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**STATE OF CALIFORNIA  
BUSINESS, TRANSPORTATION AND HOUSING AGENCY  
DEPARTMENT OF CORPORATIONS**

TO: Dicksey M. Battle  
Vernon N. Battle  
1056 New York Drive  
Altadena, California 91001

**ORDER WITHDRAWING DESIST AND REFRAIN ORDER**

It is hereby ordered that the Desist and Refrain Order issued on October 22, 2009 against Dicksey M. Battle and Vernon N. Battle is withdrawn.

Dated: May 19, 2010  
Sacramento, California

PRESTON DuFAUCHARD  
California Corporations Commissioner

By \_\_\_\_\_  
ALAN S. WEINGER  
Deputy Commissioner  
Enforcement Division

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**STATE OF CALIFORNIA**  
**BUSINESS, TRANSPORTATION AND HOUSING AGENCY**  
**DEPARTMENT OF CORPORATIONS**

**TO:** Harold Ellis, Manager, CEO  
Troy Crisp, Member, Executive V.P.  
Richard Lathan, Member  
Dicksey M. Battle, Member  
Vernon N. Battle, Member, President  
Team Ministry Group, LLC aka TMG  
5350 White Oak Ave., #101  
Encino, CA 91316

and  
1056 E. New York Drive  
Altadena, CA 91009

and  
2222 S. Figueroa, Penthouse #24  
Los Angeles, CA 90007

and  
4201 Long Beach Blvd., Ste. 322  
Long Beach, CA 90807

**DESIST AND REFRAIN ORDER**  
**(For violations of section 25110 and 25401 of the Corporations Code)**

The California Corporations Commissioner finds that:

1. At all relevant times, Harold Ellis (“Ellis”) was Manager and CEO of Team Ministry Group, LLC, (“Team Ministry Group”), also known as TMG, a Nevada limited liability company with a California registered address of 5350 White Oak Ave., #101, Encino, California, 91316, and California business addresses of 2222 S. Figueroa, Penthouse #24, Los Angeles, 90007 and 4201 Long Beach Blvd., Ste. 322, Long Beach, 90807, and which maintained a website on the Internet at [www.teamministrygroup.com](http://www.teamministrygroup.com).

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2. At all relevant times, Vernon N. Battle (“Vernon Battle”) was a Member and President of Team Ministry Group.

3. At all relevant times, Troy Crisp (“Crisp”) was a Member and Executive V.P. of Team Ministry Group.

4. At all relevant times, Richard Lathan (“Lathan”) and Dicksey M. Battle (“Dicksey Battle”) were Members of Team Ministry Group.

5. Beginning in or about November of 2002 but no later than June 1, 2007, Ellis, Vernon Battle, Crisp, Lathan, Dicksey Battle and Team Ministry Group offered or sold securities in the form of investment contracts of Team Ministry Group through means of general solicitation including but not limited to posting on the Internet.

6. The purported purpose of the offering was to raise funds to acquire, develop, and manage property which has “good growth potential” and provide returns for investors. Such real estate investments include but are not limited to the Newberry Springs Estates.

7. Investors are told that Team Ministry Group offers “private individuals the opportunity to invest in real estate income property via private placement memorandum, earning passive income”. Investors are told that Team Ministry Group is equipped to evaluate potential real estate investments, that all company members bring experience to Team Ministry Group’s ability to be the best in the field and find the best possible scenarios for its investors.

8. These securities were offered or sold in this state in issuer transactions. The Department of Corporations has not issued a permit or other form of qualification authorizing any person to offer and sell these securities in this state.

1 9. In connection with these offers and sales, Ellis, Vernon Battle, Crisp, Lathan, Dicksey Battle  
2 and Team Ministry Group misrepresented to investors or omitted to disclose to investors that:

3 a. Team Ministry Group was formed as a Nevada corporation in 2002 when Team  
4 Ministry Group is a limited liability company formed on May 8, 2006 in Nevada;

5 b. That Ellis is a licensed stock broker and commodities broker when Ellis has never  
6 been licensed to act as a stock broker or commodities broker;

7 c. That Crisp is a licensed contractor when Crisp did not hold any license by the  
8 California Contractors State License Board or the Nevada State Contractors Board.

9  
10 Based upon the foregoing findings, the California Corporations Commissioner is of the  
11 opinion that the investment contracts of Team Ministry Group are securities subject to qualification  
12 under the California Corporate Securities Law of 1968 and are being or have been offered or sold  
13 without being qualified in violation of Corporations Code section 25110. Pursuant to section 25532  
14 of the Corporate Securities Law of 1968, Harold Ellis, Vernon N. Battle, Troy Crisp, Richard Lathan,  
15 Dicksey M. Battle, and Team Ministry Group, LLC aka TMG are hereby ordered to desist and refrain  
16 from the further offer or sale in the State of California of securities in the form of investment  
17 contracts, unless and until qualification has been made under the law unless exempt.

18  
19 Further, the California Corporations Commissioner is of the opinion that the securities of  
20 Team Ministry Group were offered or sold in this state by means of written or oral communications  
21 which included an untrue statement of a material fact or omitted to state a material fact necessary in  
22 order to make the statements made, in the light of the circumstances under which they were made, not  
23 misleading, in violation of section 25401 of the Corporate Securities Law of 1968. Pursuant to  
24 section 25532 of the Corporate Securities Law of 1968, Harold Ellis, Vernon N. Battle, Troy Crisp,  
25 Richard Lathan, Dicksey M. Battle, and Team Ministry Group, LLC aka TMG are hereby ordered to  
26 desist and refrain from offering or selling or buying or offering to buy any security in the State of  
27 California, including but not limited to investment contracts in Team Ministry Group, LLC aka TMG,  
28 by means of any written or oral communication which includes an untrue statement of a material fact

1 or omits to state a material fact necessary in order to make the statements made, in the light of the  
2 circumstances under which they were made, not misleading.

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This Order is necessary, in the public interest, for the protection of investors and consistent with the purposes, policies, and provisions of the Corporate Securities Law of 1968.

Dated: October 22, 2009  
Sacramento, California

PRESTON DuFAUCHARD  
California Corporations Commissioner

By \_\_\_\_\_  
ALAN S. WEINGER  
Deputy Commissioner  
Enforcement Division