

**In the Matter of
*The Securities Act, 1988***

and

**In the Matter of
Frederick Lawrence Marlatt, also known as Frederick Lawrence Mitschele, and
Michael Wallace Minor**

**Order
(Subsection 134(1.1))**

TAKE NOTICE THAT staff of Financial and Consumer Affairs Authority of Saskatchewan (FCAA Staff) have applied to the Financial and Consumer Affairs Authority of Saskatchewan (the Authority) for an order against Frederick Lawrence Marlatt, also known as Frederick Lawrence Mitschele (Mitschele) and Michael Wallace Minor (Minor) (collectively, the Respondents) pursuant to subsection 134(1.1) of *The Securities Act, 1988* (the Act);

AND WHEREAS the Respondents are subject to an Order issued by the British Columbia Securities Commission pursuant to the *Securities Act*, RSBC 1996, c. 418, on July 18, 2013, as follows:

- 1) under section 161(1)(b), that Mitschele cease trading securities or exchange contracts for a period of 5 years, except that he may trade for his own account through a registrant, if he gives the registrant a copy of this decision;
- 2) under section 161(1)(d)(i), that Mitschele resign from any position he holds as a director or officer of any issuer, other than PVT2, and any issuer all the securities of which are owned beneficially by him or members of his family;
- 3) under section 161(1)(d)(ii), that Mitschele is prohibited for 5 years from acting as a director or officer of any issuer, other than PVT2 and any issuer all the securities of which are owned beneficially by him or members of his immediate family;
- 4) under section 161(1)(d)(iv), that Mitschele is prohibited for 5 years from acting in a management or consultative capacity in connection with activities in the securities market;
- 5) under section 161(1)(d)(v), that Mitschele is prohibited for 5 years from engaging in investor relations activities;

- 6) Notwithstanding paragraphs 1, 4 and 5, Mitschele may engage in conduct, including advertisement, solicitation, and negotiation, for the purpose of obtaining financing for PVT2's business, provided that he seeks an appropriate variation order from this Commission before selling securities;
- 7) under section 161(1)(b), that Minor cease trading securities or exchange contracts for a period of 5 years, except that he may trade for his own account through a registrant, if he gives the registrant a copy of this decision;
- 8) under section 161(1)(d)(i), that Minor resign from any position he holds as a director or officer of any issuer, other than One World Media, One World Smart Solutions, and any issuer all the securities of which are owned beneficially by him or members of his immediate family;
- 9) under section 161(1)(d)(ii), that Minor is prohibited for 5 years from acting as a director or officer of any issuer, other than One World Media, One World Smart Solutions and any issuer all the securities of which are owned beneficially by him or members of his immediate family;
- 10) under section 161(1)(d)(iv), that Minor is prohibited for 5 years from acting in a management or consultative capacity in connection with activities in the securities market; and
- 11) under section 161(1)(d)(v), that Minor is prohibited for 5 years from engaging in investor relations activities.

AND WHEREAS the Respondents have traded in securities of a now-bankrupt company, which was federally incorporated at the relevant time as Photo Violation Technologies Corp., with residents of Saskatchewan;

AND WHEREAS the company presently incorporated as Photo Violation Technologies Corp., referred to as PVT2 herein, is a new and separate entity from the previously incorporated company with the same name;

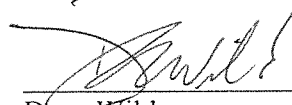
AND WHEREAS the Authority is of the opinion that it is in the public interest to make this Order;

IT IS HEREBY ORDERED, in accordance with clause 134(1.1)(c) of the Act, that:

1. Pursuant to clause 134(1)(d) of the Act, the Respondents shall cease trading in securities and/or exchange contracts until July 18, 2018, except that each may trade for his own account through a registrant, if he gives the registrant a copy of this Order;
2. Pursuant to clause 134(1)(h)(i) of the Act, Mitschele shall resign any position that he holds as a director or officer of any issuer, other than PVT2, or any issuer, all the securities of which are beneficially owned by Mitschele and/or members of Mitschele's immediate family;
3. Pursuant to clause 134(1)(h)(i) of the Act, Minor shall resign any position that he holds as a director or officer of any issuer, other than One World Media, One World Smart Solutions, or

- any issuer, all the securities of which are beneficially owned by Minor and/or members of Minor's immediate family;
4. Pursuant to clause 134(1)(h)(ii) of the Act, Mitschele is prohibited from acting as a director or officer of any issuer other than PVT2 or any issuer, all the securities of which are beneficially owned by Mitschele and/or members of Mitschele's immediate family, until July 18, 2018;
 5. Pursuant to clause 134(1)(h)(ii) of the Act, Minor is prohibited from acting as a director or officer of any issuer other than One World Media, One World Smart Solutions, or any issuer, all the securities of which are beneficially owned by Minor and/or members of Minor's immediate family, until July 18, 2018;
 6. Pursuant to clause 134(1)(h)(iii) of the Act, the Respondents shall not be employed by any issuer, registrant or investment fund manager in any management or consultative capacity in connection with activities in the securities market or in any capacity that would require the Respondents to engage in investor relations activities, until July 18, 2018; and
 7. Notwithstanding paragraphs 1 and 6, Mitschele may engage in conduct, including advertisement, solicitation, and negotiation, for the purpose of obtaining financing for PVT2's business, provided that he seeks an appropriate variation order from the Authority before selling securities.

Dated at Regina, Saskatchewan this 20 day of February, 2014.



Dave Wild
Chair,
Financial and Consumer Affairs Authority of
Saskatchewan