

1 STATE OF CALIFORNIA  
2 BUSINESS, TRANSPORTATION AND HOUSING AGENCY  
3 DEPARTMENT OF CORPORATIONS

4 **TO:** Community Electric and Power LLP  
5 Community Electric & Power L.L.P.  
6 853 Oro Grande Street  
7 Oceanside, CA 92057

8 Affiliated Power Management Inc., Initial Managing Partner  
9 500 North Rainbow Boulevard, Suite 300  
10 Las Vegas, Nevada 89107

11 Electric Choice Investments, Inc.  
12 1355 W. Palmetto Park Road, Suite 145  
13 Boca Raton, Florida 33486

14 Full Power Corporation, d.b.a. Full Power Corp.  
15 4155 E. Jewell Avenue, Suite 805  
16 Denver, Colorado 80222

17 Full Power Group, Inc., d.b.a. Full Power Holdings  
18 (formerly Worldwide Dental Distribution Corp.)  
19 14650 Detroit Avenue, Suite 313  
20 Lakewood Ohio 44107

21 **DESIST AND REFRAIN ORDER**

22 **(For violations of sections 25110 and 25401 of the Corporations Code)**

23 The California Corporations Commissioner finds that:

- 24 1. Community Electric and Power LLP, also known as Community Electric & Power  
25 L.L.P, (hereinafter, "Community Electric and Power LLP") represents itself to be a limited liability  
26 partnership organized and existing under the laws of Colorado and doing business in California.  
27 However, Community Electric and Power LLP used the same address in Las Vegas, Nevada as that  
28 used by Affiliated Power Management, Inc., its "Initial Managing Partner" and the initial managing  
partner for several other limited liability partnerships, including, but not limited to, the following:  
LA Power & Light, LLP; San Diego Power & Light; Twin Power & Light of San Francisco/  
Oakland LLP; and Reliable Electric & Power, LLP.

1           2. Community Electric and Power LLP with its selling agent, Electric Choice Investments,  
2 Inc., offered and or sold to the general public approximately \$3 million worth of securities in the  
3 form of subscription agreements, investment contracts and units in limited liability partnerships.  
4 The units sold were offered for \$19,675 per unit, but investors were informed that .5 and .25  
5 fractional units were also available. Unsophisticated individuals of limited financial resources were  
6 solicited by means of marketing email messages from these companies to invest with them.

7           3. Community Electric and Power LLP was represented to investors as being organized  
8 for the purpose of acquiring a license from Full Power Corporation; which also does business under  
9 the names Full Power Corp.; Full Power Group, Inc.; and, Full Power Holdings (“Full Power”).  
10 Full Power represents its corporate headquarters are located in Lakewood, Ohio and its national  
11 operations office are located in Denver, Colorado. Investors were informed that a license from Full  
12 Power would enable the partnership to engage in the business of selling electric power to retail  
13 consumers for commercial, industrial and residential consumption in California. Consumers were  
14 informed that the partnership would operate under a license agreement with Full Power and receive  
15 an exclusive license to market electric power services in a geographical area referred to as an  
16 Electric Power Statistical Area (“EPSA”). Full Power was to supply the partnership with the  
17 necessary sales materials, promotional documents and contracts and arrange for meter reading,  
18 billing and collection services.

19           4. Subsequently, investors of Community Electric and Power LLP were informed that Full  
20 Power would exchange their securities investment units or interests for common stock of Full Power.  
21

22           5. The above-described securities were offered, sold or exchanged in issuer transactions and  
23 the Department of Corporations has not issued a permit or other form of qualification, authorizing any  
24 person to offer or sell the securities in this State. The issuers of these securities have not met the  
25 requirements for an exemption from Corporations Code section 25110.

26           6. Full Power also did not meet the conditions to operate as an Electric Service Provider  
27  
28

1 (“ESP”) required by the California Public Utilities Commission. However, investors were not  
2 informed of that fact prior to the time they invested. Moreover, at no time did Community Electric  
3 and Power LLP qualify to do business in the State of California.

4 Based upon the foregoing findings, the California Corporations Commissioner is of the  
5 opinion that the subscription agreements, investment contracts, limited liability partnership units  
6 and common stock are securities subject to qualification under the California Corporate Securities  
7 Law of 1968, and are being or have been offered or sold without being qualified and without  
8 being exempted.

9 Pursuant to section 25532 of the Corporate Securities Law of 1968, Community Electric  
10 and Power LLP; Community Electric & Power L.L.P.; Affiliated Power Management Inc.; Electric  
11 Choice Investments, Inc.; Full Power Corporation, dba Full Power Corp., Full Power Group, Inc.  
12 and Full Power Holdings, are hereby ordered to desist and refrain from the further offer or sale in  
13 the State of California of securities, including, but not limited to, subscription agreements,  
14 investment contracts, limited liability partnership units and common stock, unless and until  
15 qualification has been made under said law or unless exempt. The sale of such securities is subject  
16 to qualification under said law and such securities are being or have been offered for sale without  
17 first being so qualified.

18 The California Corporations Commissioner is also of the opinion that Community Electric  
19 and Power LLP; Community Electric & Power L.L.P.; Affiliated Power Management Inc.; Electric  
20 Choice Investments, Inc.; Full Power Corporation, dba Full Power Corp., Full Power Group, Inc.  
21 and Full Power Holdings, offered or sold securities in this State by means of written or oral  
22 communications which included an untrue statement of a material fact or omitted to state a material  
23 fact necessary in order to make the statements made, in the light of the circumstances under which  
24 they were made, not misleading, in violation of section 25401 of the Corporate Securities Law.

25 Pursuant to section 25532 of the Corporate Securities Law of 1968, Community Electric and  
26 Power LLP; Community Electric & Power L.L.P.; Affiliated Power Management Inc.; Electric  
27 Choice Investments, Inc.; Full Power Corporation, dba Full Power Corp. Full Power Group, Inc.,  
28 and Full Power Holdings made, or caused to be made, misrepresentations or omissions of material

1 facts in connection with the offers or sales of securities, and are hereby ordered to desist and refrain  
2 from offering or selling or buying, or offering to buy any security, in the State of California by  
3 means of any written or oral communication, which includes an untrue statement of a material fact  
4 or omits to state a material fact necessary in order to make the statements made, in the light of the  
5 circumstances under which they were made, not misleading.

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

8 Dated: September 13, 2006  
9 Los Angeles, California

10 PRESTON DuFAUCHARD  
11 California Corporations Commissioner

12  
13 By \_\_\_\_\_  
14 ALAN S. WEINGER  
15 Supervising Attorney  
16 Enforcement Division  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28