

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

and

**In the Matter of
Fluid FX
(also known as : Fluid FX Inc., Fluid FX International, and Fluid FX Offshore LLC),
Paul Anderson,
Alan P. Howard, and
John Andrews**

**Extending Order
(Section 134)**

WHEREAS the Director, Securities Division, Financial and Consumer Affairs Authority of Saskatchewan issued an order January 11, 2018 (the Temporary Order) pursuant to section 134 of *The Securities Act, 1988*, SS 1988-89, c S-42.2 (the *Act*) against Fluid FX, Fluid FX Inc., Fluid FX International, Fluid FX Offshore LLC, Paul Anderson, Alan P. Howard, and John Andrews (the Respondents) as follows:

1. Pursuant to sections 134(1)(a) and 134(3) of the *Act*, the exemptions in Saskatchewan securities laws do not apply to Fluid FX, Fluid FX Inc., Fluid FX International, Fluid FX Offshore LLC, Paul Anderson, Alan P. Howard, and John Andrews up to and including January 25, 2018;
2. Pursuant to sections 134(1)(d) and 134(3) of the *Act*, Fluid FX, Fluid FX Inc., Fluid FX International, Fluid FX Offshore LLC, Paul Anderson, Alan P. Howard, and John Andrews shall cease trading in securities and derivatives in Saskatchewan up to and including January 25, 2018;
3. Pursuant to sections 134(1)(d.1) and 134(3) of the *Act*, Fluid FX, Fluid FX Inc., Fluid FX International, Fluid FX Offshore LLC, Paul Anderson, Alan P. Howard, and John Andrews shall cease acquiring securities and derivatives for and on behalf of residents of Saskatchewan up to and including January 25, 2018; and
4. Pursuant to sections 134(1)(e) and clause 134(3) of the *Act*, Fluid FX, Fluid FX Inc., Fluid FX International, Fluid FX Offshore LLC, Paul Anderson, Alan P. Howard, and John Andrews shall cease giving advice respecting securities and derivatives in Saskatchewan up to and including January 25, 2018.

AND WHEREAS the Temporary Order expires on January 25, 2018;

AND WHEREAS the Financial and Consumer Affairs Authority of Saskatchewan (the Authority) has not received a written request to review the Temporary Order from the Respondents;

AND WHEREAS Staff of the Authority has applied for an extension of the Temporary Order to the end of the day on April 25, 2018, to permit them to complete their investigation into the activities of the Respondents;

AND WHEREAS the Hearing Panel abridged the notice period pursuant to section 1.5(2) of Saskatchewan Policy Statement 12-602: *Procedure for Hearings and Reviews*;

AND WHEREAS, pursuant to section 17 of *The Financial and Consumer Affairs Authority of Saskatchewan Act* (the FCAA Act), the Chairperson of the Authority has appointed a panel (the Hearing Panel) to hear this matter;

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;

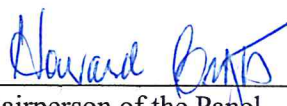
AND WHEREAS the Hearing Panel is of the opinion that it does not have satisfactory information to make a final decision in this matter;

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

IT IS HEREBY ORDERED that:

1. Pursuant to section 134(3) of the *Act*, the Temporary Order is extended to the end of the day on April 25, 2018 unless the Hearing Panel makes a further order in this matter;
2. Staff of the Authority shall send the Respondents a copy of this Order; and
3. This Order shall be posted for public notice in the normal course to continue to alert investors and as a further means of notification to the Respondents.

DATED at Regina, Saskatchewan on January 24, 2018.



Chairperson of the Panel
Financial and Consumer Affairs Authority
of Saskatchewan