

Form 78.05

2022



Supreme Court of Nova Scotia

SH 512849

Between:

Nova Scotia Securities Commission

Applicant

- and -

Wesley William Robinson and DRR900306 NS Ltd.

Respondents

Order

Before the Honourable Justice Gail L. Gatchalian in chambers:

WHEREAS the Nova Scotia Securities Commission (the Commission) filed a Notice of Application in Chambers on February 22, 2022, seeking an order pursuant to section 133 of the *Securities Act*, RSNS 1989, c 418 (the Act);

AND UPON reading the affidavit filed herein and hearing from the parties;

ON THE APPLICATION of the Commission the following is hereby ordered:

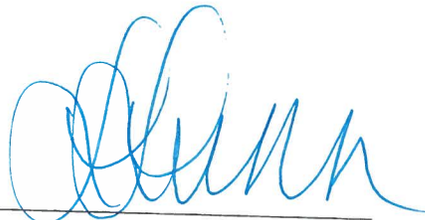
1. It is declared pursuant to section 133(1) of the Act, the Respondents, Wesley William Robinson and DRR900306 NS Ltd., have not complied with Nova Scotia securities laws;
2. The Respondents, Wesley William Robinson and DRR900306 NS Ltd., shall forthwith, jointly and severally, pay into court "restitution" (per section 133(1C)(13) of the Act) to the following aggrieved individuals (collectively the "Intended Recipients") identified in the August 20, 2021, decision of an adjudicative panel of the Commission (*Wesley William Robinson and DRR900306 Ltd. (Re)*, 2021 NSSEC 5):
 - a. To the Estate of Kimberly Ann Hunter, \$25,000;
 - b. To Barbara Sweet, USD \$150,000;
 - c. To Jorn Eivik, USD \$60,000; and
 - d. To Gregory Seare (payable to Black Oak X-Force, LLC), USD \$550,000;
3. If any of these amounts are not paid forthwith, this Order may be enforced as a judgment of this Court by each of the Intended Recipients ordered to be paid up to their respectively owed amount;
4. The Commission will provide a copy of this Order to each of the Intended Recipients per their last known contact information in the Commission's files and post a copy of this Order to the Commission's website (<https://nssc.novascotia.ca/>);



5. Upon any payment being made into court pursuant to this Order, the prothonotary shall deposit the payment in a chartered bank to bear interest according to the terms of the *Payment into Court Act*, RSNS 1989, c 338, s 2. The following steps shall be carried out to facilitate payment as per paragraph 2 of this Order:
 - a. The Respondents shall in writing notify Commission counsel immediately upon paying any amount into court pursuant to this Order;
 - b. The Commission shall in turn provide notice, in writing, of the payment to each of the Intended Recipients per their last known contact information in the Commission's files;
 - c. Any of the Intended Recipients or the Commission may, upon learning of payment into court under this Order, apply for payment out of court. Such application shall be made by filing a motion in chambers in the within proceeding supported by an affidavit to prove the Intended Recipient's identity and entitlement to payment as per paragraph 2 of this Order;

6. Should, within one year from the date of payment into court under this Order, any amount not be paid out to the Intended Recipients, the Commission may apply, by making a motion to this Court, to have the residue paid to the Minister of Finance as disgorgement pursuant to s 133(1C)(15) of the Act.

Issued April 8, 2022


Prothonotary
LORRAINE LUNN
Deputy Prothonotary

IN THE SUPREME COURT
COUNTY OF HALIFAX, N.S.
I hereby certify that the foregoing document,
identified by the seal of the court, is a true
copy of the original document on the file herein.

MAY 06 2022


Deputy Prothonotary

LORRAINE LUNN
Deputy Prothonotary