

IN THE HIGH COURT OF MALAYA AT KUALA LUMPUR
(COMMERCIAL DIVISION)

CIVIL SUIT NO. DP-22-1219 - OF 2007

BETWEEN

SECURITIES COMMISSION MALAYSIA ... PLAINTIFF

AND

THE AYER MOLEK RUBBER COMPANY BHD. ... DEFENDANT

SUMMONS IN CHAMBERS

(EX-PARTE)

LET ALL PARTIES CONCERNED attend before the
Judge In Chambers on , the - 6 SEP 2007
day of
, 2007 at 9 a.m./p.m., on the hearing of an
application on the part of the Plaintiff above-named under
Section 100 of the Securities Industry Act, 1983 and / or under
Order 29 of the Rules of the High Court, 1980 and/or under the
inherent jurisdiction of this Honourable Court for the following
relief :-

(1) An Order that the Defendant, whether by itself, its servants, agents or otherwise howsoever, be restrained from:

a) removing from Malaysia any of its assets which are in Malaysia, whether in its own name or not and whether solely or jointly owned;

and

b) in any way disposing of or dealing with or dissipating any of its assets, whether they are in or outside Malaysia, whether in their own name or not and whether solely or jointly owned, or otherwise diminishing their value,

including the following assets in particular :-

(i) all monies held in the accounts of the said Defendant in all Banks and other financial institutions in Malaysia;

and

(ii) all monies held in the accounts of the said

Defendant in all Banks and other financial institutions outside Malaysia.

- (2) Without prejudice to the generality of the Orders sought in Paragraph 1 above, that no monies belonging to the Defendant held in any account operated by its solicitors, Messrs Ropizah Ambri & Co, or by any other solicitors or other agents, in any bank in or outside Malaysia, be withdrawn until trial of this suit or until further Order;
- (3) An Order that the Defendant affirm, file and serve on the Plaintiff's Solicitors, an Affidavit within 10 days of the service of this Order on it, giving information pertaining to all its assets, whether in or outside Malaysia, and whether in its own name or not and whether solely or jointly owned, including the nature, value, location and other relevant details of all such assets (including monies held by its solicitors as stated in Paragraph 2 above);
- (4) An Order that the Defendant affirm, file and serve on the Plaintiff's Solicitors, an Affidavit within 10 days of

the service of this Order on them, giving information on how and for what purposes the proceeds of the 2006 and 2007 Transactions (as defined in the Statement of Claim filed herein) were applied by the Defendant;


- (5) Costs payable by the Defendant to the Plaintiff in any event; and
- (6) Further or other relief.

The grounds of the application are as stated in the Affidavits of **CHONG FOH KEONG** and **JAWAHAR ALI BIN AMEER ALI** affirmed and filed herein.

Dated the day of **4 SEP 2007**, 2007.

Entered No. /2007.

Clerk.


MUZLINA BT. MOHAMAD JAMIL
Senior Assistant Registrar,
High Court, Kuala Lumpur.

This Summons is taken out by Messrs. Tommy Thomas, No. 101, Jalan Ara, Bangsar, 59100 Kuala Lumpur, Solicitors for the Plaintiffs abovenamed. [Our Ref: AAG/20072839] (Tel: 03-2287 3540) (Fax: 03-2284 8892)
[C:\Alan\2839-SC-Ayer Molek-SIC]

The Affidavits of CHONG FOH KEONG and JAWAHAR ALI BIN AMEER ALI both affirmed on the 4th day of September, 2007 and filed herein will be read in support of this application.