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AZ CORPORATION COMMISSION
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Robert D. Mitchell, 011922
Megan R. Jury, 025520
Sarah K. Deutsch, 026229

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Counsel for Respondents Ventures 7000, LLC and Vernon R. Twyman, Jr.

ORIGINAL

BEFORE THE ARIZONA CORPORATION COMMISSION

In the matter of:

ROBERT J. MOSS and JENNIFER L. MOSS,
husband and wife,

THE FORTITUDE FOUNDATION, an Arizona
corporation,

VENTURES 7000, LLC, an Oklahoma limited
liability company,

JEFFREY D. MCHATTON and STARLA T.
MCHATTON, husband and wife,

ROBET D. SPROAT and JANE DOE SPROAT,
husband and wife,

KEVIN KRAUSE, a single man, and

VERNON R. TWYMAN, JR., a single man,

Respondents.

Docket No. S-20953A-16-0061

**RESPONDENTS VERNON R. TWYMAN, JR.
AND VENTURES 7000, LLC'S MOTION TO
CONTINUE HEARING**

Arizona Corporation Commission
DOCKETED
AUG 09 2016

DOCKETED BY

Respondents Vernon R. Twyman, Jr. and Ventures 7000, LLC, by and through undersigned
counsel, hereby request that the hearing in this matter be continued for at least 90 days.

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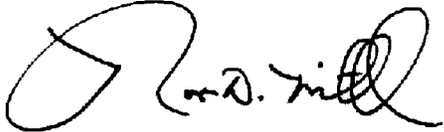
The hearing is currently scheduled to begin September 19, 2016. However, there is good cause to continue the hearing. On July 19, 2016, the Division filed an Amended Temporary Order to Cease and Desist and Notice of Opportunity for Hearing ("Amended TODC"), meaning that Respondents' Answers will be due just weeks before the hearing is scheduled to start. Furthermore, Respondent Vernon R. Twyman was not even served in this matter until one week ago on August 3, 2016. Finally, Respondents just retained undersigned counsel who filed their Notice of Appearance last week.

Respondents will barely have time to file Answers to the Amended TODC prior to the current hearing date, let alone, have sufficient time to conduct discovery, draft witness and exhibits lists, and prepare for the hearing. Therefore, additional time is necessary for Respondents and their counsel to adequately prepare for the hearing if the Respondents are to be afforded due process and a fair opportunity to defend themselves.

Based on the foregoing, we respectfully request that the hearing in this matter be continued for at least 90 days.

DATED this 9th day of August, 2016.

TIFFANY & BOSCO, P.A.



By: _____
Robert D. Mitchell
Megan R. Jury
Sarah K. Deutsch
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*Counsel for Respondents Ventures 7000, LLC
and Vernon R. Twyman, Jr.*

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ORIGINAL plus 10 COPIES of the foregoing
filed on this 9th day of August, 2016 with:

Docket Control
Arizona Corporation Commission
1200 West Washington Street
Phoenix, Arizona 85007

COPIES of the foregoing mailed
on this 9th day of August, 2016 to:

The Honorable Marc E. Stern
Administrative Law Judge
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