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CASE DISMISSED!!

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 for the District of Nevada.

On 12 and 13 August 2009, the presiding judge entered orders dismissing all of the claims of Mr. Senanayake against all of the defendants after considering the various motions to dismiss of the defendants. Since the case was resolved at such an early stage, none of the defendants, including EnviroMission ever reached the stage of filing answers and counterclaims against the plaintiff. The judge's orders do not have the effect of precluding the defendants, including EnviroMission, from pursuing any legal claims they may have against Mr. Senanayake.

Mr. Roger Davey, Executive Chairman, EnviroMission Limited, stated, "These rulings can only be seen as a significant victory for all of the defendants."

"EnviroMission legal representatives will continue to provide their excellent counsel with regard to this and any related matters. They will also advise us on the remedies available to EnviroMission going forward for damages caused by Mr. Senanayake. EnviroMission and its subsidiary, SolarMission Technologies, have been required to expend significant resources on defending this matter that would have otherwise gone into progressing a valuable energy technology that can be of great benefit to many. It is only right that we carefully analyze the basis upon which some of those resources might be recovered and utilized for positive results."



Roger C. Davey
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