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

TO: Douglas Rucker  
7660 East Broadway, Suite 204  
Tucson, AZ 85710

Robert Moss  
125 West Baylor Lane  
Gilbert, AZ 85233

**DESIST AND REFRAIN ORDER**  
**(For violation of sections 25110 and 25401 of the Corporations Code)**

The California Corporations Commissioner finds that:

1. Douglas Rucker (“Rucker”) maintains a place of business at 7660 East Broadway, Suite 204, Tucson, Arizona 85710.
2. Robert Moss (“Moss”) maintains a place of business at 125 West Baylor Lane, Gilbert, Arizona 85233.
3. At all relevant times, Moss and Rucker acted as agents of Power Station LLC (“Power Station”), a Nevada corporation with a business address at 3838 Grandview Drive, Brea, California 92823. Power Station’s chairman and managing member is Henry Mauriss (“Mauriss”).
4. Beginning in 2005 and continuing until the present, Rucker has offered and sold securities in the form of convertible notes, Class B membership interests, and warrants to acquire Class B membership interests in Power Station to California residents.

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2           5.       Beginning in 2006 and continuing until the present, Moss has offered and sold  
3 securities in the form of convertible notes, Class B membership interests, and warrants to acquire  
4 Class B membership interests in Power Station to California residents.

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6           6.       These securities were offered or sold in this state in issuer transactions. The California  
7 Corporations Commissioner (“Commissioner”) has not issued a permit or other form of qualification  
8 authorizing any person to offer or sell these securities in this state.

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10          7.       On February 14, 2006, the Texas State Securities Board issued a Cease Publication  
11 Order (“Texas Order”) against Power Station, Mauriss, and Rucker for making statements in  
12 connection with the sale of securities that were materially misleading or otherwise likely to deceive  
13 the public.

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15          8.       On July 17, 2007, the Commissioner issued a Desist and Refrain Order (“Order”)  
16 against Power Station and Mauriss, ordering them to stop offering and selling securities in violation  
17 of California Corporations Code section 25110. The Commissioner alleged in his Order that Power  
18 Station securities had been sold by means of general solicitation. The Order contained allegations  
19 under Corporations Code section 25401 for Power Station’s offer and sale of securities without  
20 disclosing the Texas Order. Power Station and Mauriss were ordered to desist and refrain from  
21 offering and selling securities in violation of Section 25401. Neither Power Station nor Mauriss  
22 requested a hearing on the Desist and Refrain Order. Therefore, the Order is now final.

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24          9.       After the Commissioner issued the Order, Moss and Rucker continued to offer and sell  
25 securities in Power Station to California residents.

1           10.     In connection with the offer and sale of securities, Moss and Rucker have failed to  
2 disclose to potential investors that the Commissioner issued a Desist and Refrain Order against the  
3 offer and sale of Power Station securities on July 17, 2007.  
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5           Based upon the foregoing findings, the California Corporations Commissioner is of the opinion  
6 that the convertible notes, Class B membership interests, and warrants to acquire Class B membership  
7 interests that are being or have been offered or sold by Douglas Rucker and Robert Moss are securities  
8 subject to qualification under the California Corporate Securities Law of 1968 and are being or have  
9 been offered or sold without being qualified in violation of Corporations Code section 25110.  
10 Pursuant to section 25532 of the Corporate Securities Law of 1968, Douglas Rucker and Robert Moss  
11 are hereby ordered to desist and refrain from the further offer or sale in the State of California of  
12 securities, including but not limited to convertible notes, Class B membership interests, and warrants  
13 to acquire Class B membership interests, unless and until qualification has been made under the law or  
14 unless exempt.  
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16           Further, the California Corporations Commissioner is of the opinion that the securities that are  
17 being or have been offered or sold by Douglas Rucker and Robert Moss were offered or sold in this  
18 state by means of written or oral communications which included an untrue statement of a material  
19 fact or omitted to state a material fact necessary in order to make the statements made, in the light of  
20 the circumstances under which they were made, not misleading, in violation of section 25401 of the  
21 Corporate Securities Law of 1968. Pursuant to section 25532 of the Corporate Securities Law of  
22 1968, Douglas Rucker and Robert Moss are hereby ordered to desist and refrain from offering or  
23 selling any securities in the State of California, including but not limited to convertible notes, Class B  
24 membership interests, and warrants to acquire Class B membership interests, by means of any written  
25 or oral communication which includes an untrue statement of material fact or omits to state a material  
26 fact necessary in order to make the statements made, in the light of the circumstances under which  
27 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: August 26, 2008  
Los Angeles, California

PRESTON DuFAUCHARD  
California Corporations Commissioner

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