

<p>DISTRICT COURT, CITY AND COUNTY OF DENVER, COLORADO 1437 Bannock Street Denver, CO 80202</p> <hr/> <p>DAVID S. CHEVAL, Acting Securities Commissioner for the State of Colorado,</p> <p>Plaintiff,</p> <p>v.</p> <p>MARK RAY; REVA STACHNIW; CUSTOM CONSULTING &amp; PRODUCT SERVICES, LLC; RM FARM &amp; LIVESTOCK, LLC; MR CATTLE PRODUCTION SERVICES, LLC; SUNSHINE ENTERPRISES; UNIVERSAL HERBS, LLC; DBC LIMITED, LLC,</p> <p>Defendants.</p>	<p>DATE FILED: September 30, 2019 9:52 PM CASE NUMBER: 2019CV33770</p> <p style="text-align: center;">▲ COURT USE ONLY ▲</p>
	<p>Case No.: 19CV33770</p> <p>Courtroom: 209</p>
<p><b>ORDER OF PERMANENT INJUNCTION AND OTHER RELIEF CONCERNING DEFENDANTS MARK RAY; CUSTOM CONSULTING AND PRODUCT SERVICES, LLC; MR CATTLE PRODUCTION SERVICES, LLC; UNIVERSAL HERBS, LLC; AND DBC LIMITED, LLC</b></p>	

THIS MATTER comes before the Court upon the Stipulation for Permanent Injunction and Other Relief (“Stipulation”) entered into between David S. Cheval, Acting Securities Commissioner for the State of Colorado and Defendants Mark Ray; Custom Consulting and Product Services, LLC (“Custom Consulting”); MR Cattle Production Services, LLC; Universal Herbs, LLC, a marijuana business with two licensed retail locations in Denver and a separate licensed marijuana production facility; and DBC Limited, LLC (collectively the “Defendants”).

Based on the Stipulation, and being duly advised in the premises, the Court hereby finds that the Stipulation provides for a fair, just, and expeditious resolution of the claims asserted by the Commissioner against Defendants.

THEREFORE, IT IS HEREBY ORDERED as follows:

1. The Court has jurisdiction over Defendants and the subject matter of this action.

2. The Court so finds that based upon the admissions in the Stipulation for purposes of this proceeding and any proceeding in which the Commissioner is a party the following facts necessary to establish jurisdiction:

a. The Court has jurisdiction over Defendants and the subject matter of this proceeding.

b. The investments offered and sold by Defendants in connection with Custom Consulting, MR Cattle Production Services, Universal Herbs, and DBC Limited are "securities," as that term is defined in § 11-51-201(17), C.R.S.

c. The securities were not registered with the Division, or a notice of exemption to registration was not filed.

d. Ray was not licensed as a sales representative at the time of the offer and sale of securities, consequently, Custom Consulting; MR Cattle Production Services; Universal Herbs, a licensed marijuana business; and DBC Limited; employed unlicensed an sales agent.

e. Custom Consulting, MR Cattle Production Services, Universal Herbs, and DBC Limited were not licensed as a broker-dealer at the time of the offer and sale of the securities.

3. Defendants, their agents, servants, employees, and successors, as may be; any person who, directly or indirectly, through one or more intermediaries, controls or is controlled by, or is under the common control with Defendants; and all those in active concert or participation with Defendants, who receive actual notice of this Order by personal service or otherwise, are hereby immediately and permanently restrained and enjoined from engaging, directly or indirectly, in any of the following acts:

a. Offering to sell or selling any securities or investments in the State of Colorado, unless such securities or investments are registered pursuant to sections 11-51-302, 303, or 304, C.R.S., or successor statutes, or exempt from registration pursuant to sections 11-51-307, 308, or 309, C.R.S., or successor statutes; or

b. Engaging in business in the State of Colorado as a securities broker-dealer, sales representative, investment adviser, or investment adviser representative, as may be, in violation of 11-51-401 and 402, C.R.S., or successor statutes; or

c. In connection with the offer, sale, or purchase of any security in the State of Colorado, directly or indirectly:

i. employing any device, scheme, or artifice to defraud; or

ii. making any untrue statement of a material fact or omitting to state a material fact necessary in order to make the statements made, in light of the circumstances under which they are made, not misleading; or

iii. engaging in any act, practice, or course of business which operates or would operate as a fraud and deceit upon any person;

in violation of § 11-51-501(1), C.R.S., or successor statutes.

d. Engaging in conduct otherwise in violation of the Colorado Securities Act.

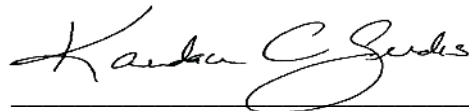
4. Defendants shall comply with the provisions of the Stipulation attached hereto, and such Stipulation shall be incorporated into and made a part of this Order as if fully stated herein.

5. The Court shall retain jurisdiction over this action to ensure the Defendants' compliance with this Order and the Stipulation, and it reserves the power to enter additional orders to effectuate and to ensure Defendants' compliance with this Order and Stipulation.

6. Defendants' failure to comply with this Order or the Stipulation may constitute grounds for further sanctions against them, including the sanction of contempt.

DONE this 30<sup>th</sup> day of September, 2019.

BY THE COURT:



Kandace C. Gerdes  
District Court Judge