

1 did business at 1549 Columbus Avenue, Burlingame, California, 94010. Records of the California
2 Secretary of State show that a business registration statement was filed in or about September of
3 2009, which indicated that Green Environmental Solutions, Inc. which according to the filing, was a
4 Delaware corporation at that time that was going to do business in California under the name “Green
5 Environmental Innovations Corp.” According to representations made by O’Rourke to investors of
6 Environmental Solution Products, Inc. and the website for Environmental Solution Products, Inc.,
7 both companies claim to be attempting to develop and/or market similar or identical
8 “environmentally friendly” cleaning products or fertilizers, although it is unclear if any such products
9 were ever developed or marketed successfully to the public by either company. Investors in
10 Environmental Solution Products, Inc. were not told about the other company operated by O’Rourke
11 which was purporting to be developing the same or similar products.

12 2. O’Rourke is also an owner and principal of The Good Health Group, LLC which
13 according to the records of the Nevada Secretary of State is a Nevada Corporation incorporated in
14 June of 2007, but whose corporate status is currently revoked. Its registered business address is listed
15 as 2533 North Carson Street, Carson City, Nevada 89706. The Good Health Group, LLC also did
16 business at 650 Castro Street, No. 120-382, Mountain View, California 94041 under the name “Good
17 Health Group.”

18 3. Beginning in or about 2009, O’Rourke on behalf of Environmental Solution Products, Inc.
19 and The Good Health Group, LLC offered and sold investment contracts to elderly single women he
20 met through a church social group. The investment contracts for Environmental Solution Products, Inc.
21 were entitled “Restricted Stock Purchase Agreement.” Certificates for shares of stock in Environmental
22 Solution Products, Inc. were issued to the investors pursuant to those agreements. Investors reported no
23 money was ever returned by O’Rourke or Environmental Solution Products, Inc. from those investments
24 and the stock has no market value.

25 4. Investment contracts were also offered and sold to those same investors by O’Rourke and The
26 Good Health Group, LLC that were entitled “Secured Promissory Notes” which promised repayment of
27 the principal within 3 years at interest rates of 8-12% annually with payments to be made quarterly to
28 investors. One note also offered to pay the investor 2% of The Good Health Group’s gross income for

1 10 years. Although a few interest payments were initially made by the Good Health Group to one
2 investor for a few months, no further payments of interest and principal were ever made, resulting in
3 over 90% of the investors' money being lost.

4 5. The investment contracts offered and sold by O'Rourke, Environmental Solution Products,
5 Inc. and The Good Health Group, LLC including those entitled "Restricted Stock Purchase
6 Agreement," "Stock" and "Secured Promissory Note" constitute securities. The Department of
7 Business Oversight has not issued a permit or other form of qualification authorizing any person to
8 offer and sell these securities in this state.

9 Based upon the foregoing findings, the Commissioner of Business Oversight is of the opinion
10 that Daniel M. O'Rourke, also known as Dan O'Rourke, Environmental Solution Products, Inc. and
11 The Good Health Group, LLC offered and sold securities in the form of Restricted Stock Purchase
12 Agreements, Stock and Secured Promissory Notes and that those securities have not been qualified
13 under the California Corporate Securities Law of 1968, in violation of section 25110 of the
14 Corporations Code. Pursuant to section 25532 of the Corporate Securities Law of 1968, Dan M.
15 O'Rourke, also known as Dan O'Rourke, Environmental Solution Products, Inc. and The Good
16 Health Group, LLC are hereby ordered to desist and refrain from the further offer or sale of securities
17 in the State of California, including but not limited to Restricted Stock Purchase Agreements, Secured
18 Promissory Notes and Stock, unless and until qualification of those securities have been made under
19 the law or unless exempt.

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

22 Dated: March 19, 2014
23 Sacramento, California

JAN LYNN OWEN
Commissioner of Business Oversight

25 By _____
26 MARY ANN SMITH
27 Deputy Commissioner
28 Enforcement Division