



IN THE MATTER OF
THE SECURITIES ACT, 1988, S.S. 1988, c. S-42.2

AND
IN THE MATTER OF

HR EQUITY MANAGEMENT INC.

TEMPORARY ORDER
(Section 134)

WHEREAS the Saskatchewan Financial Services Commission (the "Commission") has delegated to the Director of the Securities Division (the "Director") the power to make orders pursuant to section 134 of *The Securities Act, 1988, S.S. 1988, c. S-42.2* (the Act);

WHEREAS it has been represented to the Director by the staff of the Commission's Securities Division that:

1. On January 29, 2008 the Director issued a temporary pursuant to subsection 134(3) of the Act (the "January 29, 2008 temporary order") against Harrington Rose Equity Management ("Harrington"), and Mark Goldman ("Goldman") ordering:
 - (a) pursuant to clause 134(1)(a) of the Act, that the exemptions in Saskatchewan securities laws do not apply to Harrington and Goldman;
 - (b) pursuant to clause 134(1)(d) of the Act, that Harrington and Goldman cease trading in all securities and exchange contracts;
 - (c) pursuant to clause 134(1)(e) of the Act, that Harrington and Goldman cease advising with respect to any securities, trades or exchange contracts;
2. The Director issued the January 29, 2007 temporary order because Harrington and Goldman were trading in securities, by offering to exchange shares of large companies whose shares trade on exchanges inside and outside Canada for shares of unlisted companies that the Saskatchewan residents already own and that as part of the exchange, Saskatchewan residents transfer thousands of dollars to bank accounts outside Canada, including Cyprus and Malaysia, to make up the difference in value of the exchanged shares;

3. Neither Harrington or Goldman requested a hearing respecting the matters set out in the January 29, 2008 temporary order, or provided any satisfactory information to the Commission;
4. On February 12, 2008, the Director issued an order pursuant to subsection 134(3) of the Act (the "February 12, 2008 extending order") extending the January 29, 2008 temporary order until the Director is provided with satisfactory information to enable her to make a further order;
5. Both the January 29, 2008 temporary order and the February 12, 2008 extending order are still in effect against Harrington, Thomas and Gold;
6. HR Equity Management Inc (HR Equity) operates a Web site at www.hremi.com that is virtually identical to Harrington's Web site with the same graphics, layout, wording, attachments, telephone numbers, and address in Belize City, Belize;
7. On its Website HR Equity holds itself out to be a company that specializes in assisting small and medium size companies to raise capital and market their securities to the investment community;
8. In carrying out the activity set out in paragraph 7, HR Equity may be trading and advising in securities or exchange contracts in Saskatchewan.
9. HR Equity has never been registered to trade in securities or exchange contracts, or act as advisors in Saskatchewan, and HR Equity may therefore be contravening the registration requirements in section 27 of the Act;

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

AND WHEREAS the Director is of the opinion that the length of time required for a hearing would be prejudicial to the public interest;

THE DIRECTOR HEREBY ORDERS:

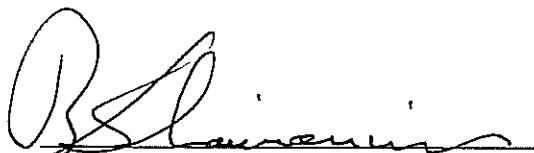
1. Pursuant to subsection 134(3) and clause 134(1)(a) of the Act that the exemptions in Saskatchewan securities laws do not apply to HR Equity up to and including June 10, 2008;
2. Pursuant to subsection 134(3) and clause 134(1)(d) of the Act that HR Equity cease trading in all securities and exchange contracts up to and including June 10, 2008;
3. Pursuant to subsection 134(3) and clause 134(1)(e) of the Act that Heartford cease advising with respect to any securities, trades or exchange contracts up to and including June 10, 2008;

AND TAKE NOTICE THAT:

1. This Order may be extended for such period as the Director considers necessary where sufficient information is not provided to the Commission on or before June 10, 2008;

2. The Commission will, at HR Equity's request, grant a hearing before the Commission with respect to the conduct described in this Order, such hearing to be held at such time and place as the Commission shall determine;
3. The purpose of such hearing will be to consider whether it is in the public interest to make an order against HR Equity pursuant to clauses 134(1)(a), (d) and (e) of the Act because of the conduct described in this Order;

DATED at Regina, Saskatchewan on May 26, 2008

A handwritten signature in black ink, appearing to read 'B. Shourounis', written over a horizontal line.

Barbara Shourounis
Director - Securities Division
Saskatchewan Financial Services Commission