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

AND IN THE MATTER OF

MYRON B. DEROW MBD FINANCIAL CONSULTING

TEMPORARY ORDER (Section 134)

WHEREAS it has been represented to the Saskatchewan Securities Commission (the "Commission") by the staff of the Commission that:

- 1. Myron Benedict Derow (ADerow®) and MBD Financial Consulting (AMBD®) (collectively the "Respondents") have engaged in the trading in securities in Saskatchewan in contravention of *The Securities Act*, 1988 S.S. 1988, C. S-42.2 (the AAct®) in respect to High Yield Investment Program (the "Program"), an investment scheme commonly referred to as prime bank debt instruments:
- 2. Derow is a registrant within the meaning of the Act employed by TWC Financial Corporation;
- 3. Derow is restricted to selling mutual funds and working ventures investments;
- 4. MBD is a Saskatchewan incorporated company.
- 5. Valyki Ventures (1991) Ltd., ("Valyki"), a Saskatchewan incorporated company, is listed with Saskatchewan Corporations Branch records as the sole proprietor or partner of MBD which lists Derow as the only director;
- 7. No ruling or orders have been issued by the Commission in respect of MBD or the Program; and

8. The registration and prospectus requirements of sections 27 and 58 of the Act have not been met in respect of MBD or the Program;

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

AND WHEREAS the Commission is of the opinion that the length of time required for a hearing would be prejudicial to the public interest;

THE COMMISSION HEREBY ORDERS

- 1. Pursuant to clause 134(1)(d) of the Act that trading in all securities by the Respondents cease forthwith up to and including February 26, 1997; and
- 2. Pursuant to clause 134(1)(a) of the Act, that the exemptions contained in sections 38, 39, 39.1, 81, 82 and 102 of the Act and the exemptions contained in *The Securities Regulations*, R.R.S., c. S-42.2 Reg 1, which provide for exemptions from the requirements of sections 27, 58, 71 or 104 to 109 of the Act, shall not apply forthwith to and including February 26, 1997, with respect to any trade in securities by the Respondents;

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AND TAKE NOTICE THAT:

- 1. This Order may be extended for such period as the Commission considers necessary where sufficient information is not provided to the Commission on or before February 26, 1997;
- 2. The Commission will, at the request of any person or company named in this Order, grant a hearing before the Commission with respect to the within matter, such hearing to be held at such time and place as the Commission shall determine;
- 3. The purpose of such hearing will be to consider whether it is in the public interest that a permanent cease trade order pursuant to clause 134(1)(d) of the Act and a permanent prohibition of statutory exemptions pursuant to clause 134(1)(a) of the Act be made with respect to the Respondents by reason of the conduct herein before described and by reason of failing to provide the Commission with satisfactory information on or before the date of the hearing or any extension thereof by the Commission;

- 4. Any party to these proceedings may be represented by counsel of their choice at any such hearing before the Commission; and
- 5. Upon failure of any party to attend any such hearing at the time and place set therefore, the hearing may proceed in the absence of such party and such party is not entitled to any further notice of the proceedings therein.

DATED February 11, 1997 at Regina, Saskatchewan.

<u>"Marcel de la Gorgendiere"</u>

Marcel de la Gorgendiere, Q.C. Chairman Saskatchewan Securities Commission

To: Myron B. Derow
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