

Sep 18 2025

SC Court of Appeals

FORM 4

STATE OF SOUTH CAROLINA
COUNTY OF Lexington
IN THE COURT OF COMMON PLEAS

JUDGMENT IN A CIVIL CASE
CASE NO. 2024 CP- 3203591

ELECTRONICALLY FILED - 2025 Aug 21 4:08 PM - LEXINGTON - COMMON PLEAS - CASE#2024CP3203591

Limitless International Corp.
PLAINTIFF(S)

Reco Commercial Systems, LLC et al
DEFENDANT(S)

Submitted by: J. Cole Hancock

Attorney for : [X] Plaintiff [ ] Defendant
or
[ ] Self-Represented Litigant

DISPOSITION TYPE (CHECK ONE)

- [ ] JURY VERDICT. This action came before the court for a trial by jury. The issues have been tried and a verdict rendered.
[X] DECISION BY THE COURT. This action came to trial or hearing before the court. The issues have been tried or heard and a decision rendered. [X] See Page 2 for additional information.
[ ] ACTION DISMISSED (CHECK REASON): [ ] Rule 12(b), SCRPC; [ ] Rule 41(a), SCRPC (Vol. Nonsuit); [ ] Rule 43(k), SCRPC (Settled); [ ] Other
[ ] ACTION STRICKEN (CHECK REASON): [ ] Rule 40(j), SCRPC; [ ] Bankruptcy; [ ] Binding arbitration, subject to right to restore to confirm, vacate or modify arbitration award; [ ] Other
[ ] STAYED DUE TO BANKRUPTCY
[ ] DISPOSITION OF APPEAL TO THE CIRCUIT COURT (CHECK APPLICABLE BOX): [ ] Affirmed; [ ] Reversed; [ ] Remanded; [ ] Other

NOTE: ATTORNEYS ARE RESPONSIBLE FOR NOTIFYING LOWER COURT, TRIBUNAL, OR ADMINISTRATIVE AGENCY OF THE CIRCUIT COURT RULING IN THIS APPEAL.

IT IS ORDERED AND ADJUDGED: [X] See attached order (formal order to follow) [ ] Statement of Judgment by the Court:

ORDER INFORMATION

This order [X] ends [ ] does not end the case.

Additional Information for the Clerk :

Table with 3 columns: Judgment in Favor of (List name(s) below), Judgment Against (List name(s) below), Judgment Amount To be Enrolled (List amount(s) below). Rows include Limitless International Corp. vs Reco Commercial Systems, LLC (\$49,539.95) and Limitless International Corp. vs Dunbar Road LLC (\$49,539.95).

The judgment information above has been provided by the submitting party. Disputes concerning the amounts contained in this form may be addressed by way of motion pursuant to the SC Rules of Civil Procedure. Amounts to be computed such as interest or additional taxable costs not available at the time the form and final order are submitted to the judge may be provided to the clerk. Note: Title abstractors and researchers should refer to the official court order for judgment details.





a total of \$94,144.37. On October 1, 2019, Limitless requested that American place the order on hold and due to the COVID-19 pandemic and the order remained on hold until the termination discussed herein. American continued to hold Plaintiff's deposit money for the order.

Subsequently, the Defendants purchased the assets of American, including the Plaintiff's deposit and sales order under the Asset Purchase Agreement entered into between American and the Defendants, a copy of which has been filed with and reviewed by this Court. On or around July 2, 2024, Defendants notified Plaintiff that they wished to terminate their business relationship with Plaintiff and requested Plaintiff remove all reference to Defendants from Plaintiff's website. Plaintiff complied with Defendants' request. On July 5, 2024, Plaintiff notified Defendants that Defendants still had in its possession Plaintiff's \$94,144.37 for the order which was on hold. Despite requests made by Limitless to Defendants, Defendants have failed to return Plaintiff's deposit of \$94,144.37. Defendants have failed to provide this Court with any evidence or argument to the contrary.

**NOW THEREFORE**, after considering the Verified Complaint, Plaintiff's Motion for Summary Judgment, Plaintiff's supporting memorandum, the oral arguments of counsel and other pleadings filed by parties, I find that Plaintiff is entitled to Summary Judgment on its causes of action against the Defendants for breach of contract, conversion and breach of constructive trust in this matter. As a result of the Defendants' breach of contract, conversion and breach of constructive trust, the Defendant is liable to Plaintiff, and Plaintiff is entitled to a Judgment against the Defendant, in the following amount:

- (1) As of July 5<sup>th</sup>, 2024, Defendant was indebted to Plaintiff in the amount of \$94,144.37 for the deposit paid to Defendants, which Defendants have not refunded.

(2) Pre-judgment interest, at the rate of eight and three-fourths percent, on \$94,144.37 from July 5, 2024 – October 25, 2024<sup>1</sup> = 112 days, (112 days \* 22.57/day), in the amount of \$2,527.71.

(3) Pre-judgment interest, at the rate of eight and three-fourths percent, on \$44,144.37 from October 26, 2024– July 24, 2025 = 271 days, (271 days \* \$10.58/day), in the amount of \$2,867.87.

(4) Therefore, the total amount due to Limitless, considering set off, as of July 24<sup>th</sup>, 2025, is **\$49,539.95** ( $\$94,144.37 + \$2,527.71 + \$2,876.87 - \$50,000.00 = \$49,539.95$ ).

**IT IS HEREBY ORDERED THAT** a Judgment against the Defendant RECO COMMERCIAL SYSTEMS, LLC f/k/a RECO USA and DUNBAR ROAD, LLC be entered of record with the Lexington County Clerk of Court in the amount of **Forty-Nine Thousand Five Hundred Thirty-Nine and 95/100 Dollars (\$49,539.95)**.

IT IS SO ORDERED

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The Honorable Thomas W. McGee III  
Presiding Circuit Court Judge

Lexington County

August \_\_\_\_\_, 2025

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<sup>1</sup> This Court inquired into Plaintiff's settlement with American and its owners and Plaintiff's counsel informed this Court that Plaintiff entered into a settlement agreement with American and its owners for \$50,000.00 on October 25, 2024. The Defendants are entitled a set-off in the amount of \$50,000.00.



Lexington Common Pleas

**Case Caption:** Limitless International Corp. VS Reco Commercial Systems Llc ,  
defendant, et al  
**Case Number:** 2024CP3203591  
**Type:** Order/Judgment and Form 4

So Ordered

s/ Thomas W. McGee III, Judge Code 2786

Electronically signed on 2025-08-21 15:17:52 page 6 of 6