

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

AND IN THE MATTER OF

HARTFORD CAPITAL MANAGEMENT S.A. BRUCE WHITE

TEMPORARY ORDER (Section 134)

WHEREAS the Saskatchewan Financial Services Commission (the "Commission") has delegated to the Director of the Securities Division (the "Director") the power to make orders pursuant to section 134 of *The Securities Act*, 1988, S.S. 1988, c. S-42.2 (the Act);

WHEREAS it has been represented to the Director by the staff of the Securities Division of the Commission that:

- Hartford Capital Management SA. ("Hartford") holds itself out to be an international wealth
 management and consulting firm that provides individuals and corporations with the diversity
 of human resources, markets and technology to assist those with investment objectives. They
 claim to be able to achieve superior investment results and deliver service that exceeds your
 expectations.
- 2. Hartford operates a web site at www.hartfordcapital.com and is based out of Panama City, Republic of Panama;
- 3. Bruce White ("White") acts on behalf of Hartford.
- 4. Hartford and White are collectively referred to as the Respondents.
- 5. The Respondents solicited investments from residents of Saskatchewan by telephone and email canvassing;
- 6. The Respondents contacted residents of Saskatchewan, and offered investment opportunities in gold, oil, and other commodity options;
- 7. In carrying out the activities outlined in paragraph 5 and 6 above the Respondents have traded securities in Saskatchewan;

- 8. Neither of the Respondents have been or are registered to trade in securities or act as advisors in Saskatchewan and as such are in breach of the registration requirements in section 27 of the Act;
- 9. The respondents appear to be continuing to operate their investment business in breech of the registration requirements of the Act.

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

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

THE DIRECTOR HEREBY ORDERS:

- Pursuant to clause 134(1)(a) of the Act that the exemptions in Saskatchewan securities laws do not apply to the Respondents
- Pursuant to clause 134(1)(d) of the Act that the Respondents cease trading in all securities and exchange contracts up to and including March 21, 2007;
- 3. Pursuant to clause 134(1)(e) of the Act that the Respondents cease advising with respect to any securities, trades or exchange contracts;

AND TAKE NOTICE THAT:

- This Order may be extended for such period as the Director considers necessary where sufficient information is not provided to the Commission on or before March 21, 2007;
- 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 to make an order against the Respondent pursuant to clauses 134(1)(a), (d) and (e) of the Act because of the conduct described in this Order;

DATED at Regina, Saskatchewan on March/6,12007

Barbara Shourounis

Director - Securities Division

Saskatchewan Financial Services Commission