



Citation: 2021 BCSECCOM 365

**Partial Revocation Order**

**Discovery Minerals Ltd.**

**Section 171 of the *Securities Act*, R.S.B.C. 1996, c. 418**

- ¶ 1 On May 1, 2009, the Executive Director ordered, under section 164(1) of the Act, that all trading in the securities of Dhanoa Minerals Ltd. cease until it files the required records and the Executive Director revokes the cease trade order.
- ¶ 2 On August 30, 2012 Dhanoa Minerals Ltd. changed its name from Dhanoa Minerals Ltd. to Discovery Minerals Ltd. On September 14, 2012 the Executive Director varied the cease trade order to reflect the name change.
- ¶ 3 On September 2, 2021, BMO InvestorLine Inc. applied to the Executive Director under section 171 of the Act to vary the cease trade order to permit 42 clients (the Clients) holding a total of 77,250,253 Discovery Minerals Ltd. shares in their accounts at BMO InvestorLine Inc., and one former client, Jacoba Johanna Vanderhelm (Vanderhelm), holding 4,649,997 shares at another investment dealer registered in Canada, the ability to sell a total of 81,900,250 shares (the Shares).
- ¶ 4 The Executive Director is satisfied that this order is not prejudicial to the public interest.
- ¶ 5 Under section 171 of the Act, the Executive Director partially revokes the cease trade order to allow the Clients and Vanderhelm to sell the Shares, provided that:
1. the sale is made through a “foreign organized regulated market”, as defined in section 1.1 of the Universal Market Integrity Rules of the Investment Industry Regulatory Organization of Canada;
  2. the sale is made through an investment dealer registered in Canada;
  3. the shareholder is not an insider or control person of Discovery Minerals Ltd.; and
  4. the shareholder does not participate in any effort to prepare the market or create demand for the Shares.
- ¶ 6 September 8, 2021

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