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

TO: Charles H. Havens, CEO  
Domestic Development Company, aka DDC Oil & Gas Corporation  
12160 North Abrams Road, Suite 220  
Dallas, TX 75243

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

The Commissioner of Business Oversight (“Commissioner”) finds that:

1. Domestic Development Company (“DDC”) was a corporation formed under the laws of Texas on November 25, 2003. Its status is currently inactive. At all relevant times, its address was 12160 North Abrams Road, Suite 220, Dallas, TX 75243. DDC is also known as DDC Oil & Gas Corporation. DDC had a website at [www.ddcoil.com](http://www.ddcoil.com).

2. At all relevant times, Charles H. Havens (“Havens”) was the CEO and control person of DDC.

3. Beginning in 2012 or earlier, DDC and Havens offered and sold securities in the form of investment contracts called “Participation Agreements.” The Participation Agreements were written agreements describing an investment in oil and gas issued by DDC. DDC and Havens offered and sold these investment contracts to one or more California residents.

4. These securities were offered and sold in this state in issuer transactions. The Commissioner has not issued a permit or other form of qualification authorizing any person to offer or sell these securities in this state.

5. These securities were sold by means of general solicitation. Specifically, DDC and Havens posted at least two videos on the internet website, [www.youtube.com](http://www.youtube.com), that advertised these securities. The videos described the securities and advertised “15-45% ROI,” “massive tax advantages,” and “long term cash flow.”

1           6.       DDC and Havens offered and sold these securities to at least one California resident  
2 without disclosing that on August 30, 2012, the Oklahoma Department of Securities had issued an  
3 Order to Cease and Desist against DDC, Havens, and others for violations of Oklahoma securities  
4 laws.

5           Based upon the foregoing findings, the Commissioner of Business Oversight is of the opinion  
6 that the investment contracts that have been offered or sold by Domestic Development Company,  
7 also known as DDC Oil & Gas Corporation, and Charles H. Havens are securities subject to  
8 qualification under the California Corporate Securities Law of 1968. Pursuant to section 25532 of  
9 the Corporate Securities Law of 1968, Domestic Development Company, also known as DDC Oil &  
10 Gas Corporation, and Charles H. Havens are hereby ordered to desist and refrain from the further  
11 offer or sale in the State of California of securities, including but not limited to investment contracts,  
12 unless and until qualification has been made under the law or unless exempt.

13           Further, the Commissioner of Business Oversight is of the opinion that the securities offered  
14 and sold by Domestic Development Company, also known as DDC Oil & Gas Corporation, and  
15 Charles H. Havens, were offered or sold in this state by means of written or oral communications  
16 which included an untrue statement of a material fact or omitted to state a material fact necessary in  
17 order to make the statements made, in the light of the circumstances under which they were made, not  
18 misleading, in violation of section 25401 of the Corporate Securities Law of 1968. Pursuant to  
19 section 25532 of the Corporate Securities Law of 1968, Domestic Development Company, also  
20 known as DDC Oil & Gas Corporation, and Charles H. Havens are hereby ordered to desist and  
21 refrain from offering or selling any security in the State of California, including but not limited to  
22 investment contracts, by means of any written or oral communication which includes an untrue  
23 statement of material fact or omits to state a material fact necessary in order to make the statements  
24 made, in light of the circumstances under which they were made, not misleading.

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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.

Dated: September 18, 2014  
Sacramento, California

JAN LYNN OWEN  
Commissioner of Business Oversight

By \_\_\_\_\_  
MARY ANN SMITH  
Deputy Commissioner  
Enforcement Division