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The Bankruptcy Estate Of Reed E. Slatkin

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9 777 South Figueroa Street
Los Angeles, California 90017
Telephone: (213) 680-8400
10 Facsimile: (213) 680-8500

11 Attorneys For Official Committee Of
Unsecured Creditors

12
13 UNITED STATES BANKRUPTCY COURT
14 CENTRAL DISTRICT OF CALIFORNIA,
15 NORTHERN DIVISION
16

17 In re:
18 REED E. SLATKIN,
19 Debtor.

Case No.: ND 01-11549-RR

Chapter 11

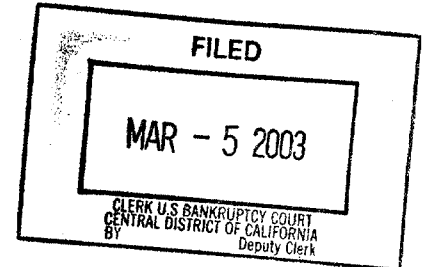
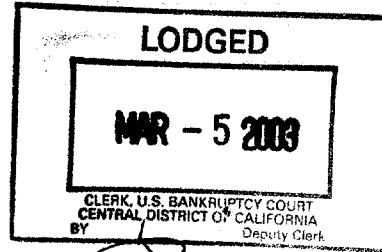
**[PROPOSED] ORDER PURSUANT TO
FED.R.BANKR.P. 2004 FOR THE VIDEOTAPED
EXAMINATION OF CHURCH OF SCIENTOLOGY
RELIGIOUS TRUST AND PRODUCTION OF
DOCUMENTS**

DATE:

TIME:

PLACE: 1415 State Street
Courtroom 201
Santa Barbara, CA 93101

[No Hearing Requested or Required]



1 Based on the "Notice of Motion and Motion Pursuant to Fed.R.Bankr.P for the
2 Videotaped Examination of Church of Scientology Religious Trust And The Production of
3 Documents" filed by R. Todd Neilson, Chapter 11 trustee (the "Trustee") of the bankruptcy
4 estate (the "Estate") of Reed E. Slatkin ("Slatkin"), and the Official Committee of Unsecured
5 Creditors (the "Committee") (collectively, the "Moving Parties") pursuant to Fed.R.Bankr.P
6 2004 and Local Bankruptcy Rule 2004-1, and good cause appearing therefore, the Court
7 finds and directs as follows:

8 (1) The Motion is GRANTED;

9 (2) Upon issuance and service of a subpoena pursuant to Fed.R.Bankr.P. 9016,
10 Church of Scientology Religious Trust shall produce to the Moving Parties the documents
11 described in Exhibit 1 attached hereto on or before 10:00 a.m. on March 25, 2003 at the law
12 offices of Kirkland & Ellis, 777 South Figueroa Street, 34th Floor, Los Angeles, California
13 90017, Attn: Lindsay E. Dinn (Telephone 213-680-8400); and

14 (3) Upon issuance and service of a subpoena pursuant to Fed.R.Bankr.P. 9016,
15 Church of Scientology Religious Trust shall appear for and submit to a videotaped
16 examination, under oath, by one or both of the Moving Parties, at 9:00 a.m. on April 8, 2003
17 at the law offices of Kirkland & Ellis, 777 South Figueroa Street, 34th Floor, Los Angeles,
18 California 90017. The examination will continue from day to day (excluding Saturdays,
19 Sundays, and holidays) until completed.

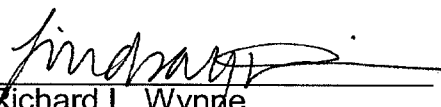
20 **ORDERED**

21 DATED: March 5, 2003


22 THE HONORABLE ROBIN RIBLET

23 **PROPOSED BY**

24 KIRKLAND & ELLIS

25 By: 
26 Richard L. Wynne
27 R. Alexander Pilmer
28 Lindsay E. Dinn
Attorneys for the Official Committee
of Unsecured Creditors

[illegible]

