UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

CASE NO.:

SECURITIES AND EXCHANGE COMMISSION,)
Plaintiff,))
v.)
CHRISTIAN A. CUESTA,)
Defendant.)

COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF AND DEMAND FOR JURY TRIAL

Plaintiff Securities and Exchange Commission (the "Commission") alleges:

I. <u>INTRODUCTION</u>

1. From at least June 2020 until August 2021, Defendant Christian A. Cuesta ("Cuesta") personally, and through his team of sales agents, raised at least \$29.5 million from over 970 investors on behalf of MJ Capital Funding, LLC ("MJ Capital") and its affiliate MJ Taxes and More, Inc. ("MJ Taxes") (collectively, the "MJ Companies").

2. The MJ Companies and their owner, chief executive offer, and president, Johanna M. Garcia ("Garcia"), operated the MJ Companies as a Ponzi scheme, which, from at least June 2020 until August 2021, raised over \$196 million from more than 15,400 investors nationwide through an unregistered fraudulent securities offering. Garcia and the MJ Companies tricked investors into thinking their investment would be used to fund small business loans called Merchant Cash Advances ("MCAs") in exchange for a percentage of the business' income over a specified period of time. In reality, investors' outsize annualized "returns" of 120% – 180% were funded with money obtained from new investors.

3. The Ponzi scheme collapsed once the Commission filed its emergency action to stop this ongoing fraud on August 9, 2021, against Garcia and the MJ Companies (collectively, the "MJ Defendants"). *SEC v. MJ Capital Funding, LLC, et al.*, Case No.: 21-61644-CIV-AHS (S.D. Fla.). On August 11, 2021, the Court granted the Commission's motions for an asset freeze and injunctive relief against the MJ Defendants and the appointment of a receiver over the MJ Companies.

4. Cuesta played a significant role in raising money from investors for the MJ Companies. At all relevant times, he served as an MJ Capital "board member" responsible for investor sales and marketing, and training sales agents. He was one of MJ Capital's top producing sales agents and ran a team of over 100 sales agents who solicited money from investors nationwide on behalf of MJ Capital.

5. Cuesta told investors, and instructed his team to tell investors, that their money would be used to fund the MJ Companies' purported MCA business and, in exchange, they would receive returns of 10% per month along with the return of their principal investment upon maturity.

6. But only a small fraction of investor funds was used to make MCAs. Instead, most of the investor funds were used to pay fictitious returns to existing investors, undisclosed commissions to sales agents who promoted investments in the MJ Companies, and personal expenses for insiders of the MJ Companies, including Cuesta. As such, investors' ability to receive the promised returns and repayment of principal was dependent on a rising stream of funds from new investors, and by convincing existing investors to renew their existing investments, thus deferring the MJ Companies' need to repay investors their principal investment.

7. Furthermore, at all relevant times, Cuesta held no securities licenses, was not registered with the Commission, and was not associated with a registered broker-dealer. The MJ

Companies' securities were not registered with the Commission, nor did they qualify for an exemption from registration. Cuesta thus was not permitted to sell the MJ Companies' securities.

8. By engaging in this conduct, Cuesta violated Sections 5(a), 5(c) of the Securities Act of 1933 ("Securities Act"), 15 U.S.C. §§ 77e(a) and 77e(c); and Section 15(a)(1) of the Securities Exchange Act of 1934 ("Exchange Act"), 15 U.S.C. § 78o(a)(1).

II. <u>DEFENDANT</u>

9. Cuesta is a resident of West Palm Beach, Florida. Cuesta was a lead sales agent and "board member" of MJ Capital.

III. OTHER RELEVANT ENTITIES AND INDIVIDUAL

10. MJ Capital is a Florida limited liability company located in Pompano Beach, Florida. Garcia formed MJ Capital in June 2020 and is its Manager, an Authorized Member, and President. MJ Capital purports to be in the business of providing merchant cash advances to businesses located in Florida and throughout the United States. MJ Capital claimed to fund millions of dollars in merchant capital loans to small business owners in exchange for a percentage of the business' income over a specified period of time, with the amount of such funding having steadily increased every month since its inception in 2020. The total amount to be repaid is supposedly calculated by a factor rate, a multiplier generally based on a business' financial status. The Court appointed the Receiver over MJ Capital on August 11, 2021, and entered a Judgment for Permanent Injunctive Relief against MJ Capital on October 1, 2021.

