



Appendix 3

British Columbia Securities Commission

Joint Submission on Sanctions

John Klippenstein

Section 161 of the Securities Act, RSBC 1996, c. 418

¶ 1 John Klippenstein (Klippenstein), under an Agreed Statement of Facts, dated March 12, 2004, has acknowledged that he breached sections 34(1), 50(1)(d) and 61(1) of the *Securities Act*, RSBC 1996, c. 418.

¶ 2 Staff of the British Columbia Securities Commission recommends the sanctions with the terms set out below.

Regulatory History

¶ 3 In November 1993, the Saskatchewan Securities Commission (the SSC) issued an order against Klippenstein, for his role in the unregistered distribution of securities of three companies related to L.O.M. Medical International, Inc. (L.O.M.), namely, Lens-O-Matic Inc., L.O.M. Inc., and L.O.M. Laboratories Inc., in Saskatchewan. The SSC's order removed certain trading exemptions from Klippenstein for a period of five years.

Mitigating Factors

¶ 4 The Executive Director has taken into account the following facts as factors mitigating the sanctions which would otherwise apply in the public interest:

1. While controlling L.O.M., Klippenstein consulted an attorney from the United States and relied upon the services of accountants to ensure compliance with the requirements of the U.S. Securities and Exchange Commission.
2. Klippenstein has provided the Commission staff with evidence indicating that he has invested approximately CDN\$707,574.10 to L.O.M. and that this money remains invested in L.O.M.
3. As of January 1, 2004, Klippenstein has ceased to be the president of L.O.M. As of March 5, 2004, Klippenstein has ceased to be a director and officer of L.O.M. Pursuant to a letter of intent dated March 5, 2004 and attached as Schedule A, between Klippenstein and a new proposed investor, Klippenstein has agreed to have his and his family's shares placed in a voting trust arrangement which will result in Klippenstein cooperating with a new independent board of directors.

Order

¶ 5 Klippenstein consents to an order by the British Columbia Securities Commission that:



1. under section 161(1)(c) of the Act, the exemptions described in sections 45 to 47, 74, 75, 98 and 99 of the Act do not apply to Klippenstein for a period of seven years from the date of this Order, except that Klippenstein may rely on the exemption in section 45(2)(7) of the Act to trade in one account through a registered dealer;
2. under section 161(1)(d) of the Act, Klippenstein cease being a director or officer of any issuer and be prohibited from becoming or acting as a director or officer of any issuer for a period of seven years from the date of this Order;
3. under section 161(1)(d) of the Act, Klippenstein be prohibited from engaging in investor relations activities for a period of seven years from the date of this Order;
4. under section 162 of the Act, Klippenstein pay an administrative penalty in the amount of \$10,000; and
5. under section 174 of the Act, Klippenstein pay costs of or related to the hearing in the amount of \$20,000.

¶ 6 March 12, 2004

¶ 7 John Klippenstein

John Klippenstein
 _____)
 Witness Signature)
Tanya Sedlacek)
 _____)
 Witness Name (please print))
4321 Abbeil Road)
 _____)
 Address)
Chief Financial Officer)
 _____)
 Occupation)

¶ 8 March 12th, 2004

Stephen J. Wilson
 _____)
 ¶ 9 Stephen J. Wilson)
 ¶ 10 Executive Director)

LE MONDE HOLDINGS LTD.

SCHEDULE A

March 4, 2004

L.O.M. Medical International Inc.
1482 Springfield Road
Kelowna, BC, Canada
V1Y 5V3

Attention: Mr. Anthony Hawkshaw

Mr. John Klippenstein
1482 Springfield Road
Kelowna, BC, Canada
V1Y 5V3

Dear Sirs:

I write to confirm our discussions and understandings regarding your requirement to raise funds to complete a rescission offer made by the L.O.M. Medical International Inc. ("LOMM") to British Columbia shareholders in 2001.

1. We understand the amount required is US\$156,000 (the "Funds"), which Funds are required to rescind 48,000 fully paid and non-assessable common shares of LOMM at a price of US\$3.25.
2. Subject to the terms hereof, Le Monde Holdings Ltd. ("Le Monde") will make the Funds available to LOMM by way of Secured Convertible Debenture (the "Debenture") as hereinafter provided. The Funds, as advanced by Le Monde from time to time, will be used by LOMM only to purchase the shares of those shareholders of LOMM which have expressed a desire to avail themselves of the rescission offer and which subsequently tender these shares together with a release against payment from the Funds. Le Monde will advance to LOMM from time to time under the Debenture such portion of the Funds as are necessary to allow LOMM to complete rescission transactions with those shareholders which tender their shares as and when such shares are tendered.
3. The Debenture will be in form and substance satisfactory to Le Monde, will bear interest at RBC Prime Rate plus 2%, will be secured against the assets of LOMM and will provide Le Monde, subject to anti-dilution adjustments, with the right to convert the outstanding amount thereunder in whole or in part from time to time for a period of two (2) years into previously unissued free trading common shares and warrants without restriction in the capital of LOMM at the conversion rate of US \$3.25 for one common share and one warrant, with each warrant entitling Le Monde to purchase one additional common share for the price of US\$3.25. The warrants will be exercisable up to and including that date which is 60 days after the date which LOMM becomes listed for trading.
4. As an inducement to make the Funds available, LOMM shall immediately issue 24,000 fully paid and non-assessable free trading common shares to Le Monde.

