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

TO: Hiep Trinh, aka Alex Trinh
2831 Alderberry Court
Fullerton, CA 92835

Anatoly Vanetik, aka Tony Vanetik
1085 Castlerock Lane
Santa Ana, CA 92705

Mitch Ngo
558 Orion Road
Tustin, CA 92782

Turan Petroleum, Inc.
940 South Coast Drive, #100
Costa Mesa, CA 92626

NRG Resources, Inc.
18301 Von Karman Avenue, Suite 1050
Irvine, CA 92612

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

The California Corporations Commissioner finds that:

1. Turan Petroleum, Inc. (“Turan Petroleum”) was originally incorporated under the laws of Nevada in March 2001 under the name Elite Registry, Inc. (“Elite”). Elite changed its name to Turan Petroleum, Inc. in December 2004. Turan Petroleum’s principal place of business is currently 940 South Coast Drive, #100, Costa Mesa, CA 92626. Its principal place of business was formerly 3720 S. Susan Street, Suite 100, Santa Ana, CA 92704.

1 2. Hiep Trinh, aka Alex Trinh (“Hiep Trinh”) and Anatoly Vanetik, aka Tony Vanetik
2 (“Tony Vanetik”) were control persons of Turan Petroleum until May 2008. Tony Vanetik was the
3 president of Turan. In or about June 2008, Turan Petroleum acquired new management. Since June
4 2008, Turan Petroleum has not been controlled by Hiep Trinh or Tony Vanetik.

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6 3. NRG Resources, Inc. (“NRG Resources”) was incorporated under the laws of Nevada
7 on November 29, 2001. Its principal place of business is currently 18301 Von Karman Avenue, Suite
8 1050, Irvine, CA 92612. Its principal place of business was formerly 3720 S. Susan Street, Suite 100,
9 Santa Ana, CA 92704.

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11 4. At all relevant times, Tony Vanetik was the chairman of the board of directors, CEO,
12 co-founder, and a control person of NRG Resources, Inc. At all relevant times, Hiep Trinh was the
13 vice president, co-founder, and a control person of NRG Resources, Inc.

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15 5. At all relevant times, Hiep Trinh and Tony Vanetik also controlled several other
16 entities, including Capital Marketing Systems, Inc. (“Capital Marketing Systems”) and Valueluck.
17 Capital Marketing Systems was incorporated under the laws of Nevada on July 15, 2004. Its
18 principal place of business is 3720 S. Susan Street, Santa Ana, CA 92704. Valueluck is an entity of
19 unknown form located at 7660 Beverly Blvd., Los Angeles, CA 90036.

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21 6. Beginning in 2005 or earlier, NRG Resources, Mitch Ngo, Hiep Trinh, and Tony
22 Vanetik offered and sold securities in the form of common stock in NRG Resources to California
23 residents. From June 2005 through December 2008, they sold approximately \$7,051,998.60 worth of
24 common stock to investors inside and outside of California.

25
26 7. Beginning in 2005 or earlier, Turan Petroleum, Mitch Ngo, Hiep Trinh, and Tony
27 Vanetik, offered and sold securities in the form of common stock in Turan Petroleum to California
28

1 residents. From January 2005 through May 2008, they sold more than \$2,612,610.00 worth of
2 common stock to investors inside and outside of California.

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4 8. Hiep Trinh, Tony Vanetik, Mitch Ngo, Turan Petroleum, and NRG Resources offered
5 and sold these securities in this state in issuer transactions. The Department of Corporations has not
6 issued a permit or other form of qualification authorizing any person to offer or sell these securities in
7 this state.

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9 9. Hiep Trinh, Tony Vanetik, Mitch Ngo, Turan Petroleum, and NRG Resources offered
10 these securities by means of general solicitation, including but not limited to an investor referral
11 network throughout the Vietnamese-American community in Orange County.

12
13 10. Mitch Ngo, Hiep Trinh, Tony Vanetik, Turan Petroleum, and NRG Resources offered
14 and sold these securities to persons with whom they had no preexisting relationship and who were not
15 accredited investors.

16
17 11. Hiep Trinh and Tony Vanetik effected some of the above-described sales of securities
18 by instructing investors to make their checks out to Valueluck or Capital Marketing Systems and then
19 transferring shares of stock from Valueluck or Capital Marketing Systems to the investors.