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- 1 H. The general subject matter of the Document.
- 2 III. In the event that any Document described below has been destroyed, discarded, or
3 otherwise disposed of (a "Disposal"), each such Document is to be identified as completely
4 as possible, including, without limitation, the following information:
- 5 A. The type of Document (e.g., letter, memorandum, telegram, facsimile
6 transmission, e-mail, computer database, notes, memorandum of telephone conversation,
7 etc.);
- 8 B. The date of the Document or, if it bears no date, the date on which it was
9 prepared;
- 10 C. The name of each author of the Document;
- 11 D. The name of each person to whom the Document was directed;
- 12 E. The name of each person who received or reviewed the Document or to whom
13 the Document or a copy thereof was supplied;
- 14 F. The general subject matter of the Document;
- 15 G. The date of Disposal;
- 16 H. The manner of Disposal;
- 17 I. The reasons for the Disposal;
- 18 J. The name of the person who authorized the Disposal;
- 19 K. The name of the person who disposed of the Document;
- 20 L. The name of the custodian of the Document at the time of the Disposal.

21 **DEFINITIONS**

22 (1) "Reed Slatkin Investment Club" means Reed Slatkin Investment Club, L.P.
23 and its agents officers, managers, employees, affiliates and successors in interest, including
24 but not limited to Reed Slatkin Investment Club, Ltd.;

25 **Exhibit 1**

(2) The terms "and" and "or" shall be construed conjunctively or disjunctively as necessary to make the request inclusive rather than exclusive;

(3) "Slatkin Affiliate" means (a) any entity controlled, whether directly or indirectly, by Slatkin; (b) any entity in which Slatkin, directly or indirectly, owns or owned a 5% or greater equity interest; (c) any of the following: 105th Street West Partners; 137th Street L.P.; 800 Mariposa L.P.; 86 Woodside LP; AAR Partners; AR Partners #2; Allsal Properties; Apollo Medical Partners, L.P.; Artist Development Co.; Aves Associates, LLC; Avarian Partners, L.P.; AVU/Arcxel Investors; AVI/Arcxel Investors A, LP; Balladeer, LLC; Beacon Communications LLC; Bios Partners LLC; Bon Carré, LLC (f/k/a Bon Marché, LLC); Boomtown LLC; Boots & Coots Int'l; Borden Chemicals and Plastics; Brainerd Town Center LLC; Brothers Kiss L.P.; BT Insurance; California Deserts; California Media Group, LLC; Capsfair, LLC; CCI Lending, Inc.; Compass Holdings; Communication Finance Co.; Connections One, Inc.; Co Right Investments, Inc.; Credicorp, Inc.; The Cutler Group II LLC; DSN Technology, Inc.; Earthlink, Inc.; Earthlink Network, Inc.; Eastgate Mall LLC; eCompanies Venture Group LP; Ematrix; Enterprise Products Partners LP; Evergreen Ventures, Inc.; Fanfare; Fanfare, LLC; FatPipeU, Inc.; Fortress Technologies, Inc.; Fountain Properties; Genesis Energy L.P.; Gerbino Gold Group LLC; Great Circle Family Foods LLC; Haxor Ltd.; Hertz Hershon & Company, LLP; HR Partners; Iceball Productions, LLC; Infinity Acceptance Corp.; Intellego (f/k/a Physicians Data); International Dispensing Corp.; Inworld VR; JHP Yucca Valley Partnership; JLCO; Kinder Morgan; KRH Thermal Systems LLC; Lake of the Woods Resorts, LLC; Lakehead Pipe Line; Laurel Canyon Properties LP; Leeward Realty LP; Line Capital Management; Lizardhead Partners; Lobdell LLC; London Powell, LLC; Marc Antony Historic Property, LLC; M.I.B. Partners, LP; Mid-South LLC; Mindful Partners LP; Mission Hills Plaza LLC; Mission Resource Partners, LP; MJR Investments; Montecito Partners; Mountain Park Development LLC; Muni Mae; National Pension Service, Inc.; Netconstruct, Inc.; Northern Border Partners L.P.; OPP Mine, LLC; Orno Partners, LLC; Oxford Tax Exempt Fund II LP; Planet Central TV; Raptor Partners, LLC; RBG Capital Group. LLC; Reed Slatkin & Associates; Reed Slatkin Investment Club,

