



British Columbia Securities Commission

Cease Trade Order

**Acacia Capital Corporation, Airedale Financial Corp.,
Akrokeri-Ashanti Gold Mines Inc., Allican Resources Inc.,
Anitech Enterprises Inc., Ateba Technology & Environmental Inc.,
ATI Airstest Technologies Inc., AVL Ventures Inc.,
Ballad Gold & Silver Ltd., Buck Lake Ventures Ltd.,
CRMnet.com Inc., Danbel Industries Corporation,
Earl Resources Ltd., Enviropave International Ltd.,
European Diamonds PLC, Futureview Inc.,
Gatco Technologies Inc., Hedman Resources Limited,
HTI Ventures Corp., Infocorp Computer Solutions Ltd,
Intergulf Resources Corp., Iti World Investment Group Inc.,
Karma Capital Corp., Kipp & Zonen Inc.,
Learnco International Inc., Liard Resources Ltd.,
Lydia Diamond Exploration of Canada Ltd.,
Marine Bioproducts International Corporation,
MD Multimedia Inc., Moving Bytes Inc.,
Nordic Oil and Gas Ltd., North Shore Mercantile Corp.,
Oasis Diamond Exploration Inc., Octagon Industries Inc.,
Pacific E-Link Corporation, Prefco Enterprises Inc.,
Radical Elastomers Inc., Rhonda Corporation,
Silicon Slopes Capital Corp., SMC Ventures Inc.,
Stratacom Technology Inc., Stream Communications Network, Inc.,
Tajzha Ventures Ltd., Teton Petroleum Company,
Uniglobe.com Inc.,
Unirex Corporation, Vanguard Aviation Corp.,
Wenzel Downhole Tools Ltd.,
Winchester Minerals and Gold Exploration Ltd.,
World Organics Inc.**
(each referred to separately as the Reporting Issuer)

Section 164 of the *Securities Act*, R.S.B.C. 1996, c. 418

¶ 1 Each Reporting Issuer has not filed:

1. a comparative financial statement for its financial year ended December 31, 2003, as required under section 145 of the *Securities Rules*, B.C. Reg. 194/97 (the Rules), and
2. an interim financial statement for the financial period ended March 31, 2004, as required under section 144(1) of the Rules,



(the required records).

- ¶ 2 Under section 164(1) of the Act, the Executive Director orders that all trading in the securities of each Reporting Issuer cease until:
1. it files the required records, completed in accordance with the Act and rules, and
 2. the Executive Director makes an order under section 164 of the Act revoking this order as it applies to each Reporting Issuer.
- ¶ 3 Despite this order, a beneficial shareholder of each Reporting Issuer who is not, and was not at the date of this order, an insider or control person of that Reporting Issuer, may sell securities of each Reporting Issuer acquired before the date of this order, if:
1. the sale is made through a market outside Canada,
 2. the sale is made through an investment dealer registered in British Columbia, and
 3. the investment dealer maintains a record of the details of the sales made under this provision.
- ¶ 4 June 2, 2004

John Hinze, CA
Manager, Financial and Insider Reporting