9	Telephone: (916) 936-7908					
_ R		Facsimile: (916) 928-7929					
SIDC!	10	Attorneys for Complainant					
ÜL	11						
State of California - Department of Financial Protection and Innovation	12	BEFORE THE DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION					
	13	OF THE STATE OF CALIFORNIA					
	14	In the Matter of:	CRD NO.: 158967				
Ĕ	15	THE COMMISSIONER OF FINANCIAL	STATEMENT IN SUPPORT OF ORDER TO				
1a -	16	PROTECTION AND INNOVATION,	DISCONTINUE VIOLATIONS PURSUANT				
alitorn	17	Complainant,	TO CORPORATIONS CODE SECTION 25249				
		Complainant,					
<u>ا</u>	18	v.					
် ဂ	19	TIME SERIES SOLUTIONS, INC.,					
Stal	20	TIME SERIES SOLUTIONS, INC.,					
•	21	Respondent.					
	22						
	23	The Commissioner of Financial Protection and Innovation (Commissioner) alleges and					
	24	charges as follows:					
	25	1. TIME SERIES SOLUTIONS, INC. (TIME SERIES SOLUTIONS, INC.) is a New					
	26	York formed Corporation, with its principal office located at 313 WEST 75 TH STREET, SUITE					
	27						
		#1B, NEW YORK, NY 10023.					
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	1	2.	TIME SERIES SOLUTIONS, IN	
	2	by the Comm	nissioner pursuant to Corporations	
on	3	INC. is assig	ned Central Registration Depositor	
vati	4	3.	POSNER, LARISSA (CRD 616	
Inno	5	representativ	ve of the TIME SERIES SOLUTIO	
nug	6	4.	On June 30, 2022, the Commission	
ion (7	to file an ann	nual amendment to its Form ADV i	
tect	8	(IARD) no la	ater than 30 days after June 30, 202	
Pro	9	5.	According to the IARD, investm	
ıcial	10	amendment t	to its Form ADV for 2022. Pursuan	
ina	11	260.241.4, subdivision (e), a licensed investi		
of F	12	accordance with the instructions in Form ADV,		
nent	13	transmission to the Commissioner within ninety		
artn	14	fiscal year.		
Dep	15	6.	To date, the TIME SERIES SOL	
ia -	16	ADV on IAF	RD.	
forn	17	7.	Corporations Code section 2524	
State of California - Department of Financial Protection and Innovation	18		(a) Every broker-dealer or invest	
e of	19		25230 shall make and keep acco papers, books, and other records	
Stat	20		reports as the commissioner by r	
	21	8.	Corporations Code section 2524	
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- NC. holds a valid investment adviser certificate issued Code section 25230. TIME SERIES SOLUTIONS ry (CRD) Number of 158967.
- 1107) is the 100% owner and investment adviser NS, INC.
- oner instructed TIME SERIES SOLUTIONS, INC. in Investment Adviser Registration Depository 22, the date of the letter.
- ent adviser has not filed an annual updating nt to California Code of Regulations, title 10, section nt adviser shall file an annual updating amendment, in with IARD in accordance with its procedures for y (90) days of the end of the investment adviser's
- LUTIONS, INC. did not file an update to its Form
 - 1 provides, in relevant part, that:
 - tment adviser licensed under Section unts, correspondence, memorandums, and shall file financial and other ule requires . . .
 - 2, subdivision (c)(2), states in relevant part, that:
 - (c) The commissioner may summarily suspend or revoke the certificate of a broker-dealer or investment adviser if he or she . . . (2) fails to file any report required under Section 25241 within 10 days after notice by the commissioner that the report is due.
 - 9. Cal. Code of Regs., tit. 10, section 260.241.4, provides:
 - (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.

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- (d) A licensed investment adviser shall file changed information contained in its Form ADV with the Investment Adviser Registration Depository ("IARD") in accordance with its procedures for transmission to the Commissioner.
- (e) A licensed investment adviser shall file an annual updating amendment, in accordance with the instruction in Form ADV, with IARD in accordance with its procedures for transmission to the Commissioner within ninety (90) days of the end of the investment adviser's fiscal year.
- (f) A licensed investment adviser shall notify the Commissioner of the employment or engagement of any new investment adviser representative, as defined in Section 25009.5(a) of the Code and the termination thereof in accordance with Section 260.236.1.
- 10. Corporations Code section 25249 authorizes the Commissioner to issue an order directing any investment adviser to discontinue any violation of the Financial Code, Corporations Code, or any rules promulgated thereunder. Specifically, Corporations Code section 25249 provides, in pertinent part, that:

If, after examination or investigation, the commissioner has reasonable grounds to believe that any broker-dealer or investment adviser has violated any law or rule binding upon it, the commissioner shall, by written order addressed to the broker-dealer 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.

- 11. Corporations Code section 25251 provides, in relevant part, that:
 - (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 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 Title 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 and 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 that order. If the enforcement of that 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.
- 12. By reason of the foregoing, TIME SERIES SOLUTIONS, INC. violated Corporations Code sections 25241, subdivision (a), and California Code of Regulations, title 10, section 260.241.4, subdivision (e), which justifies the issuance of an Order to Discontinue Violations. TIME SERIES SOLUTIONS, INC., as a licensed investment adviser, was obligated to have knowledge of, and to comply with, the provisions of the Corporations Code, and regulations promulgated thereunder.

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2	2 ssued an order directing TIME SERIES SOLUTIONS, INC. to discontinue violating	issued an order directing TIME SERIES SOLUTIONS, INC. to discontinue violating Corporations				
3	Code section 25241, subdivision (a), as well as California Code of Regulations, title 10, section					
4	4 260.241.4, subdivision (e).					
5	5 WHEREFORE, good cause showing, and pursuant to Corporations Code sec	WHEREFORE, good cause showing, and pursuant to Corporations Code section 25251, the				
6	6 Commissioner the Commissioner finds this action is appropriate, in the public interest	Commissioner the Commissioner finds this action is appropriate, in the public interest, for the				
7	protection of investors, and consistent with the purposes fairly intended by the policies and					
8	procedures of the Corporate Securities Law of 1968 (Corp. Code, § 25000 et seq.).					
9		CLOTHILDE V. HEWLETT Commissioner of Financial Protection and Innovation				
10	Commissioner of Financial Protection and Inno					
11	11 By					
12	12 BALBIRO KAZLA					
13	Deputy Commissioner Broker-Dealer Investment Adviser Division					
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Therefore, pursuant to Corporations Code section 25249, the Commissioner has