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**STATE OF WASHINGTON
DEPARTMENT OF FINANCIAL INSTITUTIONS
SECURITIES DIVISION**

IN THE MATTER OF DETERMINING
whether there has been a violation
of the Securities Act of Washington by:

JASON T. ROSE;
G. BYRON HOGAN;
BERKSHIRE RESOURCES LLC;
BERKSHIRE (4OL) LLP,

Respondents.

Order Number S-06-115-06-CO01

CONSENT ORDER AS TO JASON T. ROSE,
BERKSHIRE REOURCES LLC, AND
BERKSHIRE (4OL) LLP

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INTRODUCTION

On October 13, 2006, the Securities Administrator of the State of Washington issued a Statement of Charges and Notice of Intent to Enter an Order to Cease and Desist, Impose Fines, and Charge Costs, Order Number S-06-115-06-SC01, hereinafter referred to as the "Statement of Charges," against Jason T. Rose, G. Byron Hogan, Berkshire Resources LLC, and Berkshire (4OL) LLP.

Pursuant to the Securities Act of Washington, RCW 21.20, the Securities Division of the Department of Financial Institutions ("Securities Division") and Respondents, Jason T. Rose, Berkshire Resources LLC, and Berkshire (4OL) LLP, do hereby enter into this CONSENT ORDER in settlement of the above-captioned matter. Respondents neither admit nor deny the Findings of Fact and Conclusions of Law as set forth in the Statement of Charges, which are incorporated by reference into this Consent Order.

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CONSENT ORDER

1 **CONSENT ORDER**

2 Based upon the foregoing:

3 IT IS AGREED AND ORDERED that Respondents, Jason T. Rose, Berkshire Resources LLC,
4 Berkshire (4OL) LLP, and their agents and employees, each shall cease and desist from offering or
5 selling securities in violation of RCW 21.20.140, the securities registration section of the Securities Act
6 of Washington.

7 IT IS FURTHER AGREED AND ORDERED that Respondents, Jason T. Rose, Berkshire
8 Resources LLC, and their agents and employees, each shall cease and desist from acting as an
9 unregistered securities broker-dealer or salesperson in violation of RCW 21.20.040, the broker-dealer
10 and securities salesperson registration section of the Securities Act of Washington.

11 IT IS FURTHER AGREED AND ORDERED that Respondents, Jason T. Rose, Berkshire
12 Resources LLC, and their agents and employees, each shall cease and desist from violating RCW
13 21.20.010.

14 IT IS FURTHER AGREED AND ORDERED that Respondents Berkshire Resources LLC and
15 Berkshire (4OL) LLP shall file an offering circular with the Securities Administrator ten business days
16 prior to making any offer to sell any security undertaken in reliance upon the Securities Act of 1933,
17 Regulation D, Rule 230.506 and WAC-44A-506.

18 IT IS FURTHER AGREED AND ORDERED that Respondents Berkshire Resources LLC and
19 Berkshire (4OL) LLP will provide in any offering circular (1) a reasonable basis for any financial
20 projections made; and (2) disclosure regarding administrative actions taken against David G. Rose, Robo
21 Enterprises, and enTerra Energy.

1 IT IS FURTHER AGREED AND ORDERED that Respondents Jason T. Rose, Berkshire
2 Resources LLC, Berkshire (4OL) LLP, and their agents and employees, each shall disclose the existence
3 of this consent order in any offering circular to be used in conjunction with the offer or sale of any
4 security in the State of Washington.

5 IT IS FURTHER AGREED AND ORDERED that Respondents, Jason T. Rose, Berkshire
6 Resources LLC, and Berkshire (4OL) LLP shall be jointly and severally liable for and pay a fine of \$5,000
7 on or before the date of entry of this Consent Order.

8 IT IS FURTHER AGREED AND ORDERED that Respondents Jason T. Rose, Berkshire
9 Resources LLC, and Berkshire (4OL) LLP shall be jointly and severally liable for and pay investigative
10 costs in the amount of \$4,000 on or before the date of entry of this Consent Order.

11 IT IS FURTHER AGREED that the Securities Division has jurisdiction to enter this Order.

12 IT IS FURTHER AGREED that in consideration of the foregoing Respondents Jason T. Rose,
13 Berkshire Resources LLC, and Berkshire (4OL) LLP each waive their rights to a hearing in this matter
14 and judicial review of this matter pursuant to RCW 21.20.440 and RCW 34.05 and the Securities
15 Division hereby vacates the Statement of Charges S-06-115-05-SC01 except to the extent that the
16 Findings of Fact and Conclusions of Law in the Statement of Charges have been incorporated herein.

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22 WILLFUL VIOLATION OF THIS ORDER IS A CRIMINAL OFFENSE.

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SIGNED this 26th day of February, 2007.

Approved for entry by:

/s/

Kevin Norwood
Tennessee Bar Association #010271
Attorney for Respondents

Signed By:

Berkshire Resources LLC

/s/

Jason T. Rose, Manager

Berkshire (4OL) LLP

/s/

Jason T. Rose, Managing Partner

/s/

Jason T. Rose, Individually

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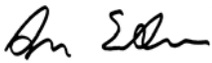
SIGNED and ENTERED this 15th day of March, 2007



MICHAEL E. STEVENSON
Securities Administrator

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Approved by:



Suzanne Sarason
Chief of Compliance & Examinations

Presented by:



Jill Vallely
Financial Legal Examiner