



Ontario
Securities
Commission

Commission des
valeurs mobilières
de l'Ontario

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

- AND -

**IN THE MATTER OF THE
COMMODITY FUTURES ACT,
R.S.O. 1990, c. C.20, AS AMENDED**

- AND -

**AXCESS AUTOMATION LLC,
AXCESS FUND MANAGEMENT, LLC, AXCESS FUND, L.P.,
GORDON ALAN DRIVER, DAVID RUTLEDGE, 6845941 CANADA INC. carrying on
business as ANESIS INVESTMENTS, STEVEN M. TAYLOR,
BERKSHIRE MANAGEMENT SERVICES INC. carrying on business as
INTERNATIONAL COMMUNICATION STRATEGIES, 1303066 ONTARIO LTD.
carrying on business as ACG GRAPHIC COMMUNICATIONS,
MONTECASSINO MANAGEMENT CORPORATION,
REYNOLD MAINSE, WORLD CLASS COMMUNICATIONS INC.
and RONALD MAINSE**

ORDER

**(Subsections 127(1) and 127.1 of the *Securities Act*
and Sections 60 and 60.1 of the *Commodity Futures Act*)**

WHEREAS on April 15, 2009, the Ontario Securities Commission (the “Commission”) made an order pursuant to subsections 127(1) and (5) of the *Securities Act*, R.S.O. 1990, c. S.5., as amended (the “*Securities Act*”) in respect of Axxcess Automation LLC (“Axxcess Automation”), Axxcess Fund Management, LLC (“Axxcess Fund Management”), