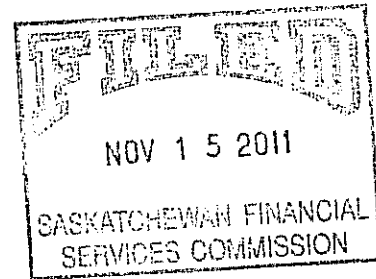


In the Matter of
The Securities Act, 1988, S.S. 1988, C. S-42.2

AND

In the Matter of
Dallas Robinson and
Troy Metz

Order



WHEREAS Dallas Robinson (Robinson), a Canadian citizen and a former resident of Saskatchewan who retained business ties to Saskatchewan was the former Chief Executive Officer of Prime Time Group Inc (Prime Time) a Florida based corporation.

WHEREAS the United States Securities and Exchange Commission (the SEC) alleged that Prime Time and Robinson participated in the dissemination of materially false and misleading press releases to the public concerning among other things, Prime Time's acquisition and ownership interest in a convenience store franchise in Puerto Rico, agreements the company purported to have with other wireless businesses, and purported acquisitions contrary to the *Securities Exchange Act* (the Exchange Act) of the United States.

WHEREAS Robinson agreed to enter into a Final Judgment with the SEC on the condition that he was not admitting to or denying allegations of the Complaint made against him.

AND WHEREAS based on Robinson's agreement with SEC, the United States District Court issued the following order against him:

- (a) An order permanently restraining Robinson from violations of Section 10(b) and Rule 10b-5 of the Exchange Act;
- (b) An order imposing a five year penny stock bar on Robinson pursuant to Section 21(d)(6) of the Exchange Act; and
- (c) An order imposing a civil penalty in the amount of \$25,000 on Robinson pursuant to Section 21(d) of the Exchange Act.

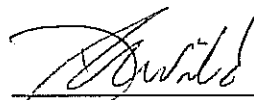
AND WHEREAS an application has been received by the Chair, Saskatchewan Financial Services Commission (the "Commission") from the staff of the Commission for an order (the Order) pursuant to subsection 134 (1.1) of *The Securities Act, 1988, SS 1988, c. S-42.2* (the Act) that:

- (a) Robinson cease trading in all securities and exchange contracts;
- (b) Robinson cease advising with respect to all securities, trades or exchange contracts; and
- (c) the exemptions in Saskatchewan securities laws do not apply to Robinson.

AND WHEREAS the Director is of the opinion that it is in the public interest to make this Order;
THE CHAIR HEREBY ORDERS pursuant to subsection 134(1.1) of the Act that:

- (a) Robinson cease trading in all securities and exchange contracts;
- (b) Robinson cease advising with respect to all securities, trades or exchange contracts; and
- (c) the exemptions in Saskatchewan securities laws do not apply to Robinson.

DATED at Regina, Saskatchewan, on November 14, 2011



Dave Wild,
Chair, Saskatchewan Financial Services
Commission