ADMINISTRATIVE PROCEEDING BEFORE THE SECURITIES COMMISSIONER OF SOUTH CAROLINA

IN THE MATTER OF: Kelly Jones (d/b/a Career Development Services International, LLC), Respondent.	ORDER TO CEASE AND DESIST File No. 20182305
Pursuant to the authority granted to the	ne Securities Commissioner of South Carolina (the
"Framitial Commissioners, unque the Court	la Constina I Iniforma Consultina Act of 2005 (the
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"Apton and delocated to the Securities Divi	isian of the Office of the Attender Consul (the
	Kelly Jones (d/b/a Career Development Services International, LLC), Respondent. Pursuant to the authority granted to the services of the Service of the Se

	8.	Contrary to the Respondent's representations, the Respondent did not use the Investor's
		investment in accordance with the terms of the Private Equity Investment.
	2.	Contrary to the Respondent's representations, the Respondent deposited the Investor's
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		investment into his personal account and used the Investor's investment for personal
		expenses.
	10.	Contrary to the Respondent's representations, the Respondent did not repay the Investor
	100	in accordance with the terms of the Private Equity Investment.
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	11.	At no time relevant to the events stated herein was the Respondent registered with the
		Distriction on a business dealess and an assessmention for an assistantion has been alsomed
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IV. ORDER

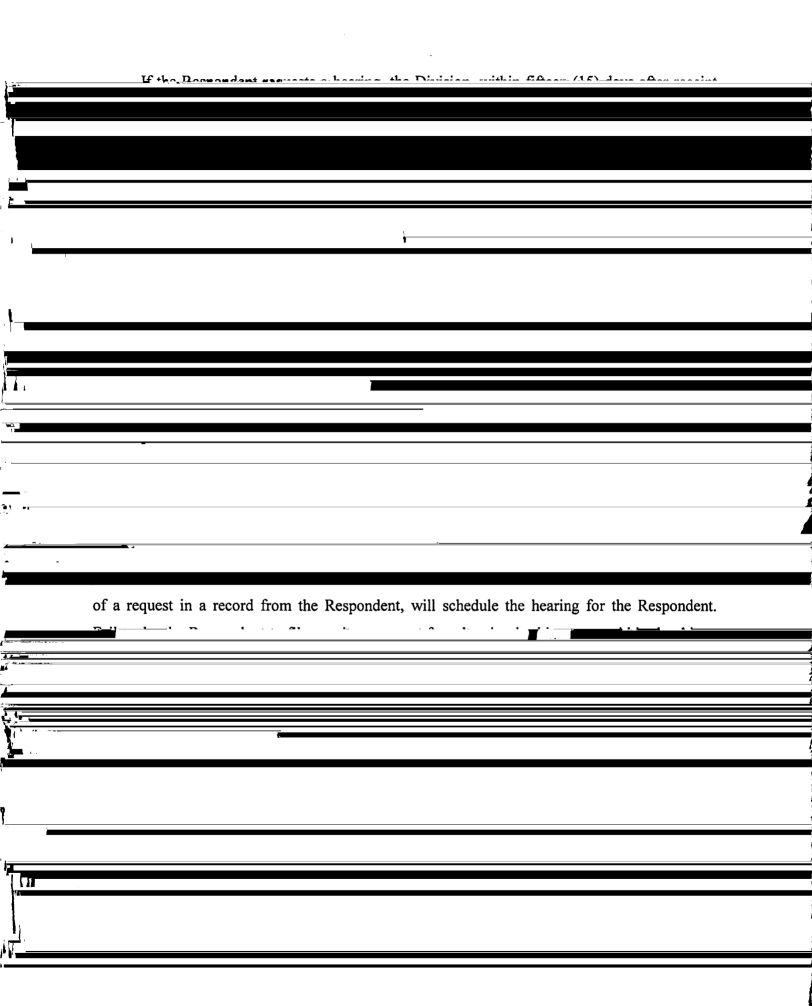
NOW THEREFORE, pursuant to S.C. Code Ann. § 35-1-604(a)(1), it is hereby ORDERED that:

- a. Respondent Kelly Jones (d/b/a Career Development Services International, LLC)
 CEASE AND DESIST from transacting business in this State in violation of the Act;
 and
- b. Respondent Kelly Jones (d/b/a Career Development Services International, LLC) pay a civil penalty in the amount of thirty thousand dollars (\$30,000) if this Order becomes

authority resolves this matter, pay a civil penalty in an amount not to exceed \$10,000 for each violation of the Act by Respondent Jones, and the actual cost of investigation or proceeding.

IT IS FURTHER ORDERED that, pursuant to S.C. Code Ann. §§ 35-1-604(a)(2) and (3), any exemption from registration with the Division upon which the Respondent may claim to rely under S.C. Code Ann. §§ 35-1-201(3)(C), (7), or (8); 35-1-202; 35-1-401(b)(1)(D) or (F); or 35-1-403(b)(1)(C), has been and is PERMANENTLY REVOKED.

V. REQUIREMENT OF ANSWER AND NOTICE OF OPPORTUNITY FOR HEARING



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