

**STATE OF ALABAMA  
ALABAMA SECURITIES COMMISSION**

<b>IN THE MATTER OF:</b>	)	
<b>BOSSPAGE LLC</b>	)	
<b>HIVE HEAD LLC</b>	)	<b>ADMINISTRATIVE ORDER</b>
<b>PANDAIQ.COM</b>	)	<b>NO. CD-2025-0030</b>
<b>DANIEL MATTHEW ROBERTSON</b>	)	
	)	
<b><u>RESPONDENTS</u></b>	<b>)</b>	

**CEASE AND DESIST ORDER**

The Alabama Securities Commission (“Commission”), having authority to administer and provide for the enforcement of all provisions of Title 8, Chapter 6, Code of Alabama 1975, the Alabama Securities Act (“Act”), upon due consideration of the subject matter hereof, has determined as follows:

**RESPONDENTS**

1. **BOSSPAGE LLC (“BOSSPAGE”)** is a limited liability company organized in Alabama in 2021 with a business address in Pelham, Alabama.
2. **HIVE HEAD LLC (“HIVE HEAD”)** is a limited liability company organized in Nevada in 2021 with a business address in Las Vegas, Nevada.
3. **PANDAIQ.COM (“PANDAIQ”)** is a project in development by **HIVE HEAD** with a business address in Las Vegas, Nevada.
4. **DANIEL MATTHEW ROBERTSON (“ROBERTSON”)** is a member of **BOSSPAGE** and an authorized representative of **HIVE HEAD** with an address in Pelham, Alabama.

## **STATEMENT OF FACTS**

5. On October 21, 2024, the Commission received information that **RESPONDENTS** offered and sold securities to a North Carolina resident in the form of investment contracts. **ROBERTSON** facilitated the North Carolina resident's investment of \$110,000 in exchange for an 11% membership interest in **BOSSPAGE**. **ROBERTSON** also facilitated the North Carolina resident's investment of \$25,000 in exchange for a 3% ownership interest in **PANDAIQ**.

6. **ROBERTSON** is an authorized representative of **BOSSPAGE** and **HIVE HEAD**. **ROBERTSON** signed on behalf of **BOSSPAGE** and **HIVE HEAD** the investment contracts relative to the North Carolina resident's investments in **BOSSPAGE** and **PANDAIQ**.

7. On its website, **HIVE HEAD** represents that it owns, consults, runs, and manages multiple web-based businesses and services:

*Our ROI with each and every company, product or service we own, manage or consult with are almost twice the national average of any similar project or investments.*

*Hive Head LLC is a holding and a consulting company in the digital sector. Our in-house companies have a proven track record of achieving high customer/client relations, and profit margins. While consulting partners show considerable growth, in advancement with their partnerships within our networks.*

8. **ROBERTSON** represented to the investor that **HIVE HEAD** was a website developer and website purchaser that would generate profits through online payments by customers accessing website content or services. Profits would also be generated by **HIVE HEAD** maintaining the websites. The investor bought an ownership interest in **PANDAIQ** and **BOSSPAGE** with the agreement that a return on investment would be paid by the first quarter of 2023, once the websites were developed and operational for customer access.

9. Following the investment, **ROBERTSON** grew increasingly unresponsive when asked for updates on the website development and the status of the repayment of the investment.

In June 2023, the investor retained legal counsel, and on October 16, 2023, **ROBERTSON** signed a Promissory Note stating that he would return \$95,000 with 8.00% per annum interest for the funds invested by the investor into **BOSSPAGE**. On the same date, **ROBERTSON**, signed a Promissory Note for \$20,500 with 8.00% per annum interest for the return of funds invested in **PANDAIQ**. On October 20, 2023, **ROBERTSON** repaid the investor \$20,000.

10. On February 5, 2024, the investor filed a civil complaint case number 2:24-cv-00132 against **ROBERTSON** in the United States District Court for the Northern District of Alabama, Southern Division, alleging breach of contract related to the **BOSSPAGE** and **PANDAIQ** Promissory Notes. The complaint alleges that **ROBERTSON** failed and/or refused to make the agreed payments which caused the investor to suffer damages.

11. On July 22, 2024, a default judgment was entered against **ROBERTSON** in the amount of \$116,588.33 and per diem interest of \$25/31 per day beginning on December 5, 2023, plus attorney's fees in the amount of \$4,400. The investor had earlier filed bankruptcy, and as part of a court-approved settlement with the bankruptcy trustee, in or about May 2025 **ROBERTSON** paid approximately \$38,500 in exchange for release of the judgment.

12. A review of the files of the Commission's Registration Division on February 18, 2025, disclosed no record of registration and/or exemption from registration in the State of Alabama for either (a) the interests offered and sold by **RESPONDENTS**, or (b) **ROBERTSON** as a broker dealer, agent, investment advisor, or investment advisor representative.

#### CONCLUSIONS OF LAW

13. Pursuant to Section 8-6-2(10), Code of Alabama 1975, the definition of a "security" includes investment contracts. The membership and ownership interests (collectively, "interests") offered and sold by **RESPONDENTS** are securities as defined by the Act.

14. Pursuant to Section 8-6-2(5), Code of Alabama 1975, the definition of an “issuer” includes every person who proposes to issue or has issued any security. **BOSSPAGE, HIVE HEAD, and PANDAIQ** by issuing interests, are issuers as defined by the Act.

15. Pursuant to Section 8-6-3(a), Code of Alabama 1975, it is unlawful for any person to transact business in Alabama as an agent for securities unless that person is registered under the Act. **ROBERTSON**, by offering and selling the **BOSSPAGE** and **PANDAIQ** interests, acted as an agent in Alabama without having been registered with the Commission, in violation of the Act.

16. Pursuant to Section 8-6-4, Code of Alabama 1975, it is unlawful for any person to offer or sell any security in this state unless it is registered or exempt from registration under Section 8-6-10; or the transaction is exempt under Section 8-6-11. **RESPONDENTS** offered and sold the **BOSSPAGE** and **PANDAIQ** interests, which were neither registered nor subject to a perfected exemption from registration, in violation of the Act.

This Order is appropriate in the public interest for the protection of investors and is consistent with the purposes of the Act.

This Order does not prevent the Commission from seeking such other civil or criminal remedies that may be available to it under the Act.

Additionally, if the allegations set forth herein are found to be true, through either administrative adjudication, failure of the **RESPONDENTS** to make a timely request for a hearing, or default of the **RESPONDENTS**, it is the intention of the Commission to impose sanctions upon the **RESPONDENTS**. Such sanctions may include, *inter alia*, an administrative assessment imposed on the **RESPONDENTS**, an additional administrative assessment for investigative costs arising from the investigation of the violations described herein against the **RESPONDENTS**, and a permanent order to bar **RESPONDENTS** from participation in any securities-related industry in the State of Alabama.

**ACCORDINGLY, IT IS HEREBY ORDERED** that **RESPONDENTS** immediately **CEASE AND DESIST** from further offers or sales of any security into, within or from the State of Alabama.

Entered at Montgomery, Alabama, this 18th day of November, 2025.



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BY: *ASenn*  
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