

DECLARATION OF DARIN L. HILL

I, Darin L. Hill, do hereby declare under penalty of perjury, in accordance with 28 U.S.C. §1746, that the following is true and correct, and further that this declaration is made on my personal knowledge and that I am competent to testify as to the matters stated herein:

1. I am 41 years old and live in Long Lake, Minnesota. I am currently employed as a nurse anesthetist.
2. I first heard of Jason Bo-Alan Beckman ("Beckman") and his foreign currency investment program ("Currency Program") through Beckman's wife, Hollie Beckman. Hollie Beckman worked with me at Minneapolis Plastic Surgery in Golden Valley, Minnesota.
3. In 2006, I met with Beckman for the first of several times. Beckman presented himself as an investment advisor. At that point, I had no prior experience or training in securities, other than some incidental trading on my own.
4. After meeting with Beckman, I became a client of Oxford PCG and became an advisory client of Beckman. Based on Beckman's advice, I signed up for a brokerage account. Beckman had trading discretion for this account, and made trades on my behalf.
5. During these meetings, Beckman also made representations about the Currency Program. He also gave me a brochure for the Currency Program entitled the "Federal Funds Income Advantage Fund." A fair and accurate copy is attached as Exhibit A.
6. Beckman went through the brochure with me page by page. He verified that the representations in this brochure were correct.
7. At one point, Beckman told me he had a Five-Star rating with Morningstar.

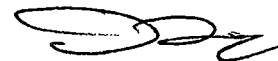


8. Before I invested, Beckman took me on a tour of the Van Dusem Mansion. Beckman told me that he personally owned the Van Dusem Mansion. During this tour, he introduced me to Trevor Cook in Cook's office. Cook's office had a wall of computer monitors and several clocks showing multiple time zones. Based on this introduction I was under the impression that Cook performed the actual currency trading.
9. Beckman represented to me that my money would be invested in the Currency Program and used exclusively for foreign currency trading.
10. Beckman represented to me that my money would be placed in a segregated account.
11. Beckman represented to me that the Currency Program would yield a guaranteed annual return rate of 12%, and that the returns would come from currency trading.
12. Beckman represented to me that the Currency Program involved little to no risk. He represented that my money would be safe.
13. Beckman represented to me that my funds would be liquid and that I could withdraw my money at any time.
14. Beckman told me he put his own personal funds into the Currency Program.
15. On September 27, 2007, I made my first investment in the Currency Program in the amount of \$50,000. Beckman instructed me to make this check out to Oxford PCG. Beckman said that this money would then be transferred to Crown Forex, S.A. in Switzerland.
16. I told Beckman that I did not fully understand the Currency Program, but that I would invest in the Currency Program because I trusted him. Beckman told me that the



Currency Trading was complicated and hard to explain to a lay person, and that trying to explain it would go way over my head and understanding.

17. I decided to invest in the Currency Program based on Beckman's representations. I invested because Beckman told me that my money would be held in an individual segregated account for my benefit. I invested because Beckman told me that my principal would be protected and would not be at risk. I invested because Beckman told me that the investment produced a guaranteed annual return rate of 12% or greater. I invested because Beckman told me I could withdraw my money at anytime. I trusted and relied upon Beckman because he held himself out to be an experienced professional in the financial industry.
18. After I invested, I receive account statements in the mail from Oxford Global Advisors. A fair and accurate copy is attached as Exhibit B.
19. These statements represented that I had an individual account number. The account statements represented that my account increased each month. Based on the account statements, I believed that my money was performing well in the Currency Program.
20. On January 8, 2008, I made my second investment in the Currency Program in the amount of \$80,000 via a cashier's check made out to Oxford Global Advisors. I made the check out to Oxford Global Advisors because Beckman told me to. I believed that this money was also sent to the Crown Forex, S.A. account in Switzerland.
21. I relied upon Beckman and the others in the Currency Program to do the trading and generate profits.



22. Beckman gave me Crown Forex, S.A. spreadsheets that he said showed my gains from currency trading. A fair and accurate copy is attached as Exhibit C.
23. I noticed at one point that my account number from my statements from Oxford Global Advisors (#6485BB054) did not match my account number from my statements from Crown Forex, S.A. (#30056). I asked Beckman about the discrepancy. He told me that that was just the way that Crown Forex prepared the statements.
24. I never received any financial information about the Currency Program, such as an audited balance sheet or financial statements.
25. In September 2008, I informed Beckman that I was purchasing a new home and asked him where I should take money from. Beckman advised me to keep all of my money in the Currency Program because he would no longer be able to get the high rate of returns I was receiving at this time. Beckman also advised me to sell all of my stocks if I needed money. I did what Beckman recommended.
26. In February 2009, I met with Beckman and his employee and they told me that my annual rate of return for my investment in the Currency Program had dropped to 10.5%. They assured me that the Currency Program was still working well and had signed a new agreement indicating this reduced rate of return. They gave me a letter explaining the drop in the rate of return. A fair and accurate copy is attached as Exhibit D.
27. On March 24, 2009, I made a withdrawal of \$27,000 from the Crown Forex, S.A. account. Beckman told me he transferred money from Crown Forex, S.A. to my



Wells Fargo account. The bank statement I received confirming this transaction indicates that the money was transferred from a Crown Forex, LLC account.

28. Beckman told me that, because I was a friend, and because I was a client of Oxford Private Client Group, he would charge me no fees to invest in the Currency Program. The only fees would be penalties for early withdrawal. Beckman never told me that he had a personal financial incentive to invest my funds in the Currency Program, such as rebates. He never told me that he had a personal financial stake in the Currency Program, or that he was a part owner of Oxford Global Advisors.
29. Beckman never told me that he had doubts about the financial statements of Oxford Global Advisors.
30. Beckman never told me about any investigation by lawyers, or an accounting firm, or a technology firm into the Currency Program.
31. Beckman never told me that he had received any warnings that the Currency Program could be illegal.
32. Beckman never told me about any concerns with Crown Forex.
33. Beckman never told me that he had doubts about the truthfulness of Trevor Cook. In fact, when he introduced me to Cook at the Van Dusen mansion, Beckman said that Cook was a cutting-edge investor and that I should have confidence in him. Beckman told me that he personally had confidence in Cook.
34. Neither Beckman nor anyone else on behalf of PCG told me that my money was going to a bank account in Minnesota and pooled with other investors' funds. I was not told that the money would be used for purposes other than investing in foreign currency trading. I would not have invested with Beckman if I knew that my money



was going to be pooled in an account in Minnesota and used for purposes other than investing in foreign currencies.

35. On July 13, 2009, I filled out a withdrawal form to pull all of my money out of the Currency Program. I did not receive my money from the Currency Program. A fair and accurate copy is attached as Exhibit E.

36. During the time period that I was invested in the Currency Program, I considered myself to be a good friend of Beckman and his wife Hollie. During this time I saw Bo and Hollie's wealth grow dramatically.

I, Darin L. Hill, declare under penalty of perjury that the foregoing is true and correct. Executed on the 1st day of March, 2011.


Darin L. Hill