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BEFORE THE ARKANSAS SECURITIES COMMISSIONER
CASE NO. S-15-0008

ARKANSAS SECURITIES DEP

IN THE MATTER OF
ARKANSAS CAMA TECHNOLOGY, INC.
THOMAS ROBIE SCOTT, III AND AUDREY
GALE SCOTT, TRUSTEES OF THE TOM AND
GALE SCOTT REVOCABLE TRUST,
RICHARD A. CARN AND PHILLIP R. SCOTT

ORDER NO. S-15-0008-15-OR01

ORDER PROVIDING A TRANSACTIONAL EXEMPTION FROM REGISTRATION

FINDINGS OF FACT

1. On March 11, 2015, a letter was received by the Arkansas Securities Commissioner requesting that the proposed offering and sale of shares of the common stock (the "Stock") of Arkansas CAMA Technology, Inc., an Arkansas corporation (the "Company") held by Thomas Robie Scott, III and Audrey Gale Scott, Trustees of the Tom and Gale Scott Revocable Trust, Richard A. Carn and Phillip R. Scott (the "ACT Shareholders") to four (4) employees of the Company (the "Transaction"), be determined to be an exempt transaction pursuant to Ark. Code Ann § 23-42-504(a)(12).

2. The Company is a corporation organized under the laws of the State of Arkansas. The Stock consists of 1,500 shares of the common stock of the Company offered pursuant to a Stock Purchase Agreement (the "Agreement"). Each seller owns 500 shares and is a control person of the Company.

3. Purchasers are four (4) employees of the Company who reside in Arkansas (the "Purchasers"). Under the Agreement, each Purchaser will purchase 50 shares of the stock from each ACT Shareholder for \$10,000 cash plus a promissory note in the principal amount of

\$96,563.33. Payments on the notes will be made from distributions from the Company. Within one (1) year of the notes being paid, the purchasers shall purchase the remaining stock from the ACT Shareholders at the purchase price provided in the Agreement. The sale of stock by each ACT Shareholder to each Purchaser will be conducted pursuant to a single Agreement.

4. An exemption from registration has been requested pursuant to the Commissioner's discretionary authority under Ark. Code Ann. § 23-42-504(a)(12). The Purchasers have had access to such financial and other information concerning the Company as is necessary to make an informed investment decision. Based upon the foregoing, the Transaction is not the type the Arkansas Securities Act (the "Act") was designed to protect by requiring registration.

CONCLUSIONS OF LAW

1. Under Section 23-42-504(a)(12) of the Act, the Commissioner may by order exempt certain transactions from Sections 23-42-501 and 23-42-502 of the Act as not being necessary or appropriate in the public interest for the protection of investors.

2. It is not necessary or appropriate in the public interest for the protection of investors for the ACT Shareholders to be required to register the Transaction under the Act for the purpose of the contemplated offering.

3. It is not necessary or appropriate in the public interest for the protection of investors for the ACT Shareholders to be required to engage the services of a registered agent for the purpose of making sales of the securities.

OPINION

In recognition of the representations made by the ACT Shareholders, it appears registration of this Transaction is unnecessary in this instance.

This order does not exempt the sellers from the antifraud provisions of the ACT.

ORDER

IT IS THEREFORE ORDERED that securities offered or sold in Arkansas for the proposed Transaction, if offered and sold in compliance with the representations made in the letter of March 11, 2015, and the attached exhibits, and in accordance with the Findings of Fact stated herein, shall be exempted from Sections 23-42-501 and 23-42-502 of the Act.

WITNESS MY HAND AND SEAL this ___ day of March 2015.



B. EDMOND WATER
SECURITIES COMMISSIONER