Exhibit 1

1 L.P.; Reed Slatkin Investment Club, Ltd.; Reed Realty; Rim Lords; Riverbenders; The RMJ
2 1995 Trust; Shiftkey, LLC; Skinmarket, Inc. (f/k/a Skinmarket Delaware, Inc.); Skin Market,
3 Inc.; Slatkin Family Foundation; Spark Limited Partnership; Stand Energy, LP;
4 Streamingrock.com, LLC; Summerfield Management, Inc.; Tarzana Partners; TelSoft
5 Solutions, Inc.; Tempus Partners LP; Thermaltech L.P.; Topridge, LLC; Topridge Oregon,
6 LLC; Topsight Corp.; Topsight Oregon, Inc.; Topview, LLC; Tradesafe.com, Inc.; Triton
7 Venture Partners LP; TWP CEO Founders Circle (a) LP; UB28-01 Partnership; UB28-02
8 Partnership; UB28-03 Partnership; University Village, LLC; University Village Phase 1A,
9 LLC; Van Gogh LLC; Venturewire; Virtual Resources Communications, Inc.; VRC; Wahoo
10 Partners L.P.; and Well Control, Inc.; and (d) each agent or representative of any of the
11 persons or entities described in clauses (a) through (c) of this paragraph;

12 (4) For the purposes of this motion, "Net Debtor" means any individual or entity
13 who, received \$15,000 or more from Mr. Slatkin over the amount that he, she, or it gave to
14 Mr. Slatkin from 1985 to May 1, 2001. A list of individuals and entities that the Trustee
15 considers at this time to be Net Debtors is attached as Exhibit 2.

16 (5) "You" or "your" means, individually and/or collectively, the Examinees, their
17 corporate predecessors, subsidiaries, sister or affiliated companies, officers, directors,
18 employees, agents, attorneys, or anyone else acting or purporting to act on their behalf;

19 (6) "Document" means a "writing" or "recording," as those terms are defined in
20 Federal Rule of Evidence 1001, and refers to those materials in your actual or constructive
21 possession, custody or control, including, but not limited to, originals, copies, non-identical
22 copies, and preliminary, intermediate, and final drafts of writings, recordings of oral
23 communications, correspondence, e-mails, papers, books, pamphlets, periodicals, bills,
24 accounts, checks, check registers, letters, photographs, objects, telegrams, notes, minutes,
25 memoranda, inter-office and intra-office communications, reports, studies, surveys,
26 forecasts, analysis, indices, calendars, diaries, and recordings of every kind and description,
27 whether inscribed by hand or by mechanical, electronic (such as on a computer hard drive
28 or diskette), microfilm, phonic (such as tape recordings), photographic or other means.

Exhibit 1

1 Handwritten or other notations of any kind on any copy of a Document render it non-
2 identical;

3 (7) "Relating To" means discussing, describing, mentioning, or constituting.

4 **DOCUMENTS TO BE PRODUCED**

5 (1) All DOCUMENTS Relating To or constituting any money or other property of
6 any kind whatsoever (whether in the form of a donation, gift, compensation, loan, or
7 otherwise) transferred to or for the benefit of YOU by or on behalf of Slatkin or any Slatkin
8 Affiliate; and all DOCUMENTS that discuss, describe, or mention the reason(s) for such
9 transfers, or any of them from 1985 to the present.

10 (2) All DOCUMENTS Relating To or constituting any money or other property of
11 any kind whatsoever (whether in the form of a donation, gift, compensation, loan or
12 otherwise) transferred to or for the benefit of YOU by or on behalf of any Net Debtor; and all
13 DOCUMENTS that discuss, describe, or mention the reason(s) for such transfers, or any of
14 them from 1985 to the present.

15 (3) All Documents Relating To or constituting any communications YOU have had
16 with Slatkin, a Slatkin Affiliate (including but not limited to the Reed Slatkin Investment
17 Club), or any individual or entity otherwise associated with Slatkin, regarding Slatkin, a
18 Slatkin Affiliate, any "investments" with Slatkin (including the veracity of those investments),
19 the Slatkin bankruptcy, the SEC investigation of Slatkin, the criminal investigation of Slatkin,
20 or Your knowledge of the bankruptcy or investigations of Slatkin from 1985 to the present.

21 (4) All Documents Relating To or constituting communications or correspondence,
22 whether written or oral, between YOU and any other person or entity (including but not
23 limited to any Net Debtor, or anyone purporting to act on behalf of any Net Debtor)
24 regarding Slatkin or any Slatkin Affiliate from 1985 to the present.

