1 2 3 4 5 6 7	MARY ANN SMITH Deputy Commissioner DOUGLAS M. GOODING Assistant Chief Counsel MARISA I. URTEAGA-WATKINS (State Bar No Counsel Department of Business Oversight 1515 K Street, Suite 200 Sacramento, California 95814 Telephone: (916) 445-9626 Facsimile: (916) 445-6985 Attorneys for Complainant	o. 236398)	
8	BEFORE THE DEPARTMENT OF BUSINESS OVERSIGHT		
9	OF THE STATE OF CALIFORNIA		
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11 12	In the Matter of THE COMMISSIONER OF BUSINESS OVERSIGHT OF THE STATE OF CALIFORNIA,)) DESIST AND REFRAIN ORDER AND) ORDER FOR ANCILLARY RELIEF	
13	Complainant,)) (Violations of Corporations Code sections	
14	VS.	25110 and 25401)	
15 16	GLOBAL VICTORY CAPITAL INVESTMENT GROUP, a.k.a. GLOBAL		
17	VICTORY CAPITAL GROUP; PHASE 7 MEDIA GROUP, INC.; WILLIS VICTORY,		
18	a.k.a. WILLIS GEORGE VICTUM, WILLIS VICTIM, WILLIS G. VICTORY, and WILLIS		
19	GEORGE VICTORY; and ANGELICA GO,		
20	a.k.a. FRAY ANGELICA GO,		
21	Respondents.		
22)	
23 24	The Commissioner of Business Oversight finds that: I.		
25 26	STATEMENT OF FACTS		
26	1. At all relevant times, Global Victory Capital Investment Group, a.k.a. Global Victory		
27	Capital Group ("Global") is a business entity of unknown formation, with a primary place of business		
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	-1-		
	DESIST AND REFRAIN ORDER AND ORDER FOR ANCILLARY RELIEF		

located at 14123 Via Corsini, San Diego, CA 92128. Global transacts business by way of email at info@globalvictorycapital.com or victory@globalvictorycapital.com, on the internet at www.globalvictorycapital.com, by telephone at (951) 304-3493 or (858) 568-1693, and by facsimile at (866) 528-8807.

2. At all relevant times, Phase 7 Media Group, Inc. ("Phase") is a corporation with a primary place of business located at 13815 Via Rimini, San Diego, CA 92129. Phase transacts business by way of email at victory@phase7media.com.

3. At all relevant times, Willis Victory, a.k.a. Willis George Victum, Willis Victim, Willis G. Victory, and Willis George Victory ("Victory") is the chief executive officer, director, and representative of Global. Victory is also a representative or director of Phase, with a business address of 14123 Via Corsini, San Diego, CA 92128 or 13815 Via Rimini, San Diego, CA 92129. Victory transacts business by way of email at victory@globalvictorycapital.com and victory@phase7media.com, by telephone at (951) 304-3493 or (858) 568-1693, and by facsimile at (866) 528-8807.

4. At all relevant times, Angelica Go, a.k.a. Fray Angelica Go ("Go") is an individual doing business as the corporate secretary and a representative of Global, with a business address located at either 38358 Tranquila Ave., Murrieta, CA 92563 or 13815 Via Rimini, San Diego, CA 92129. Go is also a representative of Phase.

5. Global, Phase, Victory, and Go are herein collectively referred to as "Respondents." Whenever reference is made herein to "Respondents" doing any act, the allegation shall mean the act of each respondent acting individually, jointly and severally.

6. Beginning on June 14, 2012, Respondents offered and sold investment agreements to at least one (1) investor, Investor M.A. residing in Sacramento, Sacramento County. The terms of the investment are as follows: Investor M.A. pays to Respondents a capital investment amount of twenty thousand dollars (\$20,000) for the purpose of investing in Global and other related business enterprises in exchange for a profit on the capital invested. After the first forty five (45) days of the investment, investor M.A. is to receive in return from Respondents, the entire principal capital investment of twenty thousand dollars (\$20,000), and an additional forty thousand dollars (\$40,000) as two hundred percent (200%) interest profit on the capital investment as the "first tranche". The

-2-

second phase or "second tranche" of the investment consists of investor M.A. reinvesting the sixty thousand dollars (\$60,000) from the "first tranche" for an additional forty five (45) days, yielding a total of principal and profit of one hundred and fifty thousand dollars (\$150,000). The third and final phase of the investment of "third tranche" is a reinvestment of one hundred and fifty thousand dollars (\$150,000) previously invested for an additional forty five (45) days, yielding a total of principal and profit of an unknown amount. At all times during the investment, Respondents guarantee the return of investor M.A.'s initial twenty thousand dollar (\$20,000) principal investment.

7. In or about August 2012, investor M.A. wired an additional three thousand dollars (\$3,000) to Respondents, by way of Respondents' associate located out of state. Respondents required that investor M.A. pay this amount to "facilitate the investment process". Investor M.A. paid to Respondents a total of twenty three thousand dollars (\$23,000) for the purpose of investing.

8. Beginning in 2012, Respondents offered and sold the above described securities in California in issuer transactions. The Department of Business Oversight has not issued a permit or other form of qualification authorizing any person to offer and sell these securities in the form of investment agreements in California.

