

**DEFENDANTS KRISTI HOEGEL AND UT OF S, LLC AGREE
TO ENTRY OF PRELIMINARY INJUNCTIONS AGAINST THEM**

On Friday, April 3, 2009, the Northern District of Texas, Wichita Falls Division, conducted a hearing on numerous motions and agreed motions filed by the SEC. All of the motions before the Court pertained to the SEC's request for injunctions against the below-listed Defendants (the "Enjoined Parties"). The Court had previously issued an order, among others, requiring the Defendants and Relief Defendants to show cause why the preliminary injunction should not issue as to each of them. Defendants and Enjoined Parties Kristi Hoegel and UT of S, LLC agreed to the entry of a permanent injunction against them.

Enjoined Parties

Kristi M. Hoegel, a/k/a Kristi M. Christopher, a/k/a Bessy Lu
UT of S, LLC

Scope of Prohibited Activities and Conduct

The Enjoined Parties agreed to a preliminary injunction barring them from directly or indirectly violating Section 17(a) of the Securities Act (15 U.S.C. § 77q(a)), Sections 5(a) and 5(c) of the Securities Act (15 U.S.C. §§ 77e(a) and 77e(c)), and Section 10(b) of the Exchange Act and Rule 10b-5 thereunder (15 U.S.C. § 78j(b) and 17 C.F.R. § 240.10b-5).

Prohibition On Disposition of Assets, Destruction of Records

The preliminary injunctions bar the Enjoined Parties from making any payment or expenditure of funds and from assigning, conveying, transferring, encumbering, or otherwise disposing of assets, money, or other property owned or possessed by any of the Defendants.

Furthermore, no banks, trust companies, broker-dealers, or any entity holding individual accounts or assets existing as of April 3, 2009 for or on behalf of the Enjoined Parties may transact or disburse such assets or securities, except that such entities are allowed to liquidate wasting assets or securities.

Additionally, the Enjoined Parties are barred from destroying, removing, mutilating, altering, concealing, or disposing of any books or records owned by or relating to the Enjoined Parties' financial transactions.

Required Accounting

In addition to these prohibitions, the Enjoined Parties must submit an accounting to the Court. The accounting must be made under oath and must also:

- (1) detail all money and other benefits each Enjoined Party received directly or indirectly as a result of the activities complained of in the SEC's Complaint (available as a PDF on this website) or from investors;

- (2) list all current assets and liabilities wherever they are located and by whomever they are held; and
- (3) list all accounts with all financial or brokerage institutions maintained by or on behalf of each Enjoined Party from January 1, 2004 through the date of the accounting.

Passport Surrender and Repatriation of Assets

Kristi Hoegel was ordered to surrender her passport. Further, she must repatriate all funds or assets that were obtained directly or indirectly from investors that may currently be located outside of the United States. The Receiver will accept all such funds or assets and deposit them into an interest bearing account.