

IN THE CIRCUIT COURT OF THE THIRTEENTH JUDICIAL CIRCUIT
IN AND FOR HILLSBOROUGH COUNTY, STATE OF FLORIDA
CIVIL DIVISION

NITRO MOBILE SOLUTIONS, LLC.,
a Florida Limited Liability Corporation,

Plaintiff,

Case No. 17-CA-010953
Division J

v.

EYE C SOLUTIONS, LLC,
A Florida Limited Liability Corporation, and
LISA MONNET, an individual,

Defendants.

_____ /

EYE C SOLUTIONS, LLC, and
LISA MONNET,

Counterclaim Plaintiffs,

v.

NITRO MOBILE SOLUTIONS, LLC,
PETE SLADE, and MOLLY SLADE,

Counterclaim Defendants.

_____ /

UNSWORN DECLARATIONS OF ROBERT AND MYLENE MICHAEL ROSSELET

We, Robert Rosselet and Mylene Rosselet, affirm the following:

We are over 18 years old and have personal knowledge of the facts set forth in this
declaration.

1. On or around 2 October 2017, we invested \$100,000 into Nitro Mobile Solutions,
LLC.

2. With the exception of a one hour product demonstration, all communications, including investment conversations, prior to November 19 2017 with Nitro, were conducted solely with Ms. Monnet.
3. Ms. Monnet solely represented the opportunity, company and investment financials and negotiated terms of the investment directly with us.
4. Prior to investing, Ms. Monnet told us on several occasions that she (a) firmly believed in Nitro and that she herself had already invested a considerable sum of money; and (b) that the investment opportunity was almost fully subscribed by multiple other investors, one of which had already invested \$1 million. For this reason, we believed that we were one of the last investors to participate in the Nitro opportunity.
5. On or around (we were never told that directly), Lisa Monnet disclosed to us that Richard Branson and Virgin would be making a significant investment in Nitro. This information was conveyed to us via Michael Rosselet
6. On or around (we were never told this directly), Lisa Monnet disclosed to us that the deal with Richard Branson and Virgin had fallen apart, due to the fact that Richard Branson had demanded to have a controlling interest in the company, and because of his demand, Pete and Molly Slade had rejected Branson and the Virgin Group's offer. This information was conveyed to us via Michael Rosselet
7. On or around (we were never told that directly), we were advised by Ms. Monnet that in response to Nitro's allegations that she had committed a fraud with regard to Mr. Branson, we and my brother should "pull our investment from Nitro because she

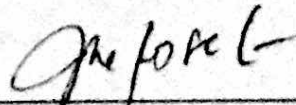
was going to bury them [Nitro] in litigation.” This information was conveyed to us through Michael Rosselet.

8. On or around November 21, 2017, we learned that we were actually one of only two investors into Nitro (the other being my brother, Michael Rosslet, who had invested at the same time as us). Based on this information and the realization that Ms. Monnet had lied to us regarding the investment, we elected to trigger a clause 3, “Representation and Warranties” and Clause a. “(Substitution Standards)” of the agreement that entitled us to a return of our investment.
9. On or around January 12, 2018, we executed a settlement and release agreement with Nitro and was returned the full amount of our investment.
10. We have never been an Aviation client of Ms. Monnet, or had any other business dealings with her prior to Nitro.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct. Executed on 18 March 2018, 2018.



ROBERT ROSSELET



MYLENE ROSSELET