# **2004 BCSECCOM 507**

#### Order

## **Douglas Laurence Mason**

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

#### **Background**

¶ 1 The Executive Director has entered into a Settlement Agreement with Douglas Laurence Mason (Mason), a copy of which is attached as Schedule "A".

#### The Order

- ¶ 2 The Executive Director, considering it to be in the public interest to do so, orders, by consent, that:
  - 1. under sections 161(1)(b) and (c) of the Act, Mason cease trading, directly or indirectly, in securities for 12 months from the date of this Order, except that Mason may:
    - (a) engage in financings for Clearly Canadian Beverage Corp. (Clearly Canadian) and Columbia Yukon Explorations Inc. (Columbia Yukon); and
    - (b) trade securities beneficially owned by him but only if
      - (i) the trading takes place through accounts held at a single registered dealer acceptable to the Executive Director;
      - (ii) Mason has disclosed the names of the accounts to the Executive Director before any trading takes place; and
      - (iii) Mason has given a copy of this Order to the dealer before any trading takes place;
  - 2. under section 161(1)(d) of the Act, Mason resign any position he holds as a director or officer of any issuer and be prohibited from becoming or acting as a director or officer of any issuer for 12 months from the date of this Order, except that Mason may remain a director and officer of Clearly Canadian, CC Beverage (U.S.) Corporation, Clearly Canadian Beverage (International) Corporation, 546274 Alberta Limited, and Blue Mountain Springs Ltd., Columbia Yukon, and Criterion Capital Corp.; and

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- 3. under section 161(1)(d) of the Act, Mason be prohibited from engaging in investor relations activities for 12 months from the date of this Order, except that Mason may engage in investor relations on behalf of Clearly Canadian and Columbia Yukon.
- ¶ 3 August 25, 2004
- ¶ 4 Stephen J. Wilson Executive Director