ARIZONA DEPARTMENT OF FINANCIAL INSTITUTIONS

In the Matter of the Unlicensed Activity of:

ABRAM, EDWARDS & YORK, LLC AND JAMES E. FLETCHER, PRESIDENT 1650 N. KOLB ROAD, SUITE 132 TUCSON, AZ 85715

Respondents.

No. 11F-BD058-SBD

ORDER TO CEASE AND DESIST; NOTICE OF OPPORTUNITY FOR HEARING; CONSENT TO ENTRY OF ORDER

The Superintendent of Financial Institutions for the State of Arizona (the "Superintendent"), makes the following Findings of Fact and Conclusions of Law and enters the following Order pursuant to Arizona Revised Statutes ("A.R.S.") § 6-137.

Pursuant to Titles 6 and 41 of the Arizona Revised Statutes and Title 20, Chapter 4 of the Arizona Administrative Code ("A.A.C."), Respondents are hereby notified that they are entitled to a hearing to contest the allegations set forth in this Order. The Request for Hearing shall be filed with the Arizona Department of Financial Institutions (the "Department") pursuant to A.R.S. § 6-137(D) within **thirty (30) days** of service of this Order and shall identify with specificity the action or order for which review is sought in accordance with A.R.S. § 41-1092.03(B).

Pursuant to A.R.S. §§ 41-1092.01(D) and 41-1092.03(B), any person may appear on his or her own behalf or by counsel. If Respondents are represented by counsel, the information required by A.R.S. § 41-1092.03(B) shall be included in the Request for Hearing. Upon the filing of a Request for Hearing, the Department shall issue a Notice of Hearing scheduling the matter for hearing in accordance with A.R.S. § 41-1092.05. Persons with disabilities may request reasonable accommodations such as interpreters, alternative formats, or assistance with physical accessibility. Requests for special accommodations must be made as early as possible to allow time to arrange the accommodations. If accommodations are required, call the Office of Administrative Hearings at (602) 542-9826.

If Respondents request a hearing, a request may also be made for an Informal Settlement

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Conference by filing a written request no later than **twenty** (20) days before the scheduled hearing. The conference will be held within **fifteen** (15) days after receipt of your request. If an Informal Settlement Conference is requested, a person with the authority to act on behalf of the Department will be present (the "Department Representative"). Please note that in requesting an Informal Settlement Conference, Respondents waive any right to object to the participation of the Department Representative in the final administrative decision of this matter, if it is not settled. In addition, any written or oral statement made by Respondents at such informal settlement conference, including written documentation created or expressed solely for purposes of settlement negotiations, are inadmissible in any subsequent administrative hearing. (See A.R.S. § 41-1092.06 for rules regarding informal settlement conferences.) Conversely, any written or oral statement made by Respondents outside an Informal Settlement Conference is not barred from being admitted by the Department in any subsequent hearing.

If Respondents do not request a hearing to contest the allegations set forth below, or if after hearing the Superintendent affirms the following Findings of Fact and Conclusions of Law, the Superintendent may affirm her Order commanding Respondents to cease and desist their illegal actions and to take affirmative action to correct the conditions created by the violative conduct pursuant to A.R.S. § 6-137 and to pay a civil money penalty pursuant to A.R.S. § 6-132.

FINDINGS OF FACT

- 1. Respondent Abram, Edwards & York, L.L.C. ("AEY") is an Arizona limited liability corporation that is not authorized to transact business in Arizona as a collection agency within the meaning of A.R.S. §§ 32-1001 *et seq*. The nature of AEY's business is that of soliciting claims for collection and collection of claims owed, due, or asserted to be owed or due within the meaning of A.R.S. § 32-1001(A)(2)(a).
- 2. Respondent James E. Fletcher ("Mr. Fletcher") is the President and of AEY and is not authorized to transact business in Arizona as a collection agency within the meaning of A.R.S. §§ 32-1001 *et seq*.

- 3. AEY and Mr. Fletcher are not exempt from licensure as a collection agency within the meaning of A.R.S. § 32-1004(A).
- 4. On August 24, 2010, Lance Trester ("Mr. Trester") President of Foreclosure Assistance USA filed a complaint with the Department stating that AEY collected \$7,300.00 from Discover Card in June 2010 but as of August 24, 2010 AEY had failed to remit the funds to him pursuant to their agreement. In fact, on August 12, 2010, AEY informed Mr. Trester that AEY has cash flow problems and will need to make payment arrangements.
- 5. On August 26, 2010, the Department sent a letter to AEY stating that the Department had reason to believe that AEY is operating in Arizona without a collection agency license and gave AEY and opportunity to respond by August 24, 2010.
- 6. On August 25, 2010, Mr. Fletcher responded to the Department by stating that AEY has been exempt to licensing as a collection agency for seven years. AEY was licensed as a collection agency by the Department from October 16, 2001 until March 23, 2003 but failed to renew alleging that the Department told him that his business is exempt from licensure. On August 26, 2010, the Department advised Mr. Fletcher to provide documented he was given an exemption but, to date, AEY has not responded to this request.
- 7. On August 25, 2010, the Department recommended that AEY take immediate action to bring the company in full compliance with A.R.S § 32-1001 et. seq. To date, AEY has failed to respond to this request.
- 8. On August 30, 2010, the Department received a message that AEY also failed to remit funds collected on behalf of their client Curtis Industries. On August 19, 2010 AEY informed Curtis Industries that AEY "has been in a heavy, ugly reorganization for over 6 months now and we cannot cut any checks."
- 9. Respondents are not authorized to transact business in Arizona as a collection agency within the meaning of A.R.S. §§ 32-1001 *et seq*.

