
IN THE MATTER OF THE SECURITIES ACT
R.S.B.C. 1996, c. 418

AND

IN THE MATTER OF JOURNEY'S END 1986 OFFERING,
JOURNEY'S END BRANDON LIMITED PARTNERSHIP,
JOURNEY'S END PRINCE ALBERT LIMITED PARTNERSHIP,
JOURNEY'S END SWIFT CURRENT LIMITED PARTNERSHIP, AND
JOURNEY'S END THUNDER BAY LIMITED PARTNERSHIP

Cease Trade Order Under Section 164

WHEREAS Journey's End 1986 Offering, Journey's End Brandon Limited Partnership, Journey's End Prince Albert Limited Partnership, Journey's End Swift Current Limited Partnership, and Journey's End Thunder Bay Limited Partnership, (the "Issuers") are reporting issuers other than a mutual fund;
AND WHEREAS the Issuers have failed to file

a) comparative financial statements for their financial years ended December 31, 1997, as required under section 145 of the *Securities Rules*, B.C. Reg. 479/95 (the "Rules"),

b) interim financial statements for the three month period ended March 31, 1998, as required under section 144(1) of the Rules,

(the "Required Records");

NOW THEREFORE it is ordered under section 164(1) of the Securities Act, R.S.B.C. 1996, c. 418, that all trading in the securities of the Issuers cease until the Issuers file the Required Records.

DATED at Vancouver, British Columbia, on August 11, 1998.

Andrew S. Richardson, C.A.
Manager, Statutory Filings