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STATE OF CALIFORNIA
BUSINESS, CONSUMER SERVICES AND HOUSING AGENCY
DEPARTMENT OF BUSINESS OVERSIGHT

TO: Danny M. Katzka, President, Managing Member, CEO
Arthur, Henderson, aka Art Henderson, Sales Agent
John Harris, aka Johnnie Harris, Business Manager
Rising Energy Systems Corp
Nevada Solar First TD, LLC
260 Newport Center Drive
Newport Beach, CA 92660
Risingenergysystems.com

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

The California Commissioner of Business Oversight finds that:

1. At all relevant times, Danny M. Katzka (hereinafter “Katzka”) was President of Rising Energy Systems Corp (hereinafter “Rising Energy Systems”), a Nevada corporation, and was Managing Member and CEO of Nevada Solar First TD, LLC (hereinafter “Nevada Solar First”), a Nevada limited liability company, both doing business in California at 260 Newport Center Drive, Newport Beach, California and operating over the Internet at www.risingenergysystems.com and nevadasolarfirst.com.
2. At all relevant times, Arthur Henderson, also known as Art Henderson (hereinafter “Henderson”), was a sales agent for both Rising Energy Systems and Nevada Solar First.
3. At all relevant times, John Harris, also known as Johnnie Harris (hereinafter “Harris”), was Business Manager for both Rising Energy Systems and Nevada Solar First.
4. Beginning in or about December, 2011, Katzka, Henderson, Harris, Rising Energy Systems, Nevada Solar First and risingenergysystems.com offered or sold securities in the form of membership interests, or units, of Nevada Solar First and shares of stock in Rising Energy Systems.
5. Through cold-calling or other means of general solicitation, Katzka, Henderson, Harris,

1 Rising Energy Systems, Nevada Solar First and risingenergysystems.com offered or sold membership
2 interests or units in Nevada Solar First at \$5,000 per Unit with a minimum investment of 5 units for
3 \$25,000. Investors were told that for every dollar invested in Nevada Solar First, the investor would
4 also receive one share of Rising Energy Systems.

5 6. The purported purpose of the offering was to raise funds to loan money to Rising Energy
6 Systems “for the acquisition of 640 acres of land in northern Nevada which it intends to develop a
7 utility scale solar energy power company” and to “assist Rising Energy Systems in providing
8 environmentally friendly, alternative, affordable and efficient clean green energy to consumers
9 through the southwestern United States.”

10 7. These securities were offered or sold in this state in issuer transactions. The Department of
11 Business Oversight has not issued a permit or other form of qualification authorizing any person to
12 offer and sell these securities in this state.

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14 Based upon the foregoing findings, the California Commissioner of Business Oversight is of
15 the opinion that the membership interests, or units, of Nevada Solar First and the shares of stock of
16 Rising Energy Systems are securities subject to qualification under the California Corporate
17 Securities Law of 1968 and are being or have been offered or sold without being qualified in
18 violation of Corporations Code section 25110. Further, pursuant to section 25403 of the
19 Corporations Code, any person who controls or induces another person to violate a provision of the
20 Corporate Securities Law of 1968, or any person who provides substantial assistance to another
21 person in the violation of the Corporate Securities Law of 1968, shall be liable for the violation.
22 Pursuant to section 25532 of the Corporate Securities Law of 1968, Danny M. Katzka, Arthur
23 Henderson, also known as Art Henderson, John Harris, also known as Johnnie Harris, Rising Energy
24 Systems Corp, Nevada Solar First TD, LLC and risingenergysystems.com are hereby ordered to
25 desist and refrain from the further offer or sale in the State of California of securities in the form of
26 membership interests, or units, and shares of stock, unless and until qualification has been made
27 under the law, or unless exempt.

28 This Order is necessary, in the public interest, for the protection of investors and consistent

1 with the purposes, policies, and provisions of the Corporate Securities Law of 1968.

2 Dated: August 4, 2014
3 Sacramento, California

4 JAN LYNN OWEN
5 California Commissioner of Business Oversight

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7 By _____
8 MARY ANN SMITH
9 Deputy Commissioner
10 Enforcement Division
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