CONCLUSIONS OF LAW

- 1. Pursuant to A.R.S. Title 6, Chapter 12 and Title 32, Chapter 9, the Superintendent has the authority and duty to regulate all persons engaged in the collection agency business and with the enforcement of statutes, rules, and regulations relating to collection agencies.
- 2. By the conduct set forth in the Findings of Fact, AEY and Mr. Fletcher violated the following:
 - a. A.R.S. § 32-1021(A) by failing to make an original application to the department upon forms prescribed by the superintendent; and
 - b. A.R.S. § 32-1055(A) by conducting collection agency activity in Arizona without having first applied for and obtained a license.
 - c. A.R.S. § 32-1055(D)(1)&(2) for failing to pay clients for whom monies have been collected and for failing to deposit all client's monies as required in this section.
- 3. AEY and Mr. Fletcher are not exempt from licensure as a collection agency within the meaning of A.R.S. § 32-1004(A).
- 4. The violations of applicable laws, set forth above, constitute grounds for: (1) the issuance of an order pursuant to A.R.S. § 6-137 directing Respondents to cease and desist from the violative conduct and to take the appropriate affirmative actions, within a reasonable period of time prescribed by the Superintendent, to correct the conditions resulting from the unlawful acts, practices, and transactions, and (2) the imposition of a monetary civil penalty pursuant to A.R.S. § 6-132.

ORDER

- 1. AEY and Mr. Fletcher shall immediately stop the violations set forth in the Findings of Fact and Conclusions of Law. AEY and Mr. Fletcher:
 - a. shall immediately stop all collection agency activity in Arizona.
 - b. shall immediately provide the Department with documented evidence

1	disclosing the amounts collected per client and the amounts still owed to each
2	client.
3	c. shall immediately provide a current ledger of all active clients
4	d. shall immediately provide the Department with your written plan to reimburse
5	each past due client.
6	e. shall immediately make restitution to all clients pursuant to the written
7	agreement.
8	2. Abram, Edwards, & York, L.L.C. and Mr. Fletcher shall immediately pay to the
9	Department a civil money penalty in the amount of twenty five thousand dollars (\$25,000.00).
10	Abram, Edwards, & York, L.L.C. and Mr. Fletcher are jointly and severally liable for payment of the
11	civil money penalty.
12	3. The provisions of this Order shall be binding upon Respondents, their employees,
13	agents, and other persons participating in the conduct of the affairs of Respondents.
14	4. This Order shall become effective upon service, and shall remain effective and
15	enforceable until such time as, and except to the extent that, it shall be stayed, modified, terminated,
16	or set aside.
17	SO ORDERED this 15 th day of September, 2010.
18	
19	Lauren W. Kingry Superintendent of Financial Institutions
20	Supermendent of I manetal institutions
21	By: Robert D. Charlton
22	Assistant Superintendent
23	CONSENT TO ENTRY OF ORDER
24	Respondents acknowledge that they have been served with a copy of the foregoing
$_{25}$	1. Temporation admin wrongs that they have seen served with a copy of the foregoing

Findings of Fact, Conclusions of Law, and Order in the above-referenced matter, have read the

1	same, are aware of their right to an administrative hearing in this matter, and have waived the same.
2	2. Respondents admit the jurisdiction of the Superintendent and consent to the entry of
3	the foregoing Findings of Fact, Conclusions of Law, and Order.
4	3. Respondents state that no promise of any kind or nature has been made to induce
5	them to consent to the entry of this Order, and that they have done so voluntarily.
6	4. Respondents agree to cease from engaging in the violative conduct set forth above in
7	the Findings of Fact and Conclusions of Law.
8	5. Respondents acknowledge that the acceptance of this Agreement by the
9	Superintendent is solely to settle this matter and does not preclude this Department, any other agency
10	or officer of this state or subdivision thereof from instituting other proceedings as may be
11	appropriate now or in the future.
12	6. Mr. James E. Fletcher on behalf of Abram, Edwards, & York, L.L.C., and himself,
13	represents that he is the President, and that, as such, has been authorized by Abram, Edwards, &
14	York, L.L.C. to consent to the entry of this Order on its behalf.
15	7. Respondents waive all rights to seek judicial review or otherwise to challenge or
16	contest the validity of this Cease and Desist Order.
17	DATED this, 2010.
18	By:
19	James E. Fletcher, President Abram, Edwards, & York, L.L.C.
20	Atomin, Edwards, & Tork, E.E.C.
21	
22	ORIGINAL of the foregoing filed this 15 th day of September, 2010, in the office of:
23	Lauren W. Kingry
24	Superintendent of Financial Institutions Arizona Department of Financial Institutions
25	ATTN: Susan Longo 2910 N. 44th Street, Suite 310
26	Phoenix, AZ 85018

1	COPY mailed/delivered same date to:
2	Craig A. Raby Assistant Attorney General
3	Office of the Attorney General 1275 West Washington
4	Phoenix, AZ 85007
5	Robert D. Charlton, Assistant Superintendent Richard Traveler, Senior Examiner
6	Arizona Department of Financial Institutions 2910 N. 44th Street, Suite 310
7	Phoenix, AZ 85018
8	AND COPY DELIVERED/SERVED SAME DATE by Process Server, to:
9	
10	James E. Fletcher, President Abram, Edwards, & York, L.L.C.
11	1650 N. Kolb Road Suite 132 Tucson, AZ 85715
12	AND COPY MAILED SAME DATE by
13	Certified Mail, Return Receipt Requested, to:
14	James E. Fletcher, President Abram, Edwards, & York, L.L.C.
15	1650 N. Kolb Road Suite 132 Tucson, AZ 85715
16	By: Susan Smor
17	By. Sulfall (17 a)
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