

**STATE OF ILLINOIS
SECRETARY OF STATE
SECURITIES DEPARTMENT**

IN THE MATTER OF: KEN UZOMA ROBINSON, individually, and
KEN UZOMA ROBINSON, doing business as
POWER K PRODUCTIONS.

File No. 1400431

ORDER OF PROHIBITION

TO THE RESPONDENT:

Ken Uzoma Robinson
1123 Geraldine Lane
Lancaster, CA 93535

WHEREAS, a Temporary Order of Suspension was issued by the Secretary of State on June 2, 2016 prohibiting Ken Uzoma Robinson and Power K Productions from offering or selling securities in the State of Illinois, until further order of the Secretary of State.

WHEREAS, pursuant to Section 11 of the Illinois Securities Law of 1953 [815 ILCS 5/1 *et seq.*] (the "Act"), the failure to request a hearing within thirty days of the entry of the Temporary Order of Prohibition shall constitute a sufficient basis to make the Temporary Order final.

WHEREAS, Ken Uzoma Robinson and Power K Productions have failed to request a hearing on the matters contained in the Temporary Order within thirty days of the entry of the Temporary Order and are hereby deemed to have admitted the facts alleged in the Temporary Order.

WHEREAS, the Secretary of State, by and through his duly authorized representative, has adopted the Findings of Fact contained in said Temporary Order as the Secretary of State's final Findings of Fact as follows:

1. In September 2013, an Illinois investor responded to an advertisement for a "Dividend Investment Club" by sending a check for one hundred dollars (\$100) to Power K Productions.
2. The advertisement stated:

Order of Prohibition

-2-

Earn Interest On Your Money. This is how the rich grow their money. Earn \$5 for each person you introduced to this program. You will receive one free issue of our Business Opportunities Magazine. Other new Business opportunities will be shared with you.

Earn Money and make Money on your Money . . .

Deposit \$100 –earn \$5 in interest, Every 2 months

Deposit \$50 earn \$2.50 in interest, Every 2 months

Send check or /Money Order +2 stamps to

Power K. Productions Dept. K1014
7210 Jordan Ave Suite D-28
Los Angeles, CA 91303

[sic].

3. The address provided was for a mailbox at The Mail Shoppe.
4. The Illinois investor received a document titled "Dividend Investment Club Certificate of Deposit," stating:

We thank you very much for the trust. You will be rewarded. There is no gambling with your money. You are helping us expand this **Mail Order Business**. Next issue of our Magazine will be mailed to you.

You can Make some money by Advertise with this program. See the enclosed Ad. with your code number on it.

This is to acknowledge that we received \$100.00 (ONE HUNDRED DOLLARS) from you.

Interest will be paid on 12/1/13 in the amount of \$5.00 No bank will pay you this type of interest

[sic]. Emphasis not added.

5. The Illinois investor was also told that his interest check could not be sent to a bank, but that the check would be sent to the beneficiary of his choice.
6. Subsequently, the Illinois investor received a notice titled "To Our Customers and Business Associates," stating:

Order of Prohibition

-3-

WE ARE VERY SORRY FOR THE DELAY IN WRITING YOU. WE REGRET TO ANNOUNCE THAT THE OWNER OF POWER K. PRODUCTION WAS INVOLVED IN A CAR ACCIDENT IN NOVEMBER 2013. HE DIED ON 1/10/14. WE ARE VERY SORRY FOR THE DELAY IN RESPONDING. HE HAS BEEN BURIED AND EVERYTHING WENT OKAY. FAMILY MEMBERS ARE STILL RESOLVING AND REVIEWING ALL THE PAPER WORKS. WE WILL CONTINUE WITH BUSINESS AS USUAL. PLEASE BEAR WITH US. WE WILL PAY ALL LATE FEES, ALL RETURNED CHECK FEES. ALL INTEREST DUE OR RETURN YOUR MONEY IF YOU REQUEST FOR IT. WE WILL RESPOND TO ALL YOUR NEEDS. NEW MAGAZINE WILL BE OUT IN 2/14 AND YOU WILL RECEIVE ONE.

[sic].

7. On or about May 1, 2014, the Illinois investor wrote a notarized letter to Power K Productions, explaining that his beneficiary had not received any interest checks.
8. In the letter, the Illinois investor requested that either (i) his beneficiary be sent the interest owed as of that date and continue to receive interest payments going forward or (ii) his account be closed and his beneficiary be sent one hundred dollars (\$100) (for the value of his investment) and all the interest owed as of that date.
9. Neither the Illinois investor nor his beneficiary received any funds from Power K Productions.
10. The Department investigated and found that the Power K Productions investment opportunity had been publicly advertised on the internet.
11. The check sent to Power K Productions by the Illinois investor was deposited in a checking account held in the name of Ken Uzoma Robinson dba Power K Productions.
12. The checking account was closed in April 2014, and the last known address for Ken Uzoma Robinson was at 1123 Geraldine Lane in Lancaster, California.
13. The above-mentioned activity constitutes the public offering of securities, as those terms are defined pursuant to Section 2.1 and 2.5a of the Illinois Securities Law of 1953 [815 ILCS 5/1 *et seq.*] (the "Act").
14. Section 5 of the Act provides, *inter alia*, that all securities, unless otherwise provided in Section 2a, 3, 4, 6 or 7 of the Act, shall be registered prior to their offer or sale in the State of Illinois.
15. Section 12.A of the Act provides, *inter alia*, that it shall be a violation of the Act to offer or sell any security except in accordance with the Act.

