

ADMINISTRATIVE PROCEEDING

BEFORE THE

SECURITIES COMMISSIONER OF SOUTH CAROLINA

IN THE MATTER OF:)
)
Renaissance Laser, LP; Michael Beller;) **CONSENT ORDER as to**
and Madison Scott,) **RENAISSANCE LASER, LP and**
) **MADISON SCOTT**
)
Respondents.) **File No. 14014**
)

WHEREAS, the Securities Division of the Office of the Attorney General of the State of South Carolina (the "Division"), pursuant to authority granted in the South Carolina Uniform Securities Act, S.C. Code Ann. §§ 35-1-101 et seq. (the "Act"), initiated an investigation into certain activities of Renaissance Laser, LP ("Renaissance") and Madison Scott ("Scott") involving the sale of securities in South Carolina;

WHEREAS, on or about March 10, 2014, the Division issued an Order to Cease and Desist against Renaissance, Scott, and Michael Beller, which made a preliminary finding that Renaissance, Scott, and Michael Beller engaged in acts and transactions constituting violations of §§ 35-1-301, 35-1-402, and 35-1-501 of the Act;

WHEREAS, Renaissance and Scott, without admitting or denying the factual allegations, findings, or other statements of the Order to Cease and Desist, acknowledge their desire to resolve the allegations and findings in the Order to Cease and Desist and resolve the Order to Cease and Desist by Consent Order rather than by a formal hearing before the Securities Commissioner;

WHEREAS, Renaissance and Scott admit the Securities Commissioner has jurisdiction in this matter; and

WHEREAS, the Securities Commissioner finds the investor protections and remedies in this Consent Order both appropriate and in the public interest for the protection of the investors and the capital markets of the State of South Carolina.

NOW THEREFORE, IT IS HEREBY ORDERED, and Renaissance and Scott each consent and agree that:

- A. Renaissance and Scott shall immediately cease and desist from transacting business in this State that is in violation of the Act, and in particular, S.C. Code Ann. §§ 35-1-301, 35-1-402, and 35-1-501;
- B. Upon the Commissioner's execution of this Order, Renaissance and Scott shall jointly and severally pay five thousand and 00/100 dollars (\$5,000.00) for the cost of the Commissioner's investigation; and
- C. Nothing in this Consent Order is intended (nor should be interpreted) to disqualify Renaissance and Scott in any way from reliance on Rule 506 of Regulation D of the Securities Act of 1933, 17 C.F.R. § 230.506(d).

Upon execution by the Securities Commissioner, this Order resolves Administrative Proceeding 14014 as to Renaissance and Scott. This Order should not be interpreted to waive any (i) criminal cause of action, (ii) private cause of action that may have accrued to investors as a result of the Respondents' participation in the activities described in the Order to Cease and Desist, or (iii) other causes of action that may result from activities of Renaissance and Scott not detailed therein or which may hereafter arise.

IT IS SO ORDERED this 13 day of ^{July}~~June~~, 2015.

By: Alan Wilson
Alan Wilson
Securities Commissioner
State of South Carolina

WE CONSENT:

Securities Division of the Office of the Attorney General

By: Tracy Meyers Date: July 9, 2015
Tracy A. Meyers
Assistant Deputy Attorney General/
Deputy Securities Commissioner

Madison Scott
[Signature] Date: June 29th, 2015

Renaissance Laser, LP
By: [Signature] Date: June 29th, 2015

(Name) Madison Scott
(Title) VP

U.S. ATTORNEY
GENERAL'S OFFICE

JUL 10 2015

SECURITIES DIVISION