



**Saskatchewan
Financial Services
Commission**
Securities Division

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

and

**In the Matter of

TriClean Enterprises Inc.**

**Order
(Subsection 134(1.1))**

WHEREAS staff of the Saskatchewan Financial Services Commission (the Commission) have applied for an order pursuant to subsection 134(1.1) of *The Securities Act, 1988* (the Act);

AND WHEREAS TriClean Enterprises Inc. (the Respondent) has been the subject of the following orders:

1. Order of the Manitoba Securities Commission issued on December 24, 2009 (the MSC Final Order) ordering that the exemption from registration for trades does not apply to TriClean permanently, the exemption from registration for trading does not apply to TriClean permanently, TriClean pay an administrative penalty of \$25,000, TriClean pay financial compensation to 9 Manitoba investors and TriClean pay the costs of the investigation in the amount of \$21,858.57; and
2. Decision of the Alberta Securities Commission issued on January 4, 2010 reciprocating the MSC Final Order.

AND WHEREAS the Respondent has traded securities of TriClean Enterprises Inc. (Tri-Clean Securities) to 21 residents of Saskatchewan without complying with the registration and prospectus requirements of the Act;

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

IT IS HEREBY ORDERED pursuant to subsection 134(1.1) of the Act that:

1. the Respondent cease trading in all securities and exchange contracts;
2. the Respondent cease advising with respect to any securities, trades or exchange contracts; and

3. the exemptions in Saskatchewan securities laws do not apply to the Respondent.

DATED at Regina, Saskatchewan on April 6, 2010

"Dave Wild"

David Wild
Chair
Saskatchewan Financial Services Commission