

**SUNCORP TECHNOLOGIES LTD:
GIVE ME BACK MY \$HK143.50 MILLION-PLUS !**

One of the world's largest companies involved in wireless communications, with operations in Europe, Asia, the United States of America and the South Pacific has launched a \$HK143.50-million Action in the High Court of the Hongkong Special Administrative Region (HKSAR) of the People's Republic of China (PRC).

Uniden Corporation, the First Plaintiff in Action Number 232, a company which is listed on The Tokyo Stock Exchange, has sued the following 6 Defendants in the HKSAR High Court:

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|---------------------------------|------------------|
| 1. SunCorp Technologies Ltd | First Defendant |
| 2. Suncorp Partners Ltd | Second Defendant |
| 3. Peter Francis Amour | Third Defendant |
| 4. Malcolm Stephen Jacobs-Paton | Fourth Defendant |
| 5. Leung Shek Kong () | Fifth Defendant |
| 6. Mak Chee Bun () | Sixth Defendant |

The First Defendant, SunCorp Technologies Ltd (), is publicly listed on the Main Board of The Stock Exchange of Hongkong Ltd, being Stock Code Number 1063.

The Second Defendant, Suncorp Partners Ltd, is a company, domiciled in the British Virgin Islands, and is controlled by Mr Peter Francis Amour.

The Third Defendant, Mr Peter Francis Amour, is the Chairman of SunCorp Technologies Ltd.

The Fourth Defendant, Mr Malcolm Stephen Jacobs-Paton, is an Executive Director of SunCorp Technologies Ltd.

The Fifth Defendant, Mr Leung Shek Kong (), is an Executive Director of SunCorp Technologies Ltd.

The Sixth Defendant, Mr Mak Chee Bun (), is an Executive Director of SunCorp Technologies Ltd.

Along with the First Plaintiff, its HKSAR, wholly owned subsidiary, Uniden Hongkong Ltd, is the Second Plaintiff to this Action.

The Endorsement of Claim, attached to Writ of Summons, Number 232, makes the following Claims:

'The 1st and 2nd Plaintiffs' claims are for:

'1. As against the 1st Defendant:

- (1) rescission by the 1st Plaintiff of the Business Alliance Agreement dated 10 July 2006 entered into between the 1st Plaintiff and the 1st Defendant (the "Business Alliance Agreement") and the Master Production Agreement dated 10 July 2006 entered into between the 1st Plaintiff and the 1st Defendant (the "Master Production Agreement"), and rescission by the 1st and 2nd Plaintiffs of the Subscription Agreement relating to 82,000,000 ordinary shares in SunCorp Technologies Limited dated 10 July 2006 entered into between the 1st and 2nd Plaintiffs and the 1st Defendant (the "Subscription Agreement"), by reason of the negligent misrepresentations made by the 1st Defendant, whether by itself or its*

agents the 2nd to 6th Defendants, to the 1st and 2nd Plaintiffs between 27 April 2006 to 10 July 2006 which induced the 1st Plaintiff to enter into the Business Alliance Agreement and the Master Production Agreement , and the 1st and 2nd Plaintiffs to enter into the Subscription Agreement (“the 1st Defendant’s Initial Misrepresentations”); and

- (2) a direction that 2ndPlaintiff’s name be removed from the 1st Defendant’s register of members; and*
- (3) return to the ... [CLICK TO ORDER FULL ARTICLE](#)*

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