25 (5) All Documents Relating To or constituting communications or correspondence,
26 whether written or oral, between YOU and any other person or entity regarding their
27 investments with Slatkin from 1985 to the present.

28 **Exhibit 1**



Adamina, Juanita
Agami, David & Viviane
Agami, Ivette
Alexander, Merry
Algots, Mark C.
American Mutual Mortgage, Inc.
Anderson, Robert
Andruscavage, Joseph & Tracey
Aronson, Brian
Aylor, James
Bacigalupi III, James
Baum, Michael
Beckley, Ben C. & Barbara M.
Beckley, Sandra Kay
Belden, Betsy
Bell, Lee Ann
Benedict, Mark
Berman, Linda Rae
Berry, Louise
Betes, Elena
Billyard, Jay
Blair, Mary E.
Brady, Anne E.
Brutico JR, Angelo A.
Burghorn, James W.
Burghorn, Arnell I
Burke, Kevin
Butcher, Pat
Byrnes, Glen
Cambigue, Lorena Lee
Carberry, Mark
Choder, Jill B. & Michael Goldman
Chortkoff, Burton & Wilma
Codding, Sandra
Colaiani, Arthur & Alessandra
Collier, Sandra Murray
Conley, James & Kaye
Cook, Robert W.
Cooper, Leonard William (TradeNet Marketing, Inc.)
Corff, Robert
Coyote, Peter
Crosser, Blue
Cunningham, Sherri L.
Currier, Don & Elizabeth
Curry, Michael T.
Davis, Scott & Lesbeth
De Saldarriaga, Judith
Dettmer, John A. & Mary Lou
Devine, Eileen
Dirmann, Jack & Irene
Dirmann Revocable Trust

Doe, John & Jane
Dohring, Doug & Laurie
Lutton, Patricia
Doughty, Michael & Sarah
American Industrial Direct LLC
Dupont, Victoria
Engel, Robert A.
Erdtmann, Lothar
Fair, Virginia
Fleming, John
Foster, William
Gale, Stanley N.
Garner, Patricia
Glenski, Bernadette
Gluck, Lawrence & Sheila
VBF Enterprises, LLC
Goldenberg, Dinu & Francine
Gordin, Arlo
Gould, Henry
Greer, Michael
Guignon, Claire
Haag Sabine M.
Haag, Gerhard
Hawkes, Evelyn
Hedlund, Paul & Brewer, Martha
Heineman, Linda
New Civilization Trust
Henman-Laufer, Peter and Milova
Herman, Paul
Herring, Norman
Higgins, Jill Tate (OS II Inc.)
Hirsch, Patricia K.
Hitchman, Anthony & Margaret
Hogerty, William R.
Hubbard, Arthur Conway
Hudak, George
Hutchins, Bill & Anne
Hutchins, Paul
Hutchins, Robert
Isham, John & Sally
Jacobs, Daniel W. & Myrna
Jaffee, Norman
Janu, Jean
Spencer, Nelson & Virginia
Jansma, Ana
Johnson, Glenn & Barbara
Johnson, Robert
Johonnesson, Bill
Judge, Charles J.
Kananack, Michael
Karczewski, Mateusz
Kasle, Christine
Katke, Jeffrey
Katselas, Milton

Kauai Village Associates
Kaufman, Paul
Kelso, Christy
Kerner, Elizabeth
Kicinski, Thomas & Carol
Kitt, Andrew & Tara
Kline, Michael L
Kobrin, Michael D.
Kramer, Karen L.
Krowitz, Arthur K. & Pam
La Fever, Jeanne
Laccone, Rea
Laing, R.E. (Burt)
Lan, Jeanne
Layton, Gregory & Jane
Levin, Jay
Lonstein, Aviram
Affluence Investments LDC
Lonstein, Daniel
Versailles LDC
Lonstein, David
Lonstein, Tony & Joan
Energy Investments LDC
Financial Growth Co. LLC
Lovit, Samuel
Maloy, Clayton & Nancy
Mancuso, Christopher
Mancuso LLC
Mancuso, Anne
Mancuso, James
Mangiamele, James & Karen
Mann, Michael & Pia
Mardigian, Ronald & Merele
McCall, Margaret Weeks
McCall, William
McFarlane, Robert & Susan
McNeill, Lynette
Miller, Elizabeth
Minshull, Paul & Anne
Minshull, Ruth
Mintz, Jeffrey M. & Jeffrey N., Ali Larissa
Morgan, Elvira
Morse, Lynn
Mugavero, Mark E.
Murgatroyd, George
Muscarella, Michael
Myerberg, Paul & Janet
Orr, David
Pantoliano, Joseph
Parker, Mark & Lorraine
Pawlik, Linda
Payne, Larry & Kim
Payson, George & Sheri
Penn, John G. & Jean R.

