

**STATE OF NEW HAMPSHIRE  
DEPARTMENT OF STATE  
BUREAU OF SECURITIES REGULATION**

IN THE MATTER OF:

**Dain F. Stokes  
CRD #2960801**

)  
) **AMENDED**  
) **ORDER OF SUMMARY SUSPENSION,**  
) **ORDER TO CEASE AND DESIST**  
)  
) **I-2019000029**

**Whereas**, the Bureau of Securities filed a Staff Petition for Relief in the above captioned matter on August 26, 2019, and

**Whereas**, an Order to Cease and Desist was issued on August 26, 2019, and,

**Whereas**, the Bureau has filed an amended Staff Petition for Relief dated November 13, 2019, a copy of which is attached, and

**Whereas**, finding that the allegations contained in the amended Staff Petition, if proved true and correct, form the legal basis of the relief requested, therefore:

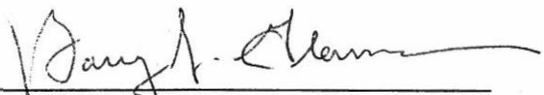
It is hereby **ORDERED**, that:

1. Respondent is hereby ordered to continue to cease and desist from the above indicated acts and from in any other way violating RSA 421-B.
2. Respondent is immediately and summarily suspended as an investment adviser agent and broker-dealer representative in the State of New Hampshire.
3. Respondent is permanently barred from any securities licensure in the State of New Hampshire.
4. Respondents shall pay restitution to Investor #1 in the amount of \$201,000.
5. Respondent shall pay restitution to Investors #2 & #3 in the amount of \$375,000.
6. Respondent shall pay an administrative fine of \$20,000.

7. Respondent shall pay the Bureau's cost of investigation and enforcement, the amount of which to be determined by the Hearing Officer.

SIGNED,  
**WILLIAM M. GARDNER**  
Secretary of State  
By His Designee:

Dated: 11-14-19

  
**BARRY J. GLENNON**, Director  
N.H. Bureau of Securities Regulation

STATE OF NEW HAMPSHIRE  
DEPARTMENT OF STATE  
BUREAU OF SECURITIES REGULATION  
25 CAPITOL STREET  
CONCORD, NH 03301

**AMENDED STAFF PETITION FOR RELIEF**

**IN THE MATTER OF:**

Dain F. Stokes (CRD# 2960801)

I-2019000029

- I. The State of New Hampshire, Department of State, Bureau of Securities Regulation (hereinafter referred to as “the Bureau”), hereby petitions the Director, and makes the following statement of facts:

**STATEMENT OF FACTS**

1. Dain F. Stokes (“Stokes”) has been licensed in New Hampshire as an investment adviser and broker-dealer agent for LPL Financial, LLC (“LPL”) since June 8, 2009. Stokes’ principal office is located at 3 Executive Park Drive, Unit #145, Bedford, NH 03110. Stokes also maintains an office at his home in Fremont, NH.
2. Investor #1 is from Fremont, NH. He has been a client of Stokes for approximately fifteen years and a client of LPL since 2009. According to Investor #1, he terminated his business relationship with Stokes and LPL approximately three weeks ago due to some of the allegations contained herein.
3. On August 1, 2019, Investor #1 reported to the Fremont Police Department that he had possibly been defrauded by Stokes related to an investment of two hundred one thousand dollars (\$201,000.00) in a project in Africa purportedly involving popstar Taylor Swift. Investor #1 provided copies of cancelled checks, unsecured promissory notes, and text

messages to the Fremont Police Department that corroborated his complaint.