9. Beginning in 2012, in connection with the offer and sale of these securities,
Respondents made, or caused to be made, misrepresentations of material fact or omitted to state
material facts necessary in order to make the statements made, in the light of the circumstances under
which they were made, not misleading.

10. Specifically, Respondents misrepresented to investor M.A. that investor M.A. would receive a profitable return on investor M.A.'s investment, and would, at the minimum, receive the principal amount invested at the termination of the investment. Investor M.A.'s principal amount invested was twenty three thousand dollars (\$23,000) tendered to Respondents on June 14, 2012 and in August, 2012. To date, investor M.A. has not received investor M.A.'s principal amount, despite repeatedly requesting the amount to be returned.

11. Corporations Code section 25110 prohibits the offering and/or selling securities that are not qualified by the Department or exempt.

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12. Corporations Code section 25401 prohibits the offer and/or sale of securities in California by means of written or oral communications that include untrue statements of material fact or omits material facts necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading.

II.

ORDER FOR ANCILLARY RELIEF

Based on the foregoing findings of fact, Respondents have offered and sold securities in the form of an investment agreement to at least one (1) investor in an amount of at least twenty three thousand dollars (\$23,000.00) in violation of Corporations Code sections 25110 and 25401.

WHEREFORE, good cause showing, and the Commissioner of Business Oversight having determined that this action is in the public interest, for the protection of investors and consistent with the purposes, policies, and provisions of the Corporate Securities Law of 1968, based on Respondents' violations, the Commissioner hereby orders ancillary relief pursuant to Corporations Code section 25532, subdivision (e), individually, jointly and severally against Respondents and in favor of the Commissioner on behalf of the investors, as follows:

Full restitution made to investor M.A., residing in Sacramento, consisting of investor M.A.'s investment principal in the amount of twenty three thousand dollars (\$23,000) and interest at the legal rate accumulated on the investment principal from the first day investor M.A. tendered the investment principal to Respondents on June 14, 2012 and in August, 2012, or according to proof, to be paid within ten (10) calendar days from the date the order for ancillary relief in the form of restitution is deemed final. Respondents shall make full restitution to investor M.A. by certified cashier's check or bank wire transfer. Respondents shall submit proof of payment to investor M.A. to the Department of Business Oversight Attn: Marisa I. Urteaga-Watkins, Counsel, 1515 K Street, Suite 200, Sacramento, CA 95814 immediately upon payment to investor M.A.

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DESIST AND REFRAIN ORDER

III.

The Commissioner of Business Oversight is of the opinion that the investment agreements sold by Global Victory Capital Investment Group, a.k.a. Global Victory Capital Group, Phase 7 Media Group, Inc., Willis Victory, a.k.a. Willis George Victum, Willis Victim, Willis G. Victory, and Willis George Victory, and Angelica Go, a.k.a. Fray Angelica Go are securities subject to qualification pursuant to the Corporate Securities Law of 1968. These securities were offered and sold without being qualified or exempt, in violation of Corporations Code section 25110.

The Commissioner of Business Oversight is also of the opinion that the securities in the form of investment agreements, were offered or sold in California by means of a written or oral communication which included an untrue statement of material fact or omitted to a state material fact necessary to make the statement made, in the light of the circumstances under which they were made, not misleading, in violation of Corporations Code section 25401 of the Corporate Securities Law of 1968.

IT IS HEREBY ORDERED EFFECTIVE IMMEDIATELY THAT:

Pursuant to Corporations Code section 25532, Global Victory Capital Investment Group, a.k.a. Global Victory Capital Group, Phase 7 Media Group, Inc., Willis Victory, a.k.a. Willis George Victum, Willis Victim, Willis G. Victory, and Willis George Victory, and Angelica Go, a.k.a. Fray Angelica Go are hereby ordered to desist and refrain from the further offer or sale in California of securities in the form of investment agreements, unless and until qualification has been made under said law or unless exempt.

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IT IS ALSO HEREBY ORDERED EFFECTIVE IMMEDIATELY THAT:

Pursuant to Corporations Code section 25532 of the Corporate Securities Law of 1968,
Global Victory Capital Investment Group, a.k.a. Global Victory Capital Group, Phase 7 Media
Group, Inc., Willis Victory, a.k.a. Willis George Victum, Willis Victim, Willis G. Victory, and
Willis George Victory, and Angelica Go, a.k.a. Fray Angelica Go are also hereby ordered to
desist and refrain from offering or selling or buying or offering to buy any security in California,
including but not limited to investment agreements, by means of any written or oral

DESIST AND REFRAIN ORDER AND ORDER FOR ANCILLARY RELIEF

communication which includes an untrue statement of material fact or omits to state a material
 fact necessary in order to make the statements made, in the light of circumstances under which
 they were made, not misleading.
 This Order is necessary, in the public interest, for the protection of investors and consister

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. This Order shall remain in full force and effect until further order of the Commissioner.

9	Dated: December 3, 2015 Sacramento, California
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JAN LYNN OWEN Commissioner of Business Oversight

By

MARY ANN SMITH Deputy Commissioner Enforcement Division

DESIST AND REFRAIN ORDER AND ORDER FOR ANCILLARY RELIEF

-6-