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5. As a further inducement LOMM shall grant Le Monde the right of first refusal to participate in any financing which occurs at an effective price of less than US\$3.25 per share undertaken by LOMM, if any, up to a maximum purchase of 100,000 shares.
6. LOMM acknowledges that it is currently engaged in a hearing with the British Columbia Securities Commission (the "Commission") with respect to alleged violations of the British Columbia Securities Act (the "Securities Act"). LOMM understands that the Funds will only be made available if an agreement to resolve all outstanding complaints raised against LOMM in the hearing can be reached with the Commission. To this end LOMM shall be required to reach a settlement with the Commission. As you are aware, Robert Pirooz, the undersigned principal of Le Monde, has had discussions with the Commission and expects that at a minimum the following will be required by the Commission:
 - a) the resignation of Mr. Klippenstein and all of his family members from the board of directors of LOMM;
 - b) the resignation of Mr. Klippenstein as an officer of LOMM and his undertaking not to play any role in the management or investor relations of LOMM;
 - c) LOMM will admit to certain violations of the Securities Act and issue a press release with respect to the same, the details of this release will be agreed between LOMM and Le Monde; and
 - d) a new independent board of directors which is not controlled by Mr. Klippenstein, directly or indirectly, will be necessary.

In consideration of Le Monde agreeing to advance Funds as contemplated by Section 2 hereof, LOMM and, where applicable, Mr. John Klippenstein each agree that:

- a) they will use their best efforts to reach a settlement with the Commission on the basis set out above;
- b) they will take all steps required to comply with all applicable laws including, without limitation, the Securities Act;
- c) LOMM shall take the necessary steps to become a reporting issuer in good standing in British Columbia;
- d) as soon as is commercially reasonable, LOMM will take such steps as necessary to list the shares of LOMM for trading on a North American stock exchange;
- e) the board of directors of LOMM (the "Board") shall be comprised of five members made up of Anthony Hawkshaw, Robert Pirooz, one additional appointee of Le Monde, and two other independent directors chosen by the foregoing three directors in consultation;
- f) Anthony Hawkshaw will be CEO of LOMM;
- g) John Klippenstein and his family members will put their shares and any shares that John Klippenstein or his family control, directly or indirectly (collectively, the "Trust Shares"), into a voting trust which shall be in form and substance satisfactory to Le

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Monde's solicitors. The voting trust agreement will provide, among other things, that the Trust Shares will be voted:

- i) so that the Board shall continue to be comprised of the five members set out in paragraph (e) above;
 - ii) in favour of any resolutions put forward by the Board;
 - iii) against any resolution not supported by the Board; and
 - iv) against any resolution or other proposal requisitioning any extraordinary shareholders meeting, except as may be approved by the Board;
- h) they will use their best efforts to ensure that the business of LOMM is carried on in a way which is consistent with the spirit and intention of this letter; and
- i) they will provide to Le Monde and its solicitors such representations, warranties, opinions, officers certificates and agreements as may be required by Le Monde's solicitors in connection with the transactions contemplated by this letter.

The agreement of Le Monde to provide the Funds is subject to the following conditions precedent:

- a) that the transactions contemplated by this letter are sanctioned and approved by the Commission; and
- b) that Le Monde is satisfied with its due diligence review regarding LOMM, which it shall begin upon execution hereof and shall complete on or before March 30, 2004. This due diligence review shall include, without limitation, such due diligence as Le Monde deems necessary to satisfy itself as to the corporate and financial status of LOMM and as to the status of the assets of LOMM (including, without limitation, patents respecting the products of LOMM) and LOMM agrees to provide Le Monde with unfettered access to all such information and records. Le Monde may decline to advance the Funds or have Robert Pirooz serve on the Board of LOMM if it determines such due diligence evidences an unacceptable risk to Le Monde.

Please confirm your agreement with the foregoing by executing where provided below.

Should you have any questions regarding the foregoing, please do not hesitate to contact the writer.

Yours truly,

LE MONDE HOLDINGS LTD.

Per:

Robert P. Pirooz, President

Agreed to this 5th day of March, 2004.

L.O.M. MEDICAL INTERNATIONAL INC.

Per:

Anthony Hawkshaw, President

Mr. John Klippenstein