4. According to a police report obtained from the Fremont Police Department dated August 22, 2019, a lieutenant interviewed Investor #1 and Stokes separately. According to this police report, Stokes approached Investor #1 for an investment in an “outside project” for Taylor Swift where Stokes was in charge of the “financial end of the project.” On August 8, 2018, Investor #1 wrote a check made payable to Stokes personally for one hundred thirty thousand dollars (\$130,000.00) and Stokes executed an unsecured promissory note on the same day promising a 20% return by November 8, 2018. The unsecured promissory note indicates the money is for a personal loan. According to the police report, Investor #1 said that, “despite the way it was written up on the paperwork,” it was an investment. The funds were not paid back by November 8, 2018 as promised and still remain outstanding as of the date of this Petition.
5. According to Investor #1, he invested another sixty thousand dollars (\$60,000.00) on October 18, 2018 after Stokes approached him for more money for the project in Africa. On October 18, 2018, Investor #1 wrote a check made payable to Stokes personally for sixty thousand dollars (\$60,000.00) and Stokes executed an unsecured promissory note on the same day promising a 20% return in 90 days. The funds were not paid back within 90 days as promised and still remain outstanding as of the date of this Petition.
6. On December 10, 2018, Investor #1 wrote a check made payable to Stokes personally for ten thousand dollars (\$10,000.00) and wrote another check to Stokes personally for one thousand dollars (\$1,000.00) on January 25, 2019. According to Investor #1, Stokes stated that these funds were for additional investment in the project in Africa and in part needed for Stokes to fly to Africa to work on the project. These funds were never returned.
7. On or about January 25, 2019, Stokes executed, what appears to be, an amended note that aggregates the previously-mentioned outstanding amounts owed to Investor #1. The January 25 amendment states Stokes, upon completion of the project in Africa, promises to pay Investor #1 the outstanding principal amount of two hundred one thousand dollars (\$201,000) and 20% simple interest in the amount of forty thousand two hundred dollars \$40,200, for a

combined amount of two hundred forty-one thousand two hundred dollars (\$241,200).

8. According to Investor #1, Stokes indicated that the investment was part of millions of dollars being raised for Taylor Swift's project in Africa to help needy people. Additionally, Investor #1 maintains that he was told by Stokes that the investment was being done away from LPL and that he would be terminated by LPL if they found out.
9. According to the text messages obtained by the Fremont Police Department, Stokes sent many text messages to Investor #1 in furtherance of Investor #1's purported investment in Africa, including the following:
  - a. On November 29, 2018, Stokes wrote: "We are getting close, a week, maybe two, I just had a long talk with Taylor about it in the middle of the night lol."
  - b. On December 10, 2018, the same day that Investor #1 wrote a check to Stokes for ten thousand dollars (\$10,000.00), Stokes wrote to Investor #1: "We need \$30k this week to finish the project in Africa so we all get paid big, I can come up with \$20k, but I'm \$10k short, so you have it? If not, no worries, but Taylor asked me to personally ask you, lol, she likes you! Let me know."
  - c. On January 25, 2019, the same day that Investor #1 wrote a check to Stokes for one thousand dollars (\$1,000.00), Stokes wrote to Investor #1: "Just checking in with you. Do you have any extra cash to send Taylor in Africa now? We are very close to wrapping up the project, but we need a little more money to complete the project. If you do please let me know today, And I will draw up a new promissory note to account for all the money you have put into the investment so far ... I will do that anyway even if you don't give any more money today. Even \$2-5k would help now. Thanks Dain."
  - d. On March 26, 2019, Stokes wrote: Taylor's investment will not be paying this Friday, things are wrapping up quickly now and it will be paying very soon."
  - e. On May 8, 2019, Stokes wrote: "Taylor is meeting with Bill Gates and the rest of the

sponsors who are paying out the commissions on May 20th To try in wrap things up, so we all get paid.”

f. On June 12, 2019, Stokes wrote: “Trump’s illegally locked my bank accounts, and I’m fighting it in the Federal Bank Commission in the New Hampshire AG’s Office. Taylor is releasing a new song on Instagram in 30 minutes and I’m promoting it.”

