

Continuous Disclosure Defense Update to Shareholders

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In accordance with rules of the Australian Securities Exchange for continuous disclosure by a public company and in response to shareholder enquiries, EnviroMission provides the following information about the civil matter of D R Senanayake v SolarMission Technologies *et al.*, before the United States District Court of Nevada.

Senanayake's legal counsel, Mark Gunderson Attorney at Law, was recently granted leave by the court to withdraw as his legal counsel and Gunderson Attorney at Law then successfully placed an attorney's lien for US\$54,932.28 over Mr Senanayake in the same court.

Plaintiff, Senanayake, has not secured new legal representation and is acting for himself as a *pro se* litigant and has filed several documents with the court; one of which has been stricken by the court.

"This situation is frustrating for the defense because the defense must now deal with a litigant that may operate without the same professional standards or adherence to codes of conduct expected from licensed attorneys or the counsel generally given to regulate client behavior in the legal process.

"Too often the *pro se* litigant takes liberties, knowingly or unknowingly, to effect representations that would normally be actionable as defamation but forms protected speech when made in pleadings.

"Fortunately, courts are aware of the methods and practices that would normally subject licensed attorneys to possible discipline and tend to not take notice of improper allegations made by the *pro se* litigant.

"Whilst awareness of the court acts as a safeguard, the Defense will still seek damages for any actionable acts committed or actionable statements made by the Plaintiff in association with this case or elsewhere" Mr Roger Davey, Executive Chairman, EnviroMission Limited, disclosed.

Defense motions to dismiss have now been filed and fully briefed with the Nevada District Court. Until the court rules on the motions, the time for the defendants to file their answers and/or counterclaims against the Plaintiff has not accrued.

If the motions to dismiss are granted, Defendants will have the opportunity to pursue claims against Senanayake in other forums; if defense motions are denied, Defendants will file their answers and set forth their various counterclaims against the Plaintiff.

EnviroMission's legal obligation to meet the rules for continuous disclosure is made with total respect for court rules against excessive public comment and has provided only information and explanatory comment to detail already in the public domain by virtue of court filings.

Ends.



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