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THE LAW FIRM OF
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2011 APR 15 A 9:50

ARIZONA CORPORATION COMMISSION
DOCKET CONTROL

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Attorneys for Respondents David Shorey, Mary Jane Shorey,
and Westcap Energy, Inc. dba Westcap Solar

BEFORE THE ARIZONA CORPORATION COMMISSION

In the matter of:

DOCKET NO. S-20790-A-11-0104

DAVID SHOREY and MARY JANE
SHOREY, husband and wife,

ANSWER

Arizona Corporation Commission

WESTCAP ENERGY INC., an Arizona
corporation, d/b/a Westcap Solar,

DOCKETED

APR 15 2011

Respondents.

DOCKETED BY

Respondents' Answer

Respondents David Shorey, Mary Jane Shorey, and Westcap Energy, Inc, an
Arizona corporation, d/b/a Westcap Solar answer as follows.

No WEI participant has lost money. Respondents deny the implication that
securities laws applied. Respondents deny that they have engaged in acts, practices, and
transactions that constitute violations of the Securities Act of Arizona, A.R.S. § 44-1801
et seq. ("Securities Act"). If found to have violated any law, Respondents' violation was
unknowing and an act of omission.

Respondent David Shorey denies that he is the person controlling WEI within the
meaning of A.R.S. § 44-1999, so that he would be jointly and severally liable under
A.R.S. § 44-1999 to the same extent as WEI for violations of the Securities Act.

Respondents' answers correlate to the paragraph numbers in the Notice.

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I.
JURISDICTION

1. Admit.

II.
RESPONDENTS

2. Admit.

3. Admit that WEI is an Arizona corporation and deny the remaining allegations of paragraph 3.

4. Admit.

5. Admit.

6. Admit.

7. Paragraph 7 contains no allegations against Respondents.

8. Admit.

9. Deny.

III.
FACTS

10. Are without knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 10.

11. Are without knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 11.

12. Are without knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 12.

13. Are without knowledge or information sufficient to form a belief as to the truth of the allegations of paragraph 13.

14. Deny the summary and affirmatively state that any such document speaks for itself.

15. Deny the summary and affirmatively state that any such document speaks for itself.

- 1 16. Deny the summary and affirmatively state that any such document speaks
2 for itself.
- 3 17. Deny that Shorey signed in his individual capacity, and admit the remaining
4 allegations of paragraph 17.
- 5 18. Deny.
- 6 19. Deny the summary and affirmatively state that any such document speaks
7 for itself.
- 8 20. Deny the summary and affirmatively state that any such document speaks
9 for itself.
- 10 21. Deny.
- 11 22. Are without knowledge or information sufficient to form a belief as to the
12 truth of the allegations of paragraph 22.
- 13 23. Are without knowledge or information sufficient to form a belief as to the
14 truth of the allegations of paragraph 23.
- 15 24. Are without knowledge or information sufficient to form a belief as to the
16 truth of the allegations of paragraph 24.
- 17 25. Deny.
- 18 26. Deny.
- 19 27. Deny the summary and affirmatively state that any such document speaks
20 for itself.
- 21 28. Deny the summary and affirmatively state that any such document speaks
22 for itself.
- 23 29. Deny the summary and affirmatively state that any such document speaks
24 for itself.
- 25 30. Deny the summary and affirmatively state that any such document speaks
26 for itself.
- 27 31. Deny the summary and affirmatively state that any such document speaks
28 for itself.

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DATED April 13, 2011.

HEURLIN SHERLOCK PANAH

By: 

Bruce R. Heurlin
Kevin M. Sherlock

Attorneys for Respondents David Shorey,
Mary Jane Shorey, and Westcap Energy, Inc.
dba Westcap Solar

ORIGINAL AND THIRTYTWO (32) COPIES of the foregoing
mailed on April 13, 2011, to:

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Phoenix, Arizona 85007

Copy mailed and emailed April 13, 2009, to:

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