10. According to the police report date August 22, 2019, when pressed for more information by a lieutenant from the Fremont Police about the project in Africa involving Taylor Swift, Stokes maintained that it is confidential. According to the police report, Stokes claimed the project in Africa was scrutinized by LPL and the Financial Industry Regulatory Authority (“FINRA”). When pressed by the lieutenant about where the money goes and what the name of the project in Africa was, Stokes claimed that it was confidential. When asked if he deposited Investor #1’s money into a personal account, Stokes replied that he had no comment.
11. Upon information and belief, there is no project in Africa involving Taylor Swift and using investors solicited by Stokes. In fact, the Bureau traced Investor #1’s funds and there is no indication the funds were utilized for any investment in Africa or any investment opportunity involving Taylor Swift.
12. Investors #2 and #3 are husband and wife from Alton, New Hampshire and they had been a client of Stokes for many years. Like Investor #1, Investors #2 and #3 were solicited by Stokes to invest in the same purported charity project in Africa involving Taylor Swift and they received similar promissory notes and misrepresentations. On or about September 20, 2018, Stokes solicited Investors #2 and #3 to invest three hundred thousand dollars (\$300,000) and, on or about March 12, 2019, Stokes solicited them to invest another seventy-five thousand dollars (\$75,000). The Bureau traced these funds and determined that there was no indication the funds were used for any investment in Africa or any investment opportunity involving Taylor Swift.
13. In addition to determining that Investor #1’s and Investors #2 and #3’s funds were not

utilized for any investment in Africa or any investment opportunity involving Taylor Swift, the Bureau determined that Stokes misappropriated thousands of dollars for personal expenses. Multiple thousands of dollars also appear to be wired by Stokes to various people and entities located all over the United States.

### **STATEMENTS OF LAW**

- II. The Bureau hereby petitions the Director and makes the following statements of law under the New Hampshire Revised Statutes Annotated, N.H. RSA 421-B:
1. Stokes is a “person” within the meaning of N.H. RSA 421-B:1-102(39), a broker-dealer agent pursuant to N.H. RSA 421-B:1-102(3), and an investment adviser representative within the meaning of N.H. RSA 421-B:1-102(27).
  2. The unsecured promissory notes described herein are securities as defined by N.H. RSA 421-B:1-102(53)(A) and investment contracts under N.H. RSA 421-B:1-102(29)(A).
  3. Pursuant to N.H. RSA 421-B:4-406(k), persons registered under this article to conduct securities business shall comply with the applicable rules of the Securities and Exchange Commission, FINRA, any national exchange on which they have securities registered and other applicable self-regulatory organization having jurisdiction over the person so registered. Stokes is in violation of this provision for violating FINRA Rule 3240 by borrowing at least two hundred one thousand dollars (\$201,000) from Investor #1 and three hundred seventy-five thousand dollars (\$375,000) from Investors #2 #3..
  4. Pursuant to N.H. RSA 421-B: 4-412(f), the secretary of state may suspend or deny an application summarily; restrict, condition, limit, or suspend a registration; or censure, bar, or impose a civil penalty on a registrant before final determination of an administrative proceeding. Upon the issuance of an order, the secretary of state shall promptly notify each person subject to the order that the order has been issued, the reasons for the action, and that within 15 days after the receipt of a request in a record from the person the matter will be

scheduled for a hearing. If a hearing is not requested and none is ordered by the secretary of state within 30 days after the date of service of the order, the order becomes final by operation of law. If a hearing is requested or ordered, the secretary of state, after notice of and opportunity for hearing to each person subject to the order, may modify or vacate the order or extend the order until final determination. Stokes is subject to this provision and his securities licenses in New Hampshire should be summarily suspended due to violations of N.H. RSA 421-B:5-501 described herein.

5. Pursuant to N.H. RSA 421-B:5-501, it is unlawful for any person, in connection with the offer, sale, or purchase of any security, directly or indirectly, to employ any device, scheme, or artifice to defraud or to make any untrue statement of a material fact or to omit to state a material fact necessary in order to make the statements made, in the light of the circumstances under which they are made, not misleading. Stokes is in violation of this provision for defrauding Investor #1 of two hundred one thousand dollars (\$201,000.00), and Investors #2 and #3 of three hundred seventy-five thousand dollars (\$375,000), by falsely claiming that each investor's funds were being used for a project in Africa involving Taylor Swift.
6. Pursuant to N.H. RSA 421-B:6-604(a), whenever it appears to the secretary of state that any person has engaged or is about to engage in any act or practice constituting a violation of this chapter or order issued under this chapter, he shall have the power to issue and cause to be served upon such person an order requiring the person to cease and desist from violations of this chapter. Stokes is subject to this provision and should be ordered to cease and desist from further violations of N.H. RSA 421-B due to the violations described herein.
7. Pursuant to N.H. RSA 421-B:6-604(d), in a final order, the secretary of state may impose a civil penalty up to a maximum of \$2,500 for a single violation. In addition, every such person who is subject to such civil penalty, upon hearing, and in addition to any other penalty provided for by law, be subject to such suspension, revocation, or denial of any registration or license, or be barred from registration or licensure, including the forfeiture of any application fee. Stokes is subject to this provision and should be fined twenty thousand dollars

