

**State of New Hampshire
Banking Department**

In re:)	Case Nos.: 12-360; 12-439
)	
The Rigley Group a/k/a Loan Reduction)	
)	
Hero, TriMark Financial Solutions, and G.)	Entry of Default Judgment
)	
Darrell Rigley,)	
)	
Respondents.)	

Now comes the State of New Hampshire Banking Department (the “Department”) entering a default judgment on the Order to Cease and Desist against the respondents, the Rigley Group a/k/a Loan Reduction Hero, TriMark Financial Solutions, and G. Darrell Rigley.

On February 25, 2013, the Banking Commissioner ordered the respondents to: (1) “cease and desist from violating RSA Chapter 397-A and any rules or order under RSA Chapter 397-A”; (2) “provide restitution to Consumer A”; (3) pay “administrative fines totaling \$7,500 for knowingly or negligently violating RSA 397-A:3, I when they engaged in the business of brokering Consumer A’s mortgage loan without a license”; and (4) “provide restitution to Consumer C.” Additionally, the Banking Commissioner ordered the Rigley Group and Mr. Rigley to pay “an administrative fine of \$5,000 for knowingly or negligently violating RSA 397-A:3, I when they engaged in the business of brokering Consumer C’s mortgage loan without a license from the Department.”

The Order to Cease and Desist also included a Notice of Right to a Hearing which stated that “[i]f the respondents ‘fail to request a hearing within 30 calendar days of receipt of such order, then such person shall likewise be deemed in default, and the order shall, on the thirty-first day, become permanent, and shall remain in full force and effect until and unless later modified or vacated by the commissioner, for good cause shown.’”

On February 26, 2013, the Department sent the Order to Cease and Desist via certified mail with return receipt requested to two addresses associated with the respondents as well as the registered agent for the respondents. The registered agent for the respondents received the Order on March 2, 2013. The Orders sent to the two addresses associated with the respondents were returned to the Department marked “vacant, unable to forward” and “not deliverable as addressed, unable to forward.” Additionally, the Department posted the Order to Cease and Desist at <http://www.nh.gov/banking> on or about February 26, 2013.

The respondent failed to request a hearing on the Order to Cease and Desist. Accordingly, on April 2, 2013, the Order to Cease and Desist became permanent and shall remain in full force and effect until and unless later modified or vacated by the Banking Commissioner for good cause shown. See RSA 397-A:18, II.

Recommended by:

04/22/13
Date

/s/
Emelia A.S. Galdieri
N.H. Bar #19840
Hearings Examiner
State of New Hampshire
Banking Department

Default judgment entered by:

04/22/13
Date

/s/
Glenn A. Perlow
Bank Commissioner
State of New Hampshire
Banking Department

CERTIFICATE OF SERVICE

I, Emelia A.S. Galdieri, hereby certify that on 22nd April 2013, a copy of this

Entry of Default Judgment was sent to the following parties via U.S. Certified Mail First Class:

TriMark Financial Solutions
6956 E. Broad Street, Ste 114
Columbus, OH 43213

The Rigley Group
20283 State Road 7, #400
Boca Raton, FL 33498

Presidential Services Incorporated
1217 Cape Coral Pkwy, #300
Cape Coral, FL 33904

_____/s/_____
Emelia A.S. Galdieri
N.H. Bar #19840
Hearings Examiner
State of New Hampshire
Banking Department