STATE OF MISSOURI
OFFICE OF SECRETARY OF STATE

IN THE MATTER OF:
IFTIKHAR U. HAQ,
CRD# 4212059,
Respondent.

Case No. AP-04-89

Serve at:
672 Fulton Street, Apartment 1C
Farmingdale, New York 11735

FINAL ORDER TO CEASE AND DESIST,
CENSURE OF AGENT REGISTRATION AND ORDER AWARDING
CIVIL PENALTIES AND INVESTIGATIVE COSTS

NOW ON the 18th day of January, 2005, the Commissioner, after notice to the
Respondent and an opportunity for hearing, issues the following findings of fact, conclusions of
law and final order:

FINDINGS OF FACT

1. Iftikhar U. Haq ("Respondent") has a residence address of 672 Fulton Street, Apartment
1C, Farmingdale, New York 11735.

2. Respondent was registered in Missouri as an agent of Continental Broker-Dealer Corp.
("Continental") from April 20, 2001 to November 19, 2002. On November 19, 2002,
Continental submitted a Uniform Termination Notice for Securities Industry Registration
("Form U-5") to the Central Registration Depository ("CRD") for agent 4212059 and
reported Respondent's voluntary termination from the firm.

3. On July 9, 2003, GunnAllen Financial, Inc. ("GunnAllen") a Missouri-registered broker-
dealer submitted a Uniform Application for Securities Industry Registration or Transfer
("Form U-4") to the CRD for agent number 4212059 seeking to register Respondent as
an agent in Missouri.
4. Respondent has been a registered agent in Missouri with GunnAllen since July 9, 2003.

5. On January 16, 2003, the Missouri Commissioner of Securities issued a Summary Order to Cease and Desist, Summary Order to Condition and Limit Broker-Dealer Registration, and order to show cause why civil penalties should not be imposed against Continental. On June 24, 2004, the Missouri Commissioner of Securities issued a Final Order ordering Continental to Cease and Desist violations of the act, permanently barring Continental from registration and ordering Continental to pay civil penalties.

6. Question 141 of the Form U-4 requests information about customer complaints. This question states:

   (1) Have you ever been named as a respondent/defendant in an investment-related consumer-initiated arbitration or civil litigation which alleged that you were involved in one or more sales practice violations and which:
      (a) is still pending, or;
      (b) resulted in an arbitration award or civil judgment against you, regardless of amount, or;
      (c) was settled for an amount of $10,000 or more?

   (2) Have you ever been the subject of an investment-related, consumer-initiated complaint, not otherwise reported under question 141(1) above, which alleged that you were involved in one or more sales practice violations, and which complaint was settled for an amount of $10,000 or more?

   (3) Within the past twenty four (24) months, have you been the subject of an investment-related, consumer-initiated written complaint, not otherwise reported under question 141(1) or 141(2) above, which:
      (a) alleged that you were involved in one or more sales practice violations and contained a claim for compensatory damages of $5,000 or more (if no damage amount is alleged, the complaint must be reported unless the firm has made a good faith determination that the damages from the alleged conduct would be less than $5,000), or;
      (b) alleged that you were involved in forgery, theft, misappropriation or conversion of funds or securities? (Emphasis in original)

7. Each of these questions should be answered “YES” or “NO”. Any question with a “YES” response requires the filing of a Disclosure Reporting Page for each reportable event.

8. Pursuant to the instructions to Form U-4, an amendment to the application should be made as changes occur.
9. The Form U-4 page entitled, Individual/Applicant’s Acknowledgment and Consent states, in part, the following:

I agree to update this form by causing an amendment to be filed on a timely basis whenever changes occur to answers previously reported. Further, I represent that to the extent that any information previously submitted is not amended, the information provided in this form is currently accurate and complete.

10. The Form U-4 requires that prior to submission to the CRD System the applicant or applicant’s agent must attest to the completeness and accuracy of the record.

11. A review of Respondent’s record with the CRD System revealed that Respondent filed an application that failed to disclose a customer complaint and that prior to filing the application, Respondent failed to timely report a customer complaint on his Form U-4.