(\$20,000.000) for the four violations of N.H. RSA 421-B:4-406(k), and four violations of N.H. RSA 421-B:5-501. Additionally, Stokes should be barred permanently from future licensure for the conduct described herein.

8. Pursuant to N.H. RSA 421-B:6-604(e), after notice and hearing, the secretary of state may enter an order of rescission, restitution, or disgorgement directed to a person who has violated certain provisions of N.H. RSA 421-B. Stokes is subject to this provision and should be ordered to pay restitution of two hundred one thousand dollars (\$201,000) plus interest to Investor #1 and three hundred seventy-five thousand dollars (\$375,000) plus interest to Investors #2 and #3, based on the violations of N.H. RSA 421-B:5-501 outlined herein.
9. Pursuant to N.H. RSA 421-B:6-604(g), in any investigation to determine whether any person has violated or is about to violate this title or any rule or order under this title, upon the secretary of state's prevailing at hearing, or the person charged with the violation being found in default, or pursuant to a consent order issued by the secretary of state, the secretary of state shall be entitled to recover the costs of the investigation, and any related proceedings, including reasonable attorney's fees, in addition to any other penalty provided for under this chapter. Stokes is subject to this provision and should be ordered to pay costs, as determined by the Hearing Officer.

### **RELIEF REQUESTED**

III. The Bureau makes the following requests for relief in the above-referenced matter as permitted under N.H. RSA 421-B:

1. Find as fact the statements contained in Section I, the Statement of Facts.
2. Make conclusions of law relative to the statements contained in Section II, the Statements of Law.
3. Pursuant to N.H. RSA 421-B:6-604(a), order Stokes to immediately cease and desist from

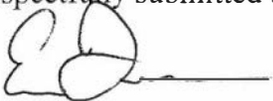
further violations of N.H. RSA 421-B.

4. Pursuant to N.H. RSA 421-B: 4-412(f), immediately summarily suspend Stokes' license as an investment adviser agent and broker-dealer representative in New Hampshire.
5. Pursuant to N.H. RSA 421-B:6-604(d), bar Stokes permanently from any securities licensure in New Hampshire.
6. Pursuant to N.H. RSA 421-B:6-604(d), fine Stokes twenty thousand dollars (\$20,000.00) for the four violations of N.H. RSA 421-B: 4-412(f) and four violations of N.H. RSA 421-B:5-501.
7. Pursuant to N.H. RSA 421-B:6-604(e), order Stokes to pay restitution to Investor #1 in the amount of two hundred one thousand dollars (\$201,000.00), plus interest at the legal rate.
8. Pursuant to N.H. RSA 421-B:6-604(e), order Stokes to pay restitution to Investors #2 and #3 in the amount of three hundred seventy-five thousand dollars (\$375,000) plus interest at the legal rate.
9. Pursuant to N.H. RSA 6-604(g), order Stokes to pay the Bureau's costs of investigation and enforcement, the amount of which shall be determined by the Hearing Officer.

**RIGHT TO AMEND**

The Bureau staff reserves the right to amend this Staff Petition for Relief and request the Director of the Bureau take additional administrative action. Nothing herein shall preclude the Staff from bringing additional enforcement action under this N.H. RSA 421-B or the regulations thereunder.

Respectfully submitted by:



Eric A. Forcier, Staff Attorney

11/13/19

Date

  
\_\_\_\_\_  
Noah A. Abrahams, Staff Attorney

11/13/19  
\_\_\_\_\_  
Date