20
21 12. In connection with the offers and sales of these securities, Mitch Ngo, Hiep Trinh, and
22 Tony Vanetik told potential investors that NRG and Turan Petroleum would make an initial public
23 offering within three months or a few months. They claimed that each company had taken all of the
24 necessary steps in order to prepare for the initial public offering. Each of these individuals made
25 specific representations regarding NRG and/or Turan Petroleum's preparations to "go public." In
26 fact, neither company had taken any of the necessary steps in order to prepare for an initial public
27 offering.

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1 13. In connection with the offers and sales of these securities, Mitch Ngo, Hiep Trinh, and
2 Tony Vanetik told at least one investor that he would be purchasing shares of stock directly from
3 Turan Petroleum, and not from a private party. In fact, as the investor learned after the purchase, the
4 stock was actually purchased from a private party, Valueluck, in a nonissuer transaction.

5
6 14. In connection with the offers and sales of these securities, Mitch Ngo, Hiep Trinh, and
7 Tony Vanetik failed to disclose that in 2001, Hiep Trinh was barred from ever associating with any
8 National Association of Securities Dealers (“NASD,” now the Financial Industry Regulatory
9 Authority, or “FINRA”) member in any capacity, based on the finding that he had converted \$10,000
10 of customer funds for his own use. They also failed to disclose that in 2001, based on similar
11 findings, Hiep Trinh was barred by the Office of Thrift Supervision from ever associating with
12 certain banking institutions.

13
14 15. In connection with the offers and sales of these securities, Mitch Ngo, Hiep Trinh, and
15 Tony Vanetik failed to disclose that in 1991, Tony Vanetik was convicted by the United States
16 District Court for the Central District of California of a felony, namely, subscribing to false income
17 tax returns in violation of Title 26, United States Code section 7206(1), and sentenced to probation
18 for a period of five years and ordered to pay a fine of \$5,000.00.

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20 16. In connection with the offers and sales of these securities, Hiep Trinh, Mitch Ngo, and
21 Tony Vanetik failed to disclose that new investors’ funds would be used to pay prior investors.

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23 Based upon the foregoing findings, the California Corporations Commissioner is of the opinion
24 that the stocks that are being or have been offered or sold by Turan Petroleum, Inc.; NRG Resources,
25 Inc.; Hiep Trinh, aka Alex Trinh; Anatoly Vanetik, aka Tony Vanetik; and Mitch Ngo are securities
26 subject to qualification under the California Corporate Securities Law of 1968 and are being or have
27 been offered or sold without being qualified in violation of Corporations Code section 25110.
28 Pursuant to section 25532 of the Corporate Securities Law of 1968, Turan Petroleum, Inc.; NRG

1 Resources, Inc.; Hiep Trinh, aka Alex Trinh; Anatoly Vanetik, aka Tony Vanetik; and Mitch Ngo are
2 hereby ordered to desist and refrain from the further offer or sale in the State of California of
3 securities, including but not limited to stock, unless and until qualification has been made under the
4 law or unless exempt.

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6 Further, the California Corporations Commissioner is of the opinion that the securities of
7 Turan Petroleum, Inc. and NRG Resources, Inc. were offered or sold in this state by means of written
8 or oral communications which included an untrue statement of a material fact or omitted to state a
9 material fact necessary in order to make the statements made, in the light of the circumstances under
10 which they were made, not misleading, in violation of section 25401 of the Corporate Securities Law
11 of 1968. Pursuant to section 25532 of the Corporate Securities Law of 1968, Turan Petroleum, Inc.;
12 NRG Resources, Inc.; Hiep Trinh, aka Alex Trinh; Anatoly Vanetik, aka Tony Vanetik; and Mitch
13 Ngo are hereby ordered to desist and refrain from offering or selling any security in the State of
14 California, including but not limited to stock, by means of any written or oral communication which
15 includes an untrue statement of material fact or omits to state a material fact necessary in order to
16 make the statements made, in light of the circumstances under which they were made, not misleading.

17
18 This Order is necessary, in the public interest, for the protection of investors and consistent
19 with the purposes, policies, and provisions of the Corporate Securities Law of 1968.

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21 Dated: April 10, 2009
22 Los Angeles, California

23 PRESTON DuFAUCHARD
24 California Corporations Commissioner

25 By: _____
26 ALAN S. WEINGER
27 Acting Deputy Commissioner
28 Enforcement Division