STATE OF MAINE OFFICE OF SECURITIES

In re:

Mid-Ohio Securities Corp.; Richard Desich; Leonard J. Gibel; Thomas Gordon Cloud; Thomas Gordon Cloud, Jr.; Cloud & Associates Consulting, Inc.; First Choice Management Services, Inc.; and Gary Van Waeyenberghe

> CEASE AND DESIST ORDER 01-021-CDO

FINDINGS OF FACT AND CONCLUSIONSOF LAW

- 1. Mid-OhioSecurities Corp. ("Mid-Ohio") is a broker-dealer (CRD # 6634) located inElyria,Ohio.
- 2. RichardDesich (CRD #66145) is the President of Mid-Ohio.
- 3. LeonardJ. Gibel (CRD #219934) is a Vice-President of Mid-Ohio.
- 4. Cloud&Associates Consulting, Inc., also known as Cloud&Associates("C&A") is a broker-dealer and investment adviser located inAtlanta,Georgia. According to the records of the Maine Officeof Securities, C&A has never been licensed, or applied for a license, as abroker-dealer or as an investment adviser in the State ofMaine.
- 5. ThomasG. Cloud (CRD # 834978) is the Chairman of the Board of C&A. According to the records of the Maine Officeof Securities, Mr. Cloud has never been licensed, or applied for a license, as a sales representative or broker-dealer in the State ofMaine.
- 6. ThomasG. Cloud, Jr. (CRD # 3021086), is the Executive Vice-President of C&A.According to the records of the Maine Office of Securities, Mr. Cloud, Jr.,

hasnever been licensed, or applied for a license, as a sales representative orbroker-dealer in the State of Maine.

- 7. FirstChoice Management Services, Inc., ("First Choice") is an issuer located inTarpon Springs, Florida. According to the records of the Maine Office of Securities, FirstChoice's offering of Enhanced Automobile Receivables ("EARS") was notregistered, and the Office is not aware of any exemption available for thesecurities.
- 8. GaryVan Waeyenberghe is the president and CEO of First Choice. According to the records of the Maine Officeof Securities, Mr.Waeyenberghehas never beenlicensed, or applied for a license, as a sales representative in the State ofMaine.
- 9. CortlandGeneral Money Market Fund ("Cortland General") is a money market fund. Cortland General is a portfolio of CortlandTrust, Inc., an issuer registered with the United States Securities andExchange Commission under both the United States Securities Act of 1933 and theUnited States Investment Company Act of 1940. Cortland Trust, Inc., is located inNew Yorkand incorporated inNew Jersey.
- 10. InMarch of 2000, aMaineresident received a mail solicitation from Thomas G. Cloud promoting First Choice EARS. As a result of the solicitation, theMaineresident contacted C&A for more information.
- 11. On oraboutMarch 31, 2000, theMaineresident received a letter of solicitation and applicationforms for First Choice EARS from Thomas G. Cloud, Jr., of C&A.
- 12. On oraboutApril 6, 2000, theMaineresident forwarded a signed Mid-Ohio account application, direction of investment, authorization to release information, and First ChoiceService Agreement to Mr. Cloud, Jr.
- 13. On oraboutMay 30, 2000,mutual funds owned by theMaineresident were liquidated and the proceeds of \$19,069.84 werewired to FirstMerit Bank. OnMay30, 2000, theentire amount was credited to theMaineresident's Mid-Ohio brokerageaccount. OnMay 31, 2000, the entire amount was deposited intoCortland General and 19,069.84 shares of Cortland General were purchased. OnJune 6, 2000, 30 shares of Cortland General were soldand the proceeds, \$30.00, were credited to theMaineresident's Mid-Ohio brokerage account topay bank fees journaled to the brokerage account onJune 2, 2000. OnJune 15, 2000, dividends from Cortland General werereinvested and 46.44 additional shares were purchased. OnJune 30, 2000, 19,069.84 shares of Cortland Generalwere sold and the proceeds, \$19,069.84, were credited to theMaineresident's Mid-Ohio brokerage account.

- OnJune30, 2000, theMaineresident's Mid-Ohio brokerage account wasdebited
 \$19,069.84 and a purchase of First Choice EARS was made in the amountof
 \$19,069.84 for theMaineresident's Mid-Ohio brokerage account.
- 15. Pursuantto 32 M.R.S.A. § 10602(1), the administrator may issue a cease and desist orderif she reasonably believes that any person has engaged, is engaging or is aboutto engage in any act or practice constituting a violation of any provision of the Revised Maine Securities Act.
- 16. Byeffecting transactions for the Maine resident, Thomas G. Cloud and Thomas G.Cloud, Jr., transacted business as unlicensed sales representatives orbrokerdealers in violation of 32 M.R.S.A. § 10301(1).
- 17. Byeffecting transactions for the Maineresident, C&A transacted business as an unlicensed broker-dealer in violation of 32 M.R.S.A. § 10301(1).
- Bycontacting the Maine resident and recommending the First Choice EARS, C&Aacted as an unlicensed investment adviser in violation of 32 M.R.S.A. §10303(1).
- 19. Byeffecting transactions for the Maineresident, Gary Waeyenberghe acted as an unlicensed sales representative in violation of 32 M.R.S.A. § 10301(1).
- 20. By effecting transactions for the Maineresident, First Choice employed an unlicensed sales representative in violation of 32 M.R.S.A. § 10301(2).
- 21. Byeffecting transactions for the Maine resident, Thomas Gordon Cloud, ThomasGordon Cloud, Jr., C&A, First Choice and Gary Van Waeyenberghe sold unregisteredsecurities in violation of 32 M.R.S.A. § 10401.
- 22. OnJuly 6, 2001, the Securities Administrator issued a Notice of Intent to Issuean Order to Cease and Desist against Mid-Ohio Securities Corp., RichardDesich, Thomas Gordon Cloud, Thomas Gordon Cloud, Jr.,Cloud&Associates Consulting, Inc., First Choice Management Services,Inc., Gary Van Waeyenberghe,and all other officers, directors, employees, agents, and subsidiaries orcontrolling entities of Mid-Ohio Securities, Cloud&Associates Consulting,Inc., and First Choice Management Services. The notice of intent was served andall parties were notified of their right to request a hearing within thirty(30) calendar days from the date of entry of the Notice, in accordance with 32M.R.S.A. §10708 (1988&Supp. 1997). The Notice of Intent was amendedonSeptember 27, 2001, to add a respondent, Leonard J.Gibel. To date, the Office of Securities has notreceived a request for hearing from Thomas Gordon Cloud, Thomas Gordon Cloud, Jr.,Gary VanWaeyenberghe,Cloud&Associates Consulting, Inc., and First Choice Management Services,Inc.

- 23. Forthe reasons stated above, the Securities Administrator reasonably believes thatThomas Gordon Cloud, Thomas Gordon Cloud, Jr., C&A, First Choice, and GaryVan Waeyenberghe have engaged, are engaging and are about to engage in acts and practices constituting violations of the Revised Maine Securities Act.
- 24. Theallegations against Mid-Ohio, RichardDesich, andLeonard J. Gibel are being addressed in a separate proceeding.

FINAL ORDER

NOW, THEREFORE, it is ordered that Thomas Gordon Cloud, Thomas Gordon Cloud, Jr., Cloud&Associates Consulting, Inc., First Choice Management Services, Inc., Gary Van Waeyenberghe, and all other officers, directors, employees, agents, and subsidiaries or controlling entities of Cloud&AssociatesConsulting, Inc. and First Choice Management Services, Inc. immediately CEASEAND DESIST from violating any provisions of The Revised Maine Securities Act.

Pursuant to 32 M.R.S.A. § 10708, this is a final order, entered after notice and opportunity for hearing. Pursuant to 32 M.R.S.A. § 10709, a party tothis order may obtain judicial review of the order in Kennebec County SuperiorCourt by filing a petition, within thirty (30) calendar days after receipt of the order, in accordance with 5 M.R.S.A. § 11001 et seq. and Rule 80C of the Maine Rules of Civil procedure.

Date: March 2, 2002

ChristineA. Bruenn

ChristineA. Bruenn SecuritiesAdministrator