

**NASD DISPUTE RESOLUTION AWARD**  
**NASD DISPUTE RESOLUTION, INC.**

CASE: 01-01305

Lincoln Investment Planning, Inc., claimant/counterclaim respondent vs. William M. Cameron, respondent/counterclaim claimant.

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**ATTORNEYS:**

For Claimant appeared Catherine M. Harper, Esq., of the firm Timoney, Knox, Hasson, & Weand, LLP, Fort Washington, PA.

Respondent appeared pro se., New York, NY.

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DATE FILED: March 16, 2001

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**CASE SUMMARY:** Claimant/counterclaim respondent alleged that respondent/counterclaim claimant failed to pay the amount owed on a commission draw when his employment with claimant terminated.

**COUNTERCLAIM SUMMARY:** Respondent/counterclaim claimant alleged that he lost commissions from the employees of the school district that claimant/counterclaim respondent inherited at the time of his resignation.

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**Claim Data**

Claim: \$11,641.44  
Interest: \$50.00 a month since 12/31/00

**Award Data**

Award: \$11,156.91  
Interest: @ 9% per annum from 10/6/00 until payment of award.

**Counterclaim Data**

Claim: \$24,750.00

**Award Data**

Award: \$.00

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**AWARD:** The undersigned arbitrator has decided and determined in full and final resolution of the issues submitted for determination as follows: 1) Respondent/counterclaim claimant is liable and shall pay to the claimant/counterclaim respondent \$11,156.91. 2) Respondent/counterclaim claimant is liable and shall pay claimant/counterclaim respondent interest at a rated of 9% per annum from 10/6/00 until date of payment of award. 4) All other relief requests are denied. 5) The \$1,050.00 filing fee previously deposited with NASD Dispute Resolution, Inc. by the claimant/counterclaim respondent, shall be retained by NASD Dispute Resolution, Inc.

Page Two  
Award 01-01305

**COUNTERCLAIM AWARD:** The undersigned arbitrator has decided and determined in full and final resolution of the issues submitted for determination as follows: 1) The claims of the respondent/counterclaim claimant are dismissed in their entirety. 2) All other relief requests are denied. 3) The \$425.00 filing fee previously deposited with NASD Dispute Resolution, Inc. by the respondent/Counterclaim claimant, shall be retained by NASD Dispute Resolution, Inc.

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**OTHER FEES:** Pursuant to Rule 10333 of the Code, claimant/counterclaim respondent has paid to NASD Dispute Resolution, Inc. the \$400.00 Member Surcharge previously invoiced.

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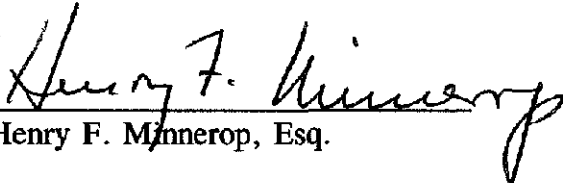
Page Three  
Award 01-01305

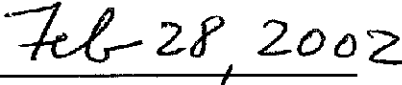
Henry F. Minnerop, Esq.

Sole Non-Public Arbitrator

**AFFIRMATION**

I, Henry F. Minnerop, Esq., do hereby affirm, pursuant to Article 7507 of the Civil Practice Law and Rules, that I am the individual described herein, and who executed this instrument which is my award.

  
Henry F. Minnerop, Esq.

  
Signature Date

March 5, 2002  
Date of Service (For NASD-DR office use only)