

**In the Matter of  
The Securities Act, 1988**

and

**In the Matter of  
CASHEW DE ORO INDUSTRIAS Y PROCESSAMIENTO, S. A.  
HAROLD DAVID ISAAC  
MANS MEIJER**

(the Respondents)

**ORDER**

**RE: Application to Terminate the Temporary Cease Trade Order  
and Extending Order in respect to Harold David Isaac**

**WHEREAS** on May 2, 2000 pursuant to section 134(1) of *The Securities Act, 1988*, SS 1988-89, c S-42.2 [Act] the Saskatchewan Securities Commission (“Commission”), now the Financial and Consumer Affairs Authority (the “Authority”), issued a temporary cease trade order (“Temporary Order”) against Cashew De Oro Industrias y Processamiento, S.A., Harold David Isaac (“Mr. Isaac”) and Mans Meijer for alleged contraventions of certain provisions of *Act*;

**AND WHEREAS** on May 16, 2000, pursuant to section 134(3) of the *Act*, the Temporary Order was extended by an order of the Commission (“Extending Order”), now the Authority, until such time as satisfactory information was provided to the Authority in respect to the within matter demonstrating that the Temporary Order should no longer be imposed;

**AND WHEREAS** Staff of the Authority (“Staff”) did not bring any allegations against Mr. Isaac;

**AND WHEREAS** on May 10, 2021, Mr. Isaac brought an application to the Authority to have the Temporary Order and Extending Order be brought to an end (the “Application”);

**AND WHEREAS** pursuant to section 17 of *The Financial and Consumer Affairs Authority of Saskatchewan Act [FCAA Act]*, the Chairperson of the Authority appointed a panel (the “Hearing Panel”) to hear the Application;

**AND WHEREAS** by virtue of subsection 17(7) of the *FCAA Act*, a decision or action of the Hearing Panel in relation to this matter is a decision of the Authority;

**AND WHEREAS** the Authority has now received satisfactory information from the materials filed and submissions made by Mr. Isaac and Staff demonstrating that the Temporary Order and Extending Order should be brought to an end;

**AND WHEREAS** the Authority no longer believes in light of the satisfactory information which has been provided that the Temporary Order and Extending Order continues to be necessary;

**AND WHEREAS** Mr. Isaac has represented to the Authority that he will not trade in securities or derivatives in Saskatchewan without complying with securities legislation in Saskatchewan;

**AND WHEREAS** Staff have consented to the Temporary Order and Extending Order being revoked as it applies to Mr. Isaac;

**AND WHEREAS** the Authority has determined that ending the Temporary Order and Extending Order in respect to Mr. Isaac would not be prejudicial to the public interest;

IT IS HEREBY ORDERED in light of the satisfactory information now received by the Authority that the Temporary Order and Extending Order are no longer necessary in respect to Mr. Isaac and are therefore revoked as against Mr. Isaac.

DATED at Regina, Saskatchewan on July 7, 2021.

A handwritten signature in black ink, appearing to read "Norman Halldorson", written over a horizontal line.

Norman Halldorson  
Chairperson of the Hearing Panel  
Financial and Consumer Affairs Authority of  
Saskatchewan