11. MJ Taxes is a Florida corporation located in the same office as MJ Capital in Pompano Beach. Garcia incorporated MJ Taxes in December 2016 as MJ Tax Services & More Inc. and is its President. In March 2020, Garcia changed the company's name to MJ Taxes and More Inc. The Court appointed the Receiver over MJ Taxes on August 11, 2021, and entered a Judgment for Permanent Injunctive Relief against MJ Taxes on October 1, 2021.

12. Garcia is a resident of North Lauderdale, Florida. Garcia controlled the MJ Companies prior to their going into receivership. On September 8, 2021, the Court, by consent, entered a preliminary injunction against Garcia. On August 24, 2023, Garcia was indicted on charges for conspiracy to commit wire fraud and mail fraud, 18 U.S.C. § 1349, wire fraud, 18 U.S.C. § 1343, and mail fraud, 18 U.S.C. § 1341, based on the conduct alleged herein. *United States v. Garcia*, Case No. 23-cr-20350-JEM (S.D. Fla.).

IV. JURISDICTION AND VENUE

13. The Court has jurisdiction over this action pursuant to Sections 20(b) and 22(a) of the Securities Act, 15 U.S.C. §§ 77t(b) and 77v(a); and Sections 21(d), 21(e), and 27 of the Exchange Act, 15 U.S.C. §§ 78u(d), 78u(e), and 78aa.

14. This Court has personal jurisdiction over Cuesta, and venue is proper in the Southern District of Florida, because many of Cuesta's acts and transactions constituting violations of the Securities Act and the Exchange Act occurred in the Southern District of Florida, where Cuesta resides and conducts business.

15. In connection with the conduct alleged in this Complaint, Cuesta, directly and indirectly, made use of the means or instrumentalities of interstate commerce, the means or instruments of transportation and communication in interstate commerce, and the mails.

V. <u>FACTS</u>

A. <u>The MJ Defendants' Securities and Solicitation of Investor Funds</u>

16. Since at least June 2020, MJ Taxes began soliciting investments, agreeing to pay annual returns of varying amounts, typically 120%, for six-month investments. Between June 2020

and September 2020, MJ Taxes and investors entered into written agreements, signed by Garcia on behalf of MJ Taxes, called a Loan Agreement. These agreements refer to the investor as "Investor" or "Lender" and MJ Taxes as the "Facilitator" or "Borrower."

17. Beginning at least as early as October 2020, MJ Capital became the primary investment vehicle for raising funds from investors. From October 2020 until the Ponzi scheme collapsed in August 2021, MJ Capital entered into written agreements with investors called a Merchant Cash Advance Agreement. These agreements refer to the investor as the "Purchaser," and MJ Capital agrees that it will use the investor's money to fund an MCA. MJ Capital promises an annual return of varying amounts, typically 120%, with MJ Capital guaranteeing repayment of principal if the merchant defaults. The term of the investment is either 6 months, 9 months, 12 months or 6 months with an option by the investor to extend the term for an additional 6 months.

18. In addition to the written agreement, MJ Capital required investors to sign: a Non-Disclosure Agreement, where the investor would agree not to disclose confidential information about MJ Capital; a Purchaser Non-Compete Agreement, where the investor would agree not to engage in any business that would compete with MJ Capital for two years; an IRS W-9 form; and a Referral Program Agreement, which allowed an investor to receive a one-time referral bonus of an unspecified amount for each referred person who invests with MJ Capital.

19. The MJ Companies solicited investors through its own employees, external sales agents, and word-of-mouth.

20. MJ Capital employed a multi-tiered sales team to solicit investors and a complex payment system to pay these agents. The sales team hierarchy was as follows: Board Member, Manager, Team Leader, and Account Representative. Multiple undisclosed commission payments,

which came out of the offering proceeds, were paid to each agent in this hierarchy based on each investment.

21. MJ Capital also solicited investors through its website and social media. MJ Capital's then website, <u>www.mjcapitalfunds.com</u> (the "Website"), whose domain name was registered on July 29, 2020, represented that MJ Capital was in the business of funding MCAs and that investor money would be used for this purpose. The Website provided background information on how MJ Capital can assist small businesses with merchant cash advances and further invited business owners to fill out an online application for funding. For example, the Website stated that MJ Capital could provide "an alternative option to satisfy a business's financial needs", and that it had a "pipeline of investors" from whom the business could expect "cash of up to \$200,000 to fulfill [its] needs"

22. At least as early as May 12, 2021, the Website's "blog" section stated: "[MJ Capital] has grown to an extent where there is a team of underwriters who qualify every company that seeks funds from MJ Capital. There are no exceptions to this! The process consists of checking 6 months' worth of bank statements, last year's tax returns, and [the merchant's] profit and loss sheet for the last year."

23. Additionally, at least as early as May 12, 2021, MJ Capital represented through social media that it is in the business of funding MCAs and offers "quick approvals," "fast funding," "flexible terms" and "help[s] small businesses". Its then Twitter page touted: "MJ Capital specializes in MCA funding for businesses, our goal is to help you and your business thrive during uncertain times by working with our team."

24. In or around June 2021, an undercover Federal Bureau of Investigation agent ("UC") posing as a prospective investor spoke with MJ Capital's officer manager at MJ Capital's

office in Pompano Beach. The office manager explained, among other things, that MJ Capital would use the UC's funds to purchase future sales or profits of companies and the UC would make a 10% monthly return, an underwriting team determines a merchant's ability to repay, and MJ Capital has liens on a merchant's projects as further security.

25. The Loan Agreements and Merchant Cash Advance Agreements (the "Agreements") are investment contracts. Investors looked solely to the MJ Companies to produce returns, and the MJ Companies' ability to do so depended entirely on their ability to either fund profitable MCAs or attract new investors to cover payments to existing investors. The Agreements are also notes. As investment contracts and/or notes, the Agreements are securities within the meaning of the Securities Act and the Exchange Act. These securities have not been registered with the Commission.

B. The MJ Defendants' Material Misrepresentations to Investors and Misuse and Misappropriation of Investor Funds

26. The representations that the MJ Companies were using investor money to fund MCAs and that their money was secure were lies. In fact, the MJ Companies made very few MCAs, they did not file liens in connection with the few MCAs they did make, and investors' ability to receive the promised returns and repayment of principal was dependent on the MJ Defendants' ability to continue to raise new investor money and convince existing investors to extend the term of their agreements.

27. From June 2020 through August 2021, the MJ Companies received at least \$196 million in investor funds from investors in Florida and several other states. However, the MJ Companies only made approximately \$923,000 in MCAs. During that same time period, the MJ Companies received approximately \$316,500 in repayment for those MCAs.

28. From June 2020 through August 2021, the MJ Companies misused investor funds by making payments totaling at least \$62.3 million to sales agents for promoting investments in the MJ Companies. The MJ Companies also misused investor funds by making payments on loans owed by MJ Taxes via transfers to MJ Taxes' bank account.

29. From June 2020 through August 2021, Garcia and the MJ Companies also misappropriated at least \$7.35 million of investor funds on a variety of purchases unrelated to the business, including credit card payments, travel, entertainment, restaurants, and luxury goods and clothing.

30. Because the MJ Companies made few MCAs and were diverting substantial investor money, the MJ Companies were not earning anywhere near the revenue needed to pay the promised returns to investors.

31. From June 2020 through August 2021, the MJ Companies paid at least \$108.9 million in purported returns to investors. However, instead of paying investors out of the revenue of the business, the MJ Companies used new investor money to pay returns to existing investors.

32. The investments in the MJ Companies were not secure. To the contrary, the only way the MJ Companies could honor their obligations to investors would be by successful continuation of their fraudulent scheme. Once the supply of new investors was exhausted, the MJ Companies would be unable to pay the promised returns to existing investors.

C. Cuesta's Offer and Sale of Securities in Unregistered Transactions and While Acting As An Unregistered Broker

33. Cuesta played a significant role in the MJ Companies' Ponzi scheme.

34. From at least June 2020 until August 2021, Cuesta personally, and through his team of over 100 sales agents, solicited and raised at least \$29.5 million from over 970 investors on behalf of the MJ Companies.

35. Cuesta trained and instructed his sales team on what to tell investors, including the sales pitch that they gave to potential investors. Cuesta and his team represented to investors and prospective investors that their funds would be used to make MCAs, and that they would receive returns of 10% per month and the return of their principal upon maturity. Cuesta's training sessions were typically conducted on Zoom meetings, and were then recorded and posted on his YouTube channel.

36. MJ Capital's website, which investors were often referred to, included a video animation that Cuesta helped create that explained to investors how they could "start creating wealth" by investing with MJ Capital.

37. Cuesta also suggested to other MJ Capital teams what they should say during their sales pitches to investors.

38. Cuesta and his sales team instructed investors to send their money directly to MJ Capital through wire transfers, Zelle transfers, or in cash. After investing through Cuesta or his team, investors would receive a signed MCA Agreement from MJ Capital, which was signed by either Cuesta or another authorized representative of MJ Capital.

39. During the relevant period, Cuesta and his sales team received about \$11.67 million in commission payments from MJ Capital, \$1.96 million of which was paid to Cuesta. The total commission amount Cuesta received includes about \$4,200 in electronic payments, about \$262,000 in checks paid to him, about \$127,000 deposited to his company, Blue Palm Cap Corp., at least \$822,500 paid to him in cash, and his charges of approximately \$748,000 on MJ Capital's American Express corporate card, which was paid for with investor money.

VI. <u>CLAIMS FOR RELIEF</u>

COUNT 1

Violations of Sections 5(a) and (c) of the Securities Act

40. The Commission adopts by reference paragraphs 1 through 39 of this Complaint.

41. No registration statement was filed or in effect with the Commission pursuant to

the Securities Act with respect to the securities and transactions issued by the MJ Companies described in this Complaint and no exemption from registration existed with respect to these securities and transactions.

42. From at least as early as June 2020 through August 2021, Defendant directly and

indirectly:

(a) made use of any means or instruments of transportation or communication in interstate commerce or of the mails to sell securities, through the use or medium of a prospectus or otherwise;

(b) carried or caused to be carried securities through the mails or in interstate commerce, by any means or instruments of transportation, for the purpose of sale or delivery after sale; or

(c) made use of any means or instruments of transportation or communication in interstate commerce or of the mails to offer to sell or offer to buy through the use or medium of any prospectus or otherwise any security,

without a registration statement having been filed or being in effect with the Commission as to such securities.

43. By reason of the foregoing, Defendant, directly or indirectly, violated and, unless enjoined, is reasonably likely to continue to violate Sections 5(a) and 5(c) of the Securities Act, 15 U.S.C. §§ 77e(a) and 77e(c).

COUNT 2

Violations of Section 15(a)(1) of the Exchange Act

44. The Commission adopts by reference paragraphs 1 through 39 of this Complaint.

45. From at least as early as June 2020 through August 2021, Defendant, directly or indirectly, by the use of the mails or any means or instrumentality of interstate commerce effected transactions in, or induced or attempted to induce the purchase or sale of securities, while he was not registered with the Commission as a broker or dealer or not associated with an entity registered with the Commission as a broker-dealer.

46. By reason of the foregoing, Defendant, directly or indirectly, violated and, unless enjoined, is reasonably likely to continue to violate Section 15(a)(1) of the Exchange Act, 15 U.S.C. § 78o(a)(1).

VII. <u>RELIEF REQUESTED</u>

WHEREFORE, the Commission respectfully requests that the Court find that Defendant committed the violations of the federal securities laws alleged herein and:

A. <u>Permanent Injunctive Relief</u>

Issue a Permanent Injunction enjoining Defendant from violating Sections 5(a) and 5(c) of the Securities Act, and Section 15(a)(1) of the Exchange Act.

B. <u>Disgorgement</u>

Issue an Order directing Defendant to disgorge all ill-gotten gains, including prejudgment interest, resulting from the acts or courses of conduct alleged in this Complaint.

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C. <u>Civil Penalty</u>

Issue an Order directing Defendant to pay civil money penalties pursuant to Section 20(d) of the Securities Act, 15 U.S.C. § 77t(d), and Section 21(d) of the Exchange Act, 15 U.S.C. § 78(d).

DEMAND FOR JURY TRIAL

The Commission hereby demands a trial by jury on any and all issues in this action so triable.

September 22, 2023

Respectfully submitted,

By: <u>/s/ Stephanie N. Moot</u> Stephanie N. Moot Senior Trial Counsel Fla. Bar No. 30377 Direct Dial: (305) 982-6313 Email: <u>moots@sec.gov</u>

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