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

TO: TECHNOLOGY COMMUNICATIONS MANAGEMENT, LLC.
5405 Alton Parkway, Suite 5A
Irvine, CA 92604

TCM DV IX SILVER-DISCOVER PORTFOLIO
2523 North Carson Street
Carson City, Nevada 89706

R. J. ANTHONY, a. k. a. RAUL JERARD ANTHONY
a. k. a. RAWLE GERARD SUITE, a. k. a. GERARD SUITE
4139 Crooked Stick Lane
Corona, CA 92883

DESIST AND REFRAIN ORDER
(For Violations of Sections 25110 and 25401 of the Corporations Code)

The California Corporations Commissioner finds that:

1. At all relevant times herein, R. J. Anthony, (“Anthony”), conducted business under

2. At all relevant times herein, Technology Communications Management, LLC.,
(“TCM”) is, and was, a Nevada limited liability company. TCM’s last known principal place of
business is 5405 Alton Parkway, Suite 5A, Irvine, California 92604. According to the Secretary of
State for Nevada, R. J. Anthony was the only officer and manager of TCM.

3. Since June 2004 and continuing thereafter until at least January 2005, Anthony sold
securities worth approximately $170,000 to investors nationwide.

4. On or about June 2004, by means of a cold call, Anthony offered and sold an equity
interest described as a “one percent equity interest in TCM” for $55,000 to an investor. The purpose
of the investment was to raise capital for investment and to further develop a debt consolidation
business TCM was operating.
5. On or about August 2004, Anthony offered and sold an additional investment in TCM worth at least $5,000 to the investor. The security offered and sold was an investment contract in the form of partnership interests referred to as “TCM DV IX Silver-Discover Portfolio.” The money raised was supposedly to be placed in a Silver-Discover Gold Fund portfolio that TCM maintained. Funds invested in TCM’s Silver-Discover Gold Fund Portfolio were purportedly to be applied towards advancing TCM’s planned business, including but not limited to, a telecommunications business.

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

7. Anthony and TCM offered to sell and sold securities by means of written and oral communications which included untrue statements of material facts and 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.

The misrepresentations and omissions include, but are not limited to the following:

a. Anthony’s representation that the investor’s money would be treated as a rollover of her retirement account, when in fact it was treated as a cash advance.

8. Based on the foregoing findings, the California Corporations Commissioner is of the opinion that the investment contract in the form of partnership interests, and the equity interests in TCM are securities subject to qualification under the California Corporate Securities Law of 1968, and are being or have been offered or sold without being qualified, in violation of Section of 25110 of the Corporate Securities Law of 1968.

9. Pursuant to Section 25532 of the Corporate Securities Law of 1968, R. J. Anthony, a.k.a. Raul Jerard Anthony, a.k.a. Rawle Gerard Suite, a.k.a. Gerard Suite, and Technology Communications Management, LLC are hereby ordered to desist and refrain from the further offer or sale of any security in the State of California, including but not limited to, investment contracts in the form of partnership interests and equity interests in TCM, unless and until qualification has been

DESIST AND REFRAIN ORDER
made under said law or unless exempt. The sale of such securities is subject to qualification under
said law and such securities are being or have been offered for sale without first being so qualified.

10. Additionally, the California Corporations Commissioner is of the opinion that the
securities issued by Anthony and TCM were offered and sold in this state by means of written or oral
communications which included untrue statements of material facts 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, in violation of section 25401 of the Corporate Securities Law of 1968.

11. Pursuant to Section 25532 of the Corporate Securities Law of 1968, R. J. Anthony,
a.k.a. Raul Jerard Anthony, a. k. a. Rawle Gerard Suite, a.k.a Gerard Suite, and Technology
Communications Management, LLC made, or caused to be made, misrepresentations or omissions of
material facts in connection with the offers or sales of securities and are hereby ordered to desist and
refrain from offering or selling or buying any security in the State of California including, but not
limited to, investment contracts in the form of partnership interests and equity interests in TCM, by
means of written or oral communication which includes an untrue statement of a material fact or
omits to state a material fact necessary in order to make the statements made, in the light of the
circumstances under which they were made, not misleading.

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: July 25, 2006
Los Angeles, California

PRESTON DuFAUCHARD
California Corporations Commissioner

By_____________________________
ALAN S. WEINGER
Supervising Attorney
Enforcement Division

DESISt AND REFRAIN ORDER