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1	CLOTHILDE V. HEWLETT	
2	Commissioner	
2	MARY ANN SMITH	
3	Deputy Commissioner	
	JOANNE ROSS (State Bar No. 202338)	
4	Senior Counsel	
5	VANESSA LU (State Bar No. 295217)	
3	Senior Counsel	
6	TAYLOR HERRLINGER (State Bar No. 314791)	
_	Counsel	
7	Department of Financial Protection and Innovation	
8	2101 Arena Blvd.	
	Sacramento, California 95834	
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11	BEFORE THE DEPARTMENT OF FINANCIAL PROTECTION AND INNOVATION	
12		
12	OF THE STATE OF CALIFORNIA	
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14	In the Matter of:	CDD NO. 150290
14	In the Matter of:	) CRD NO. 159389
15	THE COMMISSIONER OF FINANCIAL	ý
1.6	PROTECTION AND INNOVATION,	)
16	TROTECTION AND INNO VALION,	<ul><li>ORDER SUMMARILY SUSPENDING</li><li>INVESTMENT ADVISER</li></ul>
17	Complainant,	) CERTIFICATE
	V.	)
18		) (Corp. Code, § 25242, subdivision (c))
19	PRAXIS GCM, LLC,	)
17		<u>′</u>
20	Respondent.	Ó
21		<b>)</b>
<i>4</i> 1		_1
22	The Commissioner of Financial Protection and Innovation (Commissioner) finds:	
22	The Commissioner of Financial Protection and	Innovation (Commissioner) finds:

- 1. PRAXIS GCM, LLC (PRAXIS), is a California Limited Liability Company with its principal place of business at 18 SAGE LANE, BELL CANYON, CA 91307.
- 2. On January 24, 2012, the Commissioner issued an investment adviser certificate to PRAXIS GCM, LLC pursuant to Corporations Code section 25230, Central Registration Depository (CRD) Number 159389.
  - 3. TARAS MARION KRAVEC, CRD Number 2041460, and ANDREW EUGENE

## JAROSEWICH, CRD Number 2049395, are the owners of PRAXIS.

- 4. According to the Investment Adviser Registration Depository (IARD), investment adviser has not filed an annual updating amendment to its Form ADV for 2021. Pursuant to California Code of Regulations, title 10, section 260.241.4, subdivision (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.
  - 5. By March 31, 2022, the investment adviser had not updated its Form ADV on IARD.
- 6. On September 8, 2022, the Commissioner issued an Order to Discontinue Violation against PRAXIS and served it by certified mail return receipt and electronic mail.
- 7. To date, the Commissioner still has not received a response from PRAXIS GCM, LLC and PRAXIS is in violation of the Order to Discontinue Violation.
- 8. The Commissioner finds that PRAXIS violated Cal. Code of Regs., tit. 10, section 260.241.4, subdivision (e), investment advisers are required to file any report required under Corporations Code section 25241 within 10 days after notice by the Commissioner that the report is due.
- 9. Under Corporations Code section 25242, subdivision (c)(2), the Commissioner may summarily suspend the certificate of the investment adviser if the investment adviser fails to file any report required under Cal. Code of Regs., tit. 10, section 260.241.4 and Corporations Code section 25241 within 10 days after notice by the Commissioner that the report is due.
- 10. Under Corporations Code section 25242, subdivision (c)(6), the Commissioner may summarily suspend the certificate the investment adviser if the investment adviser fails to maintain records as required by Cal. Code of Regs., tit. 10, section 260.241.4 and Corporations Code section 25241.

NOW, BASED UPON THE FOREGOING AND GOOD CAUSE APPEARING, IT IS HEREBY ORDERED under Corporations Code section 25242, subdivision (c), that the investment adviser certificate of PRAXIS GCM, LLC is summarily suspended for thirty (30) days. This Order is effective immediately. PRAXIS GCM, LLC is precluded from soliciting or facilitating new business,

including existing clients. This summary suspension does not preclude PRAXIS GCM, LLC from engaging in activities necessary to wind down the business, such as liquidating transactions, transferring accounts, forwarding checks received to the clearing firm, responding to regulatory inquiries, filing Form U-5s for registered representatives, fielding client requests for account servicing or documents, for up to 30 days after the date of this Order.

The Commissioner finds this action is appropriate, in the public interest, for the protection of investors, and consistent with the purposes fairly intended by the policies and procedures of the Corporate Securities Law of 1968 (Corp. Code, § 25000 et seq.).

Dated: November 7, 2022



