IN THE MATTER OF THE SECURITIES ACT, 1988, S.S. 1988, c. S-42.2

AND

IN THE MATTER OF

ABI Biotechnology Inc. Caulfield Resources Ltd. CH Financial Corporation Charan Industries Inc. Charlie O Company, Inc. Clarus Corporation

Colborne Center I Limited Partnership

Custom Petroleum Corporation

Diatec Resources Ltd.

ERRA Resources 1990 Exploration & Development L.P.

HPIL Resources Ltd.

International Display Corporation

Interquest Resources Corporation

Kinburn Technology Corporation

Levtech Medical Technologies Ltd.

Lynngold Resources Inc.

Mann Oil Resources Inc.

Martello Court Limited Partnership

Newfields Minerals Inc.

Orinoco Tours Limited

Palm Beach County Utilities Corporation

Perkins Oil Company

Playa El Agua Hotel Limited Partnership

Rentown Enterprises Inc.

Stabell Resources Inc.

Suncoast Petroleum Corporation

Thirteen Mile Gold Ltd.

Tracan Oil & Gas Ltd.

Trapper Resources Ltd.

Tridont Health Care Inc.

Twin Richfield Oils Ltd.

Vanguard Venture Corporation

Vanwin Resources Corporation

Werner Dahnz Company Limited

Windsor Resources Inc.

villusor Resources IIIC

YRI-York Ltd.

EXTENDING ORDER (Section 134)

WHEREAS the Saskatchewan Securities Commission (the "Commission") issued temporary cease trade orders on the 10th day of February 1993 (the "Temporary Order") pursuant to subsection 134(3) of <u>The Securities Act, 1988</u>, S.S. 1988, c. S-42.2 (the "Act") that trading in the securities of the above listed corporations and limited partnerships (the "Issuers") cease up to and including the 25th day of February, 1993;

AND WHEREAS the above listed Issuers being reporting issuers within the meaning of the Act, have failed to file any disclosure materials as required by Part XIV of the Act – Continuous Disclosure, Part XV of the Act – Proxies and Proxy Solicitation, and Part XVII of the Act – Insider Trading and Self Dealing, for at least the last twenty four calendar months;

AND WHEREAS the Commission has not been provided with sufficient information to enable it to make an order pursuant to subsection 134(1);

AND WHEREAS the Commission is of the opinion that it is in the public interest to make this Order;

AND WHEREAS the Commission does not have current addresses for the Issuers because the Issuers have failed to file in accordance with the Act;

AND WHEREAS the Commission is satisfied it is not practicable to effect service of this Order on each of the Issuers by either personal service or by registered mail;

THE COMMISSION HEREBY ORDERS pursuant to:

- subsection 134(3) of the Act that the Temporary Order be and is hereby extended until the Issuers provide sufficient information to enable the Commission to make an order pursuant to subsection 134(1), or until a hearing is held before the Commission at the request of the Issuers;
- 2) clause 134(4) (b) and 156(1) (d) of the Act that service of this Order shall be made on the Issuers by publication of the Order in the February 1993 issue of the Monthly Bulletin of the Commission.

DATED at the City of Regina, in the Province of Saskatchewan, this 25th day of February, 1993

"Marcel de la Gorgendiere"
MARCEL de la GORGENDIERE, Q.C.
CHAIRMAN
SASKATCHEWAN SECURITIES COMMISSION