

1 STATE OF CALIFORNIA  
2 BUSINESS, TRANSPORTATION AND HOUSING AGENCY  
3 DEPARTMENT OF CORPORATIONS

4 ERRATUM

5  
6 **RE:** Desist and Refrain Order Issued to:

7  
8 Gerald Wolfe  
9 Nathan Arnett  
10 Real Equity Pursuit, L.L.C.  
11 Juris Wealth Management, L.L.C.  
12 26895 Aliso Creek Road #B573  
13 Aliso Viejo, CA 92656  
14 and  
15 19600 Fairchild Road, Suite 295  
16 Irvine, CA 92612

17 **CORRECTION:**

18 1) Page 1, line 7 the term "L.L.C." is deleted, and the term "PC." is inserted, so that the sentence  
19 reads: "Juris Wealth Management, PC."

20 2) Page 1, lines 20 and 21 the words "L.L.C. a California limited liability company formed on  
21 July 7, 1999" are deleted, and the words "PC., a California professional corporation formed on  
22 October 13, 2006" are inserted, so that the sentence reads: "At all relevant times, Gerald Wolfe is and  
23 was a control person of Juris Wealth Management, PC., a California professional corporation formed  
24 on October 12, 2006, and Real Equity Pursuit, L.L.C., a Delaware limited liability company formed  
25 on August 16, 2004."

26 3) Page 1, lines 27 and 28 the term "L.L.C." is deleted, and the term "PC." is inserted, so that the  
27 sentence reads: "At all relevant times, Nathan Arnett is and was a control person of Juris Wealth  
28 Management, PC. and Real Equity Pursuit, L.L.C."

1) Page 2, lines 1 and 2 the term "L.L.C." is deleted, and the term "PC." is inserted, so that the  
sentence reads: "Beginning in or about 2007, Gerald Wolfe, Nathan Arnette, Juris Wealth

1 Management, PC. and Real Equity Pursuit, L.L.C. offered and sold securities in Real Equity Pursuit,  
2 L.L.C., in the form of promissory notes or investment contracts called promissory notes.”

3 5) Page 2, line 6 the term “L.L.C.” is deleted, and the term “PC.” is inserted, so that the sentence  
4 reads: “Through general solicitations, including unsolicited mailings and subsequent in-person  
5 consultations, Gerald Wolfe, Nathan Arnett, Juris Wealth Management, PC. and Real Equity Pursuit,  
6 L.L.C. offered and sold securities to California residents.”

7 6) Page 2, lines 16 and 17 the term “L.L.C.” is deleted, and the term “PC.” is inserted, so that the  
8 sentence reads: “In connection with the offers and sales, Gerald Wolfe, Nathan Arnett, Juris Wealth  
9 Management, PC. and Real Equity Pursuit, L.L.C. misrepresented to potential investors that Gerald  
10 Wolfe holds a securities license. In fact, Gerald Wolfe did not hold a securities license.”

11 7) Page 2 lines 20 through 22 the term “L.L.C.” is deleted, and the term “PC.” is inserted, so that  
12 the sentence reads: “In connection with the offers and sales, Gerald Wolfe, Nathan Arnett, Juris  
13 Wealth Management, PC. and Real Equity Pursuit, L.L.C. failed to disclose to potential investors that  
14 Gerald Wolfe, Nathan Arnett, Juris Wealth Management, PC. and Real Equity Pursuit, L.L.C. would  
15 use investor funds to pay undisclosed commissions, to themselves and others, instead of using the  
16 funds for the stated investment purpose.”

17 8) Page 3 line 3 the term “L.L.C.” is deleted, and the term “PC.” is inserted, so that the sentence  
18 reads: “Pursuant to section 25532 of the Corporate Securities Law of 1968, Gerald Wolfe, Nathan  
19 Arnett, Juris Wealth Management, PC. and Real Equity Pursuit, L.L.C. are hereby ordered to desist  
20 and refrain from the further offer or sale in the State of California of securities, including but not  
21 limited to promissory notes and investment contracts called promissory notes, unless and until  
22 qualification has been made under the law or unless exempt.”

23 9) Page 3 line 14 the term “L.L.C.” is deleted, and the term “PC.” is inserted, so that the  
24 sentence reads: “Pursuant to section 25532 of the Corporate Securities Law of 1968, Gerald Wolfe,  
25 Nathan Arnett, Juris Wealth Management, PC. and Real Equity Pursuit, L.L.C. are hereby ordered to  
26 desist and refrain from offering or selling or buying or offering to buy any security in the State of  
27 California, including but not limited to promissory notes or investment contracts called promissory  
28 notes, by means of any written or oral communication which includes an untrue statement of a

1 material fact or omits to state a material fact necessary in order to make the statements made, in the  
2 light of the circumstances under which they were made, not misleading.”