**Count 1**
(Failing to Timely Amend Form U-4 Disclosing Complaint from Client 1
- Making or causing to be made false or misleading statements
  in an application with the Commissioner)

12. On April 1, 2002, Respondent, while employed with Continental, received a complaint from Client 1 that alleged Respondent made unauthorized trades in the sale of securities. Client 1 alleged compensatory damages of $8,379.

13. On March 26, 2004, almost two years after receiving this complaint, Respondent filed an amendment to his Form U-4 and disclosed the complaint by Client 1.

14. Respondent’s Form U-4 contained the statement, “I represent that to the extent that any information previously submitted is not amended, the information provided in this form is currently accurate and complete.”

15. Respondent had a duty to timely amend his Form U-4 when the change occurred.

16. By not reporting this complaint for almost two years after receiving the complaint, Respondent failed to timely amend his Form U-4, and then submitted an application for registration in Missouri containing statements that were false and misleading in a material respect.

17. This order is in the public interest.
CONCLUSIONS OF LAW

1. §409.4-412, RSMo Cumulative Supp. 2003, provides that:

   (c) If the commissioner finds that the order is in the public interest and subsection
   (d)(1)... authorizes the action, an order under this act may censure, impose a bar,
   or impose a civil penalty in an amount not to exceed a maximum of five thousand
   dollars for a single violation or fifty thousand dollars for several violations....

   (d) A person may be disciplined under subsections (a) to (c) if the person:

      (1) Has filed an application for registration in this state under this act or
      the predecessor act within the previous ten years, which, as of the
      effective date of registration or as of any date after filing in the case of
      an order denying effectiveness, was incomplete in any material respect
      or contained a statement that, in light of the circumstances under
      which it was made, was false or misleading with respect to a material
      fact; [or]

      (2) Willfully violated or failed to comply with this act or the predecessor
      act or a rule adopted or order issued under this act or the predecessor
      act within the previous ten years....

   (f) The commissioner may suspend or deny an application summarily; restrict,
   condition, limit, or suspend a registration; or censure, bar, or impose a civil
   penalty on a registrant before final determination of an administrative
   proceeding. Upon the issuance of an order, the commissioner shall promptly
   notify each person subject to the order that the order has been issued, the
   reasons for the action, and that within fifteen days after the receipt of a request
   in a record from the person the matter will be scheduled for a hearing. If a
   hearing is not requested and none is ordered by the commissioner within thirty
   days after the date of service of the order, the order becomes final by
   operation of law. If a hearing is requested or ordered, the commissioner, after
   notice of and opportunity for hearing to each person subject to the order, may
   modify or vacate the order or extend the order until final determination.

2. Rule 15 CSR 30-51.160(3) provides:

   Continuing Duty of Applicants and Registrants to Disclose Material Information.
   (A) Amendments to Applications for Material Change.
   During the pendency of any application, or effectiveness of any
   registration, every broker-dealer, agent, investment adviser, or investment
   adviser representative shall immediately report to the commissioner in
   writing any material change in any information, answers, responses,
   exhibits, or schedules submitted or circumstances disclosed in its last prior
   application. A correcting amendment shall be filed with the division at the
time of occurrence or discovery of these changes, and not later than thirty (30) days following the specified event or occurrence. If the application was submitted through the CRD System or IARD System, any amendment shall be submitted in accordance with the guidelines of the CRD or IARD System.

3. §409.5-505, RSMo Cumulative Supp. 2003, provides that:

   It is unlawful for a person to make or cause to be made, in a record that is...filed under this act, a statement that, at the time and in the light of the circumstances under which it was made, is false or misleading in a material respect, or, in connection with the statement, to omit to state a material fact necessary to make the statement made, in the light of the circumstances under which it was made, not false or misleading.

4. §409.6-604(a), RSMo Cumulative Supp. 2003, provides:

   If the commissioner determines that a person has engaged, is engaging, or is about to engage in an act, practice, or course of business constituting a violation of this act or a rule adopted or order issued under this act or that a person has materially aided, is materially aiding, or is about to materially aid an act, practice, or course of business constituting a violation of this act or a rule adopted or order issued under this act, the commissioner may:

   (1) Issue an order directing the person to cease and desist from engaging in the act, practice, or course of business or to take other action necessary or appropriate to comply with this act....