Order of Prohibition

-4-

16. At all times relevant hereto, the securities publicly offered by the Respondent were unregistered in the State of Illinois.
17. Section 12.B of the Act provides, *inter alia*, that it shall be a violation of the Act to deliver to a purchaser any security required to be registered under Section 5, Section 6, or Section 7 hereof unless accompanied or preceded by a prospectus that meets the requirements of the pertinent subsection of Section 5 or of Section 6 or of Section 7.
18. At all times relevant hereto, the security purchased by the Illinois investor from the Respondent was required to be registered and was not accompanied or preceded by a prospectus.
19. Section 12.D of the Act provides, *inter alia*, that it shall be a violation of the Act to fail to file with the Secretary of State any application, report, or document required to be filed under the Act.
20. At all times relevant hereto, the Respondent failed to file any registration application with the Secretary of State.
21. Section 12.F of the Act provides, *inter alia*, that it shall be a violation of the Act to engage in any transaction, practice, or course of business in connection with the sale or purchase of securities which works or tends to work a fraud or deceit upon the purchaser or seller thereof.
22. At all times relevant hereto, the Respondent engaged in a transaction, practice, or course of business in connection with the sale or purchase of securities which worked or tended to work a fraud or deceit upon the Illinois investor. Neither the Illinois investor nor his beneficiary received the promised interest payments or the face value of his investment.
23. Section 12.H of the Act provides, *inter alia*, that it shall be a violation of the Act to sign or circulate any statement, prospectus, or other paper or document pertaining to any security knowing or having reasonable grounds to know any material representation therein contained to be false or untrue.
24. At all times relevant hereto, the Respondent knew or should have known (i) the statement that interest would be paid every two months, starting on December 1, 2013, and (ii) the notice of Respondent's death were false, material representations.
25. Section 11.F(2) of the Act provides, *inter alia*, that the Secretary of State may temporarily prohibit or suspend, by an order effective immediately, the offer or sale or registration of securities or the offer or sale of securities by any person, without notice and prior hearing, if the Secretary of State in his or her opinion, based upon credible evidence, deems it necessary to prevent an imminent violation of the Act or to prevent

Order of Prohibition

-5-

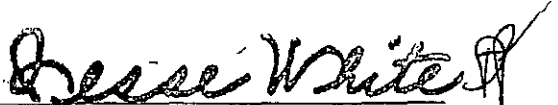
losses to investors which the Secretary of State reasonably believes will occur as a result of a prior violation of the Act.

WHEREAS, the Secretary of State, by and through his duly authorized representative, has adopted the following Conclusions of Law as the Secretary of State's final Conclusions of Law:

26. By virtue of the foregoing, the Respondent, Ken Uzoma Robinson, has violated Sections 12.A, 12.B, 12.D, 12.F, and 12.H of the Act.
27. By virtue of the foregoing, the Respondent, Ken Uzoma Robinson, is subject to, pursuant to Section 11 of the Act, an Order which permanently prohibits the offer and sale of securities in the State of Illinois by Ken Uzoma Robinson and Power K Productions.

NOW THEREFORE, IT IS HEREBY ORDERED THAT: pursuant to the authority granted by Section 11 of the Act, Ken Uzoma Robinson and Power K Productions are hereby permanently PROHIBITED from offering or selling securities in or from the State of Illinois.

ENTERED: This 11th day of July, 2016.



Jesse White
Secretary of State
State of Illinois

Attorney for the Secretary of State:

Shannon Bond
Illinois Securities Department
421 E. Capitol Ave., 2nd Fl.
Springfield, IL 62701
Telephone: (217) 524-0648

Order of Prohibition

-6-

DATE OF MAILING: This 11th day of July, 2016.

NOTICE: Failure to comply with the terms of this Order shall be a violation of Section 12.D of the Illinois Securities Law of 1953, as amended, 815 ILCS 5/1 *et seq.* Any person or entity who fails to comply with the terms of this Order of the Secretary of State, having knowledge of the existence of this Order, shall be guilty of a Class 4 felony.

This is a Final Order subject to judicial review pursuant to the Administrative Review Law, 735 ILCS 5/3-101 *et seq.* and the Rules and Regulations of the Act (14 Ill. Admin. Code, Ch. I, Sec. 130.1123. Any action for judicial review must be commenced within thirty five (35) days from the date a copy of this Order is served upon the party seeking review. Mailing of this Order to the Respondent or representative of record constitutes service of the Order.