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4 Dated: January 3, 2012  
5 Los Angeles, California

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JAN LYNN OWEN  
California Corporations Commissioner

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By: \_\_\_\_\_  
ALAN S. WEINGER  
Deputy Commissioner

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**STATE OF CALIFORNIA**  
**BUSINESS, TRANSPORTATION AND HOUSING AGENCY**  
**DEPARTMENT OF CORPORATIONS**

TO: Gerald Wolfe  
Nathan Arnett  
Real Equity Pursuit, L.L.C.  
Juris Wealth Management, L.L.C.  
26895 Aliso Creek Road #B573  
Aliso Viejo, CA 92656  
and  
19600 Fairchild Road, Suite 295  
Irvine, CA 92612

**DESIST AND REFRAIN ORDER**

**(For violations of sections 25110 and 25401 of the California Corporations Code)**

The California Corporations Commissioner finds that:

1. At all relevant times, Gerald Wolfe is and was a control person of Juris Wealth Management, L.L.C., a California limited liability company formed on July 7, 1999, and Real Equity Pursuit, L.L.C., a Delaware limited liability company formed on August 16, 2004. Juris Wealth Management, L.L.C. and Real Equity Pursuit, L.L.C. maintained a business address at 26895 Aliso Creek Road #B573, Aliso Viejo, CA 92656. At all relevant times, Gerald Wolfe is and was an attorney licensed by the California State Bar.
2. At all relevant times, Nathan Arnett is and was a control person of Juris Wealth Management, L.L.C. and Real Equity Pursuit, L.L.C.

1           3.       Beginning in or about 2007, Gerald Wolfe, Nathan Arnette, Juris Wealth  
2 Management, L.L.C. and Real Equity Pursuit, L.L.C. offered and sold securities in Real Equity  
3 Pursuit, L.L.C., in the form of promissory notes or investment contracts called promissory notes.  
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5           4.       Through general solicitations, including unsolicited mailings and subsequent in-person  
6 consultations, Gerald Wolfe, Nathan Arnett, Juris Wealth Management, L.L.C. and Real Equity  
7 Pursuit, L.L.C. offered and sold securities to California residents.  
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9           5.       The purported purpose of the securities offerings was to raise money to provide  
10 funding to various companies seeking an influx of capital.  
11

12          6.       These securities were offered and sold in this state in issuer transactions. The  
13 Department of Corporations has not issued a permit or other form of qualification authorizing any  
14 person to offer or sell these securities in this state.  
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16          7.       In connection with the offers and sales, Gerald Wolfe, Nathan Arnett, Juris Wealth  
17 Management, L.L.C. and Real Equity Pursuit, L.L.C. misrepresented to potential investors that  
18 Gerald Wolfe holds a securities license. In fact, Gerald Wolfe did not hold a securities license.  
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20          8.       In connection with the offers and sales, Gerald Wolfe, Nathan Arnett, Juris Wealth  
21 Management, L.L.C. and Real Equity Pursuit, L.L.C. failed to disclose to potential investors that  
22 Gerald Wolfe, Nathan Arnett, Juris Wealth Management, L.L.C. and Real Equity Pursuit, L.L.C.  
23 would use investor funds to pay undisclosed commissions, to themselves and others, instead of using  
24 the funds for the stated investment purpose.  
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26               Based upon the foregoing findings, the California Corporations Commissioner is of the  
27 opinion that the promissory notes or investment contracts of Real Equity Pursuit, L.L.C. are securities  
28 subject to qualification under the California Corporate Securities Law of 1968 (California

1 Corporations Code section 25000 et seq.) and are being or have been offered or sold without being  
2 qualified in violation of Corporations Code section 25110. Pursuant to section 25532 of the Corporate  
3 Securities Law of 1968, Gerald Wolfe, Nathan Arnett, Juris Wealth Management, L.L.C. and Real  
4 Equity Pursuit, L.L.C. are hereby ordered to desist and refrain from the further offer or sale in the  
5 State of California of securities, including but not limited to promissory notes and investment  
6 contracts called promissory notes, unless and until qualification has been made under the law or  
7 unless exempt.

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9 Further, the California Corporations Commissioner is of the opinion that the securities were  
10 offered and sold in this state by means of written or oral communications which included an untrue  
11 statement of a material fact or omitted to state a material fact necessary in order to make the  
12 statements made, in the light of the circumstances under which they were made, not misleading, in  
13 violation of section 25401 of the Corporate Securities Law of 1968. Pursuant to section 25532 of the  
14 Corporate Securities Law of 1968, Gerald Wolfe, Nathan Arnett, Juris Wealth Management, L.L.C.  
15 and Real Equity Pursuit, L.L.C. are hereby ordered to desist and refrain from offering or selling or  
16 buying or offering to buy any security in the State of California, including but not limited to  
17 promissory notes or investment contracts called promissory notes, by means of any written or oral  
18 communication which includes an untrue statement of a material fact or omits to state a material fact  
19 necessary in order to make the statements made, in the light of the circumstances under which they  
20 were made, not misleading.

21  
22 This Order is necessary, in the public interest, for the protection of investors and consistent  
23 with the purposes, policies, and provisions of the Corporate Securities Law of 1968.

24 Dated: March 21, 2011  
25 Los Angeles, California

26 PRESTON DuFAUCHARD  
27 California Corporations Commissioner

28 By: \_\_\_\_\_  
ALAN S. WEINGER  
Deputy Commissioner