

Dr. Aaron Rossi: Reditus Laboratories - The other side of the story

A non-compete agreement has surfaced in favor of Reditus Laboratories CEO Dr. Aaron Rossi.

PEKIN, IL, USA, April 29, 2022 /EINPresswire.com/ -- Dr. Aaron Rossi is the CEO of Reditus Laboratories and PAL Health Technologies, overseeing the growth, direction and success of the two Pekin-based companies. Reditus Laboratories is a full-service laboratory company with a heavy focus on molecular diagnostics, while PAL Health is a national leader in the fabrication of custom orthotics, shoe inserts, and other corrective foot and ankle devices. Under Dr. Rossi's direction, both have garnered recognition for their above-and-beyond efforts to help combat the COVID-19 pandemic.

New 7, based out of Phoenix, AZ conducted an interview with Phillip Turner. In this interview, the <u>non-</u>



<u>compete</u> agreement between Davie & Associates Dermatopathology (owned by Dr. James Davie) and Promus Diagnostic (Southlake, TX) was highlighted in order to show that Dr. Davie was under a non-compete agreement prior to dealing with Reditus Laboratories. The non-complete agreement was obtained from the Tarrant County (Texas) courthouse. At this time, Dr. Davie's Plano, TX based company, Davie & Associates Dermatopathology, is in a lawsuit with Promus Diagnostic/Biosolutions LLC, DLP Service Group LLC, Bio Lab Holdings LLC and MRF Lab Holdings LLC (JP03-21-SC00025317 - Tarrant County, Texas).

According to Phillip Turner, Dr. James Davie filed two cases against Dr. Aaron Rossi which were

non-suited because of lack of standing. The non-compete agreement that Dr. Davie had in place is a factor in these cases being dismissed. It is critical to get to the bottom of the other side of the story because the without this transparency, the public will have a difficult time understanding the facts.

"

The allegations against Dr. Aaron Rossi appear to be one sided!"

Phillip Turner - FNN

Section 3.14 Information; Confidentiality; Non-Competition.

(a) In addition to the other rights specifically set forth in this Agreement, each Member is entitled to all information to which that Member is entitled to have access pursuant to the TBOC under the circumstances and subject to the conditions stated therein and m this Agreement.

The Members and Managers acknowledge that the Members and the (b) Managers shall receive information from or regarding the Company in the nature of trade secrets or that otherwise is confidential information or proprietary information (as further defined below in this <u>Section 3.14</u>, "<u>Confidential Information</u>"), the release of which would be damaging to the Company or Persons with which the Company conducts business. Each Member and Manager shall hold in strict confidence any Confidential Information that such Member or Manager receives, and each Member and Manager shall not disclose such Confidential Information to any Person other than another Member, Manager or officer of the Company, or otherwise use such information for its own benefit or any purpose other than to evaluate, analyze and keep apprised of the Company's assets and its interest therein and for the internal use thereof by a Member or its Affiliates, except for disclosures: (i) to comply with any Laws (including applicable stock exchange or quotation system requirements), provided, that a Member or Manager must notify the Company promptly of any disclosure of Confidential Information which is required by Law, and any such disclosure of Confidential Information shall be to the minimum extent required by Law; (ii) to Affiliates, partners, members, stockholders, investors, directors, officers, employees, agents, attorneys, consultants, lenders, professional advisers or representatives of the Member or Manager or their Affiliates (provided, that such Member or Manager shall be responsible for assuring such partners', members', stockholders', investors', directors', officers', employees', agents', attorneys', consultants', lenders', professional advisers' and representatives' compliance with the terms hereof, except to the extent any such Person 10

Company Agreement of PROMUS DIAGNOSTICS, LLC

Dr. James Davie's Non-Compete Agreement with Promus Diagnostic

James Williams JS2 Media email us here

This press release can be viewed online at: https://www.einpresswire.com/article/570343497

EIN Presswire's priority is source transparency. We do not allow opaque clients, and our editors try to be careful about weeding out false and misleading content. As a user, if you see something we have missed, please do bring it to our attention. Your help is welcome. EIN Presswire, Everyone's Internet News Presswire[™], tries to define some of the boundaries that are reasonable in today's world. Please see our Editorial Guidelines for more information. © 1995-2022 Newsmatics Inc. All Right Reserved.