5. §409.6-604(d), RSMo Cumulative Supp. 2003, provides:

   In a final order...the commissioner may impose a civil penalty up to one thousand dollars for a single violation or up to ten thousand dollars for more than one violation.

6. §409.6-604(e), RSMo Cumulative Supp. 2003, provides:

   In a final order, the commissioner may charge the actual cost of an investigation or proceeding for a violation of this act or a rule adopted or order issued under this act. These funds may be paid into the investor education and protection fund.

7. Because Respondent failed to timely amend the Form U-4 disclosing the complaint from Client 1 as alleged in Count 1 and in violation of 15 CSR 30-51.160(3), Respondent is subject to disqualification or discipline under §409.4-412(d)(2), RSMo Cumulative Supp. 2003 and may be barred or censured and ordered to pay a civil penalty pursuant to §409.4-412 (b) and (c), Cumulative Supp. 2003. In addition, the Commissioner is
authorized to issue a cease and desist order, impose civil penalties and a charge for investigative costs pursuant to §409.6-604, RSMo Cumulative Supp. 2003.

8. Because Respondent filed a Form U-4 application for registration through the CRD System on July 9, 2003 containing a statement that was false and misleading in a material respect by submitting false answers to questions regarding past complaints and not disclosing the complaint from Client 1 as alleged in Count 1, Respondent is subject to disqualification or discipline under §409.4-412(d)(1), RSMo Cumulative Supp. 2003 and may be barred or censured and ordered to pay a civil penalty pursuant to §409.4-412 (b) and (c), Cumulative Supp. 2003.

9. Because Respondent did not amend the Form U-4 disclosing the complaint from Client 1 as alleged in Count 1, Respondent violated §409.5-505, RSMo Cumulative Supp. 2003 by making or causing to be made false or misleading statements in a filing with the Commissioner, specifically in connection with responses to questions in Form U-4 submitted through the CRD System in his application for registration on July 9, 2003, Respondent is subject to disqualification or discipline under §409.4-412(d)(2), RSMo Cumulative Supp. 2003 and may be barred or censured and ordered to pay a civil penalty pursuant to §409.4-412(b) and (c), Cumulative Supp. 2003. In addition, the Commissioner is authorized to issue a cease and desist order, impose civil penalties and a charge for investigative costs pursuant to §409.6-604, RSMo Cumulative Supp. 2003.

ORDER

IT IS FURTHER ORDERED that the Summary Cease and Desist is FINAL.

Respondent is immediately prohibited from violating, failing to comply with, or materially aiding others in violating or failing to comply with Rule 15 CSR 30-51.160(3), and shall immediately report through an amendment to his Form U-4 any material change in any information, answers, responses, exhibits, or schedules submitted or circumstances disclosed in Respondent’s Form U-4 and further shall file any correcting amendment at the time of occurrence or discovery of these changes, and not later than thirty (30) days following the specified event or occurrence.

Respondent is immediately prohibited from violating, or materially aiding others in violating §409.5-505, RSMo Cumulative Supp. 2003 by making or causing to be made false or misleading statements in any filing with the commissioner, and specifically in connection with responses to questions in Form U-4 submitted through the CRD System.

IT IS FURTHER ORDERED that Iftikhar U. Haq is CENSURED.

IT IS FURTHER ORDERED that Respondent shall pay to the State of Missouri a civil penalty in the amount of $1,000 within ten days of this order.
IT IS FURTHER ORDERED that Respondent shall pay to the State of Missouri to the credit of the Investor Education and Protection Fund as reimbursement of investigative costs, the amount of $720 within ten days of this order.

SO ORDERED.

WITNESS MY HAND AND OFFICIAL SEAL OF MY OFFICE AT JEFFERSON CITY, MISSOURI THIS 18th DAY OF January, 2005.

ROBIN CARNAHAN
SECRETARY OF STATE

DAVID B. COSGROVE
COMMISSIONER OF SECURITIES

CERTIFICATE OF SERVICE

I hereby certify that on this 19th day of January, 2005, a copy of the foregoing order was mailed by certified U.S. Mail, postage prepaid, to the Respondent in this matter.

Diann L. Wingrath
Administrative Aide