Penninger, William Thorton & Linda
Preiss, Abraham & Helen
Quinn, Rod
Rackemann, Donald
Rainbolt, Katherine
Rakow, Irving & Lilian
Rakow, Keith
Rakow, Ronald & DelBianco, Denise
Ramler, Daniel
Reilly, William
Reitze, Virginia
Reso, Brian & Roswell, Joan
Richards, Bentley
Rome Mudd, Alexandra
Rosen, Linda
Rosenberg, Steven
Rosenthal, Charles
Ross, Bradley
Schenck, Sharon Z.
Schwartz, Helen A.
Schwartz, Jeffrey & Debra
Segal, Misha
Sexton, Jeanne
Shah, Indira & Jiten
Shaw, Edward B. The Shaw Family Trust
Shaw, Marilyn R.
Shaw, Rick
Shereshevesky Advertising Inc.
Sheveshevesky, Barry & Robin
Sherman, Laura
Shuman, E. Barry
Silver, Barbara
Singer, David & Venegas, Diana
Infinity Investments, LTD
Skrenes, Thomas
Slome, Ansel
SIL Nomines
Slome Capital Corp.
Smith, John & Valerie
Smith, Sara Jane
Sobol, Neal
Soref, Dror
Sotcher, Frances
Steinberg, Stuart
Sterling, Robert
Stevens, Joel & Patricia
Stryker, Kent
Summers-Oxley, Heidi
Summers, Jean Bateson
Summers, Peter
Svirsky, John
Teff, Louis & Minnie
Teis, Jane H.
Thompson, Douglas

Thompson, Mary
Thornell, Kent
Tiegs, Cheryl
Totah, Isa
Trevor, Daniel
Turner, Christie, Gillian
Von Gunten, Jon
Wagner, David
Ward, Debra K.
Ward, Lowell
Warner, Cassie Sperling
Wearn, Carthey
Weber, Bennett
White, Timothy & Betsy
Willner, Neil
Winters, Morgan
Winters, Rhoda
Zaplin, Mark
Zimmerman, Dick & Patricia

1 **PROOF OF SERVICE**

2 I, Aida Ramos, declare as follows:

3 I am employed in the County of Los Angeles, State of California. I am over
4 the age of 18; my business address is Kirkland & Ellis, 777 S. Figueroa Street, Los
Angeles, CA 90017.

5 On March 4, 2003, I served the document(s) described as:

6 **[PROPOSED] ORDER PURSUANT TO FED.R.BANKR.P. 2004 FOR THE VIDEOTAPED**
7 **EXAMINATION OF CHURCH OF SCIENTOLOGY RELIGIOUS TRUST AND THE PRODUCTION**
8 **OF DOCUMENTS**

8 on the interested parties in this action at the addresses set forth below:

9 ☒ **(U.S. MAIL)** By placing the documents listed above in a sealed envelope with
10 postage thereon fully prepaid, in the United States mail at Los Angeles, California
11 addressed as set forth below. I am familiar with the firm's practice of collection and
processing correspondence for mailing by depositing with the U.S. postal service on
that same day with postage thereon fully prepaid in the ordinary course of business.

12 **UNITED STATES TRUSTEE**

12 Brian Fittipaldi
13 Office of the United States Trustee
13 Staff Attorney
14 128 East Carrillo Street
14 Santa Barbara, CA 93101

CHAPTER 11 TRUSTEE

R. Todd Neilson
Neilson Elggren LLP
10100 Santa Monica Blvd., Suite 410
Los Angeles, CA 90067

15 **ATTY FOR DEBTOR**

15 Jay L. Michaelson, Esq.
16 Joseph M. Sholder, Esq.
16 Michaelson Susi & Michaelson
17 7 West Figueroa Street, 2nd Floor
17 Santa Barbara, CA 93101

