

Ontario Securities Commission Commission des valeurs mobilières de l'Ontario

P.O. Box 55, 19th Floor 20 Queen Street West Toronto ON M5H 3S8

CP 55, 19e étage 20, rue queen ouest Toronto ON M5H 3S8

IN THE MATTER OF THE SECURITIES ACT, R.S.O. 1990, c. S.5, AS AMENDED

- AND -

IN THE MATTER OF GOLDPOINT RESOURCES CORPORATION, LINO NOVIELLI, BRIAN MOLONEY, EVANNA TOMELI, ROBERT BLACK, RICHARD WYLIE, and JACK ANDERSON

ORDER (Section 127 of the Securities Act)

WHEREAS on April 30, 2008 the Ontario Securities Commission (the "Commission") issued a Temporary Order pursuant to subsections 127(1) and (5) of the *Securities Act*, R.S.O. 1990, c.S.5, as amended (the "Act") that all trading in securities by Goldpoint Resources Corporation ("Goldpoint") shall cease; all trading in Goldpoint securities shall cease; and Lino Novielli ("Novielli"), Brian Moloney ("Moloney"), Evanna Tomeli ("Tomeli"), Robert Black ("Black"), Richard Wylie ("Wylie"), and Jack Anderson ("Anderson") shall cease trading in all securities (the "Temporary Order");

AND WHEREAS on April 30, 2008, the Commission ordered that the Temporary Order shall expire on the 15th day after its making unless extended by order of the Commission;

AND WHEREAS on May 1, 2008 the Commission issued a Notice of Hearing to consider, among other things, the extension of the Temporary Order, to be held on May 14, 2008 at 10:00 a.m;

AND WHEREAS the Notice of Hearing sets out that the Hearing is to consider, *inter alia*, whether, in the opinion of the Commission, it is in the public interest, pursuant to s. 127(7)

and (8) of the *Securities Act* R.S.O. 1990, c. S.5, as amended (the "Act") to extend the Temporary Order until such further time as considered necessary by the Commission;

AND WHEREAS Staff of the Commission ("Staff") have served all of the respondents with copies of the Temporary Order, Notice of Hearing, Statement of Allegations and Staff's supporting materials as evidenced by the Affidavits of Service filed with the Commission.

AND WHEREAS Tomeli, Black, Wylie and Anderson did not appear to oppose Staff's request for the extension of the Temporary Order;

AND WHEREAS counsel for Staff advised the Panel that counsel for Novielli did not oppose the extension of the Temporary Order;

AND WHEREAS counsel for Staff advised the Panel that Moloney does not oppose the extension of the Temporary Order;

AND WHEREAS counsel for Staff advised the Panel that counsel for Novielli advised that it was his understanding that Goldpoint would not be opposing Staff's request for an extension of the Temporary Order and would not be attending the hearing;

AND WHEREAS the Panel considered the evidence and submissions before it:

AND WHEREAS pursuant to subsection 127(5) of the Act the Commission is of the opinion that, in the absence of a continuing cease-trade order, the length of time required to conclude a hearing could be prejudicial to the public interest;

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

IT IS HEREBY ORDERED pursuant to subsection 127(8) of the Act that the Temporary Order is extended to July 19, 2008; and

IT IS FURTHER ORDERED that the hearing in this matter is adjourned to July 18, 2008, at 10:00 a.m.

DATED at Toronto this 14th day of May, 2008

"Wendell S. Wigle"	"David L. Knight"
Wendell S. Wigle, Q.C.	David L. Knight, FCA