

BEFORE THE
DEPARTMENT OF FINANCIAL INSTITUTIONS
DIVISION OF SECURITIES
STATE OF WISCONSIN

In the Matter of
WIRELESS DEPOT OF BOSTON, LLP,
d/b/a WIRELESS DEPOT, NATIONWIDE
WIRELESS COMMUNICATIONS, INC.,
UNI-CALL COMMUNICATIONS, INC.,
SARA JANE "SALLY" PECK, WARREN H.
BLANCK, WILLIAM A. GALE, ED BUEHLER,

PETITION FOR ORDER

Respondents.

File No. S-97292(EX)

The staff of the Enforcement Unit of the Registration & Enforcement Section of the Division of Securities alleges that:

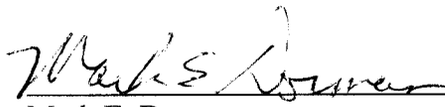
1. Wireless Depot of Boston, LLP d/b/a Wireless Depot ("Wireless Depot") is a foreign business entity with a last known business address of 2875 NE 191st St, Ste 302, Aventura, FL 33180.
2. Nationwide Wireless Communications, Inc. ("Nationwide") is a foreign business entity with a last known business address of 2875 NE 191st St, Ste 302, Aventura, FL 33180.
3. Uni-Call Communications, Inc. ("Uni-Call") is a foreign business entity with a last known business address of 5440 NW 33rd Ave, Ste 104, Ft. Lauderdale, FL 33309.
4. Sara Jane "Sally" Peck ("Peck") is an individual who at all times material hereto has been President of Nationwide, with a last known business address at that of Nationwide.
5. Warren H. Blanck ("Blanck") is an individual who at all times material hereto has been President of Uni-Call, with a last known business address at that of Uni-Call.
6. William A. Gale ("Gale") is an individual who at all times material hereto has been Vice President of Uni-Call, with a last known business address at that of Uni-Call.
7. Ed Buehler ("Buehler") is an individual who at all times material hereto has been an agent of Wireless Depot and Uni-Call, with a last known business address at that of Uni-Call.
8. During the period of May, 1997 through January, 1998, Peck, on behalf of Wireless Depot, Nationwide Communications and herself, and Buehler, on behalf of Wireless Depot,

Nationwide Communications, and Uni-Call, offered and sold to an indeterminate number of persons in Wisconsin partnership "units" in Wireless Depot.

9. Pursuant to the offering materials received by persons in Wisconsin, Wireless Depot will engage in the business of owning and operating a WDI retail store in the Boston Metropolitan Area, under a sublicense agreement with WDI.
10. The Wireless Depot Partnership units have never been registered for offer and sale in Wisconsin pursuant to Ch. 551, Wis. Stats.
11. All Respondents have violated sec. 551.21(1), Wis. Stats., by offering unregistered securities in Wisconsin.
12. In connection with the offers of the securities described above Nationwide transacted business in Wisconsin as a "broker-dealer," as that term is defined by sec. 551.02(3), Wis. Stats.
13. At no time has Nationwide been licensed as a broker-dealer pursuant to Ch. 551, Wis. Stats.
14. In connection with the offers of the securities described above Uni-Call transacted business in Wisconsin as a "broker-dealer," as that term is defined by sec. 551.02(3), Wis. Stats.
15. At no time has Uni-Call been licensed as a broker-dealer pursuant to Ch. 551, Wis. Stats.
16. Respondents Nationwide and Uni-Call has violated sec. 551.31(1), Wis. Stats., by transacting business in Wisconsin as broker-dealers without licenses.
17. In connection with the offers of the securities described above, Peck transacted business in Wisconsin as an "agent" for Wireless Depot and Nationwide Communications.
18. At no time has Peck been licensed as a securities agent pursuant to Ch. 551, Wis. Stats.
19. In connection with the offers of the securities described above, Buehler transacted business in Wisconsin as an "agent" for Wireless Depot, Nationwide Communications, and Uni-Call, as that term is defined by sec. 551.02(2), Wis. Stats.
20. At no time has Buehler been licensed as a securities agent pursuant to Ch. 551, Wis. Stats.
21. Peck and Buehler have violated sec. 551.31(1), Wis. Stats., by transacting business in Wisconsin as a securities agent without a license.
22. Wireless Depot, Nationwide and Uni-Call have violated sec. 551.31(2), Wis. Stats., by employing an unlicensed agent to represent them in Wisconsin.

23. On August 17, 1984, the State of Pennsylvania issued an Administrative Order against Blanck, in the matter of Sunco Resource & Energy Ltd., Inc., based on allegations of securities law violations, including fraud.
24. On November 5, 1985, the State of Wisconsin issued a Summary Order of Prohibition and Revocation of Exemptions against Blanck, in the matter of Hunter Exploration Ltd., Inc., based on allegations of securities law violations, including fraud.
25. On July 9, 1986, the State of Wisconsin issued a Summary Order of Prohibition and Revocation of Exemptions against Blanck, in the matter of Black Star Development, Inc., based on allegations of securities law violations, including fraud.
26. On August 12, 1994, the U.S. Commodity Futures Trading Commission issued a Cease and Desist Order against Gale, revoked his trading privileges, and barred him from registration.
27. In connection with the offer of the securities described in Paragraph 8, the Respondents omitted to disclose the issuance of the orders referred to in Paragraphs 23 through 26.
28. All Respondents have violated sec. 551.41(2), Wis. Stats., by omitting 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, in connection with the offer and sale of securities to persons in Wisconsin.

Therefore, the staff of the Enforcement Unit petitions the Administrator of the Division of Securities for the issuance of the attached Order pursuant to Ch. 551, Wis. Stats.

 3-29-89

 Mark E. Dorman Date
 Examiner
 Enforcement Unit

 3/29/99

 David A. Cohen Date
 Supervising Attorney
 Enforcement Unit