ATTY FOR DEBTOR

Richard Pachulski, Esq.
Eric S. Kurtzman, Esq.
Pachulski, Stang, Ziehl Young Jones
10100 Santa Monica Blvd., Suite 1100
Los Angeles, CA 90067

18 **ATTY FOR CHAPTER 11 TRUSTEE**

19 John P. Reitman
20 Gumport Reitman & Montgomery
20 550 S. Hope Street, Suite 825
21 Los Angeles, CA 90071

CHURCH OF SCIENTOLOGY RELIGIOUS TRUST

Officer or Registered Agent for Service
6331 Hollywood Blvd., Suite 1011
Los Angeles, CA 90028

22 **CHURCH OF SCIENTOLOGY RELIGIOUS TRUST**

22 Officer or Registered Agent for Service
23 1710 Ivar Ave.
23 Los Angeles, CA 90028

24 ☒ **(FEDERAL)** I declare that I am employed in the office of a member of the bar of this
25 court at whose direction the service was made.

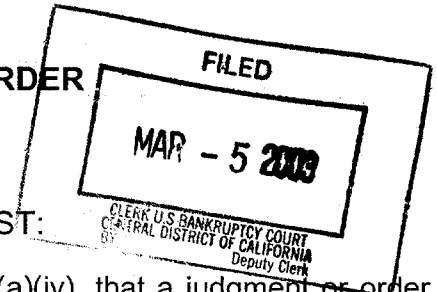
26 Executed on March 4, 2003, at Los Angeles, California.

27 
28 Aida Ramos

NOTE TO USERS OF THIS FORM:
Physically attach this form as the last page of the proposed Order or Judgment.
Do **not** file this form as a separate document.

In re REED E. SLATKIN, DEBTOR.	(SHORT TITLE) CHAPTER 11 CASE NUMBER: ND 01-11549-RR
--	--

**NOTICE OF ENTRY OF JUDGMENT OR ORDER
AND CERTIFICATE OF MAILING**



TO ALL PARTIES IN INTEREST ON THE ATTACHED SERVICE LIST:

1. You are hereby notified, pursuant to Local Bankruptcy Rule 116(1)(a)(iv), that a judgment or order entitled,
(specify):

**ORDER PURSUANT TO FED.R.BANKR.P. 2004 FOR THE VIDEOTAPED EXAMINATION OF
CHURCH OF SCIENTOLOGY RELIGIOUS TRUST AND PRODUCTION OF DOCUMENTS**

was entered on (specify date):

MAR - 5 2003

2. I hereby certify that I mailed a copy of this notice and a true copy of the order or judgment to the persons and entities on the attached service list on (specify date):

MAR - 5 2003

DATED: **MAR - 5 2003**

JON D. CERETTO
Clerk of the Bankruptcy Court

by: KAM Rust

UNITED STATES TRUSTEE

Brian Fittipaldi
Office of the United States Trustee
Staff Attorney
128 East Carrillo Street
Santa Barbara, CA 93101

ATTY FOR DEBTOR

Jay L. Michaelson, Esq.
Joseph M. Sholder, Esq.
Michaelson Susi & Michaelson
7 West Figueroa Street, 2nd Floor
Santa Barbara, CA 93101

ATTY FOR CHAPTER 11 TRUSTEE

John P. Reitman
Gumport Reitman & Montgomery
550 S. Hope Street, Suite 825
Los Angeles, CA 90071

ATTY FOR CHAPTER 11 TRUSTEE

Lindsay E. Dinn
Kirkland & Ellis
777 S. Figueroa St.
Los Angeles, CA 90017

CHAPTER 11 TRUSTEE

R. Todd Neilson
Neilson Elggren LLP
10100 Santa Monica Blvd., Suite 410
Los Angeles, CA 90067

ATTY FOR DEBTOR

Richard Pachulski, Esq.
Eric S. Kurtzman, Esq.
Pachulski, Stang, Ziehl Young Jones
10100 Santa Monica Blvd., Suite 1100
Los Angeles, CA 90067

CHURCH OF SCIENTOLOGY RELIGIOUS TRUST

Officer or Registered Agent for Service
6331 Hollywood Blvd., Suite 1011
Los Angeles, CA 90028

CHURCH OF SCIENTOLOGY RELIGIOUS TRUST

Officer or Registered Agent for Service
1710 Ivar Ave.
Los Angeles, CA 90028