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BEFORE THE ARIZONA CORPORATION COMMISSION

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Arizona Corporation Commission

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AZ CORP COMMISSION
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COMMISSIONERS

- GARY PIERCE - Chairman
- BOB STUMP
- SANDRA D. KENNEDY
- PAUL NEWMAN
- BRENDA BURNS

IN THE MATTER OF:

MAGLEV WIND TURBINE TECHNOLOGIES, INC., a Nevada corporation,

MAGLEV RENEWABLE ENERGIES RESOURCES, INC., a Wyoming corporation,

RENEWABLE ENERGY DEVELOPMENT, Inc., an Arizona corporation,

EDWARD L. MAZUR and JANE DOE MAZUR, husband and wife,

RONNIE WILLIAMS and JANE DOE WILLIAMS, husband and wife,

MAG T INC., a Florida corporation,

RLGMAN CORP., a Florida corporation,

STABLE, LLC, an inactive Florida limited liability company,

RICHARD L. GREEN, and

DONALD ANDREW ROTHMAN,

Respondents.

DOCKET NO. S-20788A-11-0096

AMENDED
PROCEDURAL ORDER

BY THE COMMISSION:

On March 1, 2011, the Securities Division ("Division") of the Arizona Corporation Commission ("Commission") filed a Notice of Opportunity for Hearing ("Notice") against the following entities and individuals: Maglev Wind Turbine Technologies, Inc., a Nevada corporation ("MWTT"); Maglev Renewable Energies Resources, Inc., a Wyoming corporation ("MRER"); Renewable Energy Development, Inc., an Arizona corporation ("RED"); Edward L. Mazur and Jane Doe Mazur, husband and wife; Ronnie Williams and Jane Doe Williams, husband and wife; MAG T

1 Inc., a Florida corporation ("MAGT"); RLGMAN Corp., a Florida corporation ("RLGMAN"),
2 Stable, LLC, an inactive Florida limited liability company ("Stable"); Richard L. Green; and Donald
3 Andrew Rothman (collectively "Respondents"), in which the Division alleged multiple violations of
4 the Arizona Securities Act ("Act") in connection with the offer and sale of securities in the form of
5 investment contracts.

6 The Respondents were duly served with a copy of the Notice.

7 On March 31, 2011, requests for hearing in this matter were filed on behalf of Respondents,
8 MAGT, RLGMAN, Richard Green and Donald Rothman.

9 Counsel for Respondents, MAGT, RLGMAN, Green and Rothman further requested that he
10 be granted an additional three weeks to file an Answer due to his work load.

11 On April 15, 2011, by Procedural Order, a pre-hearing conference was scheduled, and leave
12 was granted for three weeks to allow for the filing of an Answer on behalf of MAGT, RLGMAN,
13 Green and Rothman.

14 On April 15, 2011, after the Commission had issued the above-referenced Procedural Order
15 scheduling this matter for a pre-hearing conference, on May 23, 2011, a request for hearing was filed
16 on behalf of the following Respondents: MWTT; MRER; RED; Edward Mazur and Jane Doe Mazur,
17 husband and wife; and Ronnie Williams and Jane Doe Williams, husband and wife.

18 On April 19, 2011, by Procedural Order, all parties were advised of the pre-hearing
19 conference which had been previously scheduled.

20 On May 17, 2011, counsel for Respondents, MAGT, RLGMAN, Green and Rothman to filed
21 a request for leave to file their Answer by May 20, 2011. It was indicated that the Division had no
22 objections to the request.

23 On May 19, 2011, leave was granted to Respondents, MAGT, RLGMAN, Green and
24 Rothman to file their Answer by May 20, 2011.

25 On May 20, 2011, counsel for MAGT, RLGMAN, Green and Rothman filed a Request for
26 Hearing *nunc pro tunc* on behalf of Stable which had not been included on the March 31, 2011,
27 request which had been filed in the proceeding. Additionally, an Answer was filed on behalf of
28 MAGT, RLGMAN, Stable, Green and Rothman.

1 On May 23, 2011, at the pre-hearing conference, the Division and Respondents appeared
2 through counsel. Leave was granted to include Stable in the request for hearing. Counsel for the
3 Division indicated the Division and Respondents would require 45 to 60 days to discuss the issues
4 raised by the Notice and if the proceeding is not settled, a status conference should be scheduled.

5 On May 25, 2011, by Procedural Order, a status conference was scheduled with a date of July
6 6, 2011 instead of the correct date of July 26, 2011.

7 Accordingly, the status conference date of July 6, 2011 should be changed to the correct date
8 of July 26, 2011.

9 IT IS THEREFORE ORDERED a **status conference** shall be held on **July 26, 2011, at 9:30**
10 **a.m.**, at the Commission's offices, 1200 West Washington Street, **Hearing Room No. 1**, Phoenix,
11 Arizona.

12 IT IS FURTHER ORDERED that if the parties reach a resolution of the issues raised in the
13 Notice, the Division shall file a Motion to Vacate the status conference.

14 IT IS FURTHER ORDERED that the Ex Parte Rule (A.A.C. R14-3-113-Unauthorized
15 Communications) is in effect and shall remain in effect until the Commission's Decision in this
16 matter is final and non-appealable.

17 IT IS FURTHER ORDERED that all parties must comply with Rules 31 and 38 of the Rules
18 of the Arizona Supreme Court and A.R.S. § 40-243 with respect to the practice of law and admission
19 *pro hac vice*.

20 IT IS FURTHER ORDERED that withdrawal or representation must be made in compliance
21 with A.A.C. R14-3-104(E) and Rule 1.16 of the Rules of Professional Conduct (under Rule 42 of the
22 Rules of the Arizona Supreme Court). Representation before the Commission includes appearances
23 at all hearings and procedural conferences, as well as all Open Meetings for which the matter is
24 scheduled for discussion, unless counsel has previously been granted permission to withdraw by the
25 Administrative Law Judge or the Commission.

26 ...
27 ...
28 ...

1 IT IS FURTHER ORDERED that the Presiding Administrative Law Judge may rescind, alter,
2 amend or waive any portion of this Procedural Order either by subsequent Procedural Order or by
3 ruling at hearing.

4 DATED this 26th day of May, 2011.

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7 
8 MARC E. STERN
ADMINISTRATIVE LAW JUDGE

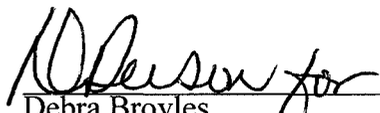
9
10 Copies of the foregoing mailed/delivered
this 26th day of May, 2011 to:

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24
25 By: 
26 Debra Broyles
Secretary to Marc E. Stern