STATE OF CALIFORNIA BUSINESS TRANSPORTATION AND HOUSING AGENCY DEPARTMENT OF CORPORATIONS

TO: Adeel Amin
Inge Rymal
The Gallant Group Ltd.
419 15th Street
Paso Robles, CA 93446

Joseph R. Carr High Performance Investing LLC 13101 W. Washington Blvd., Suite 212 Los Angeles, CA 90066

DESIST AND REFRAIN ORDER

(For Violations of Sections 25110 and 25210 and 25401 of the Corporations Code)

The California Corporations Commissioner finds that:

- 1. The Gallant Group Ltd. (hereinafter "The Gallant Group") is a California corporation in good standing with a registered address at 419 15th Street, Paso Robles, California, 93446. The registered agent for The Gallant Group is Adeel Amin.
- 2. At all relevant times Adeel Amin is the President and founder of The Gallant Group located at 419 15th Street, Paso Robles, California, 93446.
- 3. At all relevant times Joseph R. Carr is a licensed real estate broker (Dept. of Real Estate license No. 01398666) and operating at 13101 W. Washington Blvd., Suite 212, Los Angeles, California, 90066. Carr also managed a company known as High Performance Investing LLC, which operated at the above address, and Carr is the agent for service of process of High Performance Investing LLC.
- 4. Joseph R. Carr advertised investment seminars on the internet through his company High Performance Investing LLC. Carr referred a California resident and potential investor who contacted him through the internet to The Gallant Group, the company founded by Adeel Amin. Carr told the investor that he did business with The Gallant Group. Carr also sent details of the investment via email to the investor, and attached an application form for the program offered by The Gallant Group. Carr and High Performance Investing LLC effected these transactions as broker-dealers. Carr and

High Performance Investing LLC did not have a valid broker-dealer certificate issued by the Department of Corporations or the U.S. Securities and Exchange Commission (SEC) at any time.

- 5. The California investor was provided further details of the following investment on the letter head of The Gallant Group: If the investor put \$10,000 into a "Private Line of Credit Funding" he would receive a "guaranteed" monthly return of 5% a month. This 5% monthly return would be calculated on a total amount of \$50,000 as The Gallant Group would provide the investor a \$40,000 line of credit and this line of credit, when added to the original investment, would create an investment total of \$50,000 which would generate 5% a month "guaranteed" returns for at least one year, or \$2500 per month. Of that total monthly return \$500 would be automatically deducted as a fee to be paid to The Gallant Group. The net return to the investor would be \$24,000 "guaranteed" annually on an investment of \$10,000. At the end of the year the investor could also request a return of his original investment of \$10,000. This information was provided over the phone to the investor by Inge Rymal, the controller of The Gallant Group, acting on behalf of Adeel Amin and The Gallant Group.
- 6. The above transaction was set out by The Gallant Group in a document entitled "Private Line of Credit Funding and Guaranteed Monthly Return Sales Agreement." This agreement is a security and was offered and sold in this state in an issuer transaction. 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. On October 25, 2001 Adeel Amin filed a Chapter 7 petition for bankruptcy in federal court in Chicago, Illinois, Case No. 0137440. At the time Adeel Amin and The Gallant Group entered into the agreement with the California investor, they did not disclose this bankruptcy filing. This was a failure to disclose a material fact in the sale of a security.

Based on the foregoing findings, the California Corporations Commissioner is of the opinion that the securities issued and sold by The Gallant Group and Adeel Amin, Inge Rymal, Joseph R. Carr and High Performance Investing LLC 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 Corporations Code section 25110.

Further, the California Corporations Commissioner is of the opinion that Joseph R. Carr and High Performance Investing LLC have acted as broker-dealers without a certificate authorizing them to act in that capacity, in violation of Corporations Code section 25210.

Further, the California Corporations Commissioner is of the opinion that the securities sold by The Gallant Group and Adeel Amin, were offered or sold in this state by means of oral or written communications which included an untrue statement of a material fact or omitted to state a material fact necessary in order to make the statement 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.

Pursuant to section 25532 of the Corporate Securities Law of 1968, Adeel Amin, The Gallant Group Ltd., Inge Rymal, Joseph R. Carr and High Performance Investing LLC are hereby ordered to desist and refrain from the further offer or sale in the State of California of securities, including but not limited to investment contracts in the form of "Private Line of Credit Funding and Guaranteed Monthly Sales Agreements", unless and until said securities have been qualified under the law, or are exempt.

Pursuant to Corporations Code section 25532, Joseph R. Carr and High Performance Investing LLC are hereby ordered to desist and refrain from effecting any transaction in, or inducing or attempting to induce the purchase or sale of, any security in this state, unless and until they have applied for and obtained from the Commissioner a certificate authorizing them to act in that capacity.

Pursuant to section 25532 of the Corporate Securities Law of 1968, Adeel Amin, The Gallant Group Ltd., Inge Rymal, Joseph R. Carr and High Performance Investing LLC are hereby ordered to desist and refrain from offering or selling any security in the State of California, including but not limited to investment contracts in the form of "Private Line of Credit Funding and Guaranteed Monthly Sales Agreements", by means of any written or oral communication which include 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. This Order shall

1	remain in full force and effect until further order of the California Corporations Commissioner.	
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3	Dated: May 12, 2010	PRESTON DuFAUCHARD
4	Los Angeles, California	California Corporations Commissioner
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6		By
7		ALAN S. WEINGER Deputy Commissioner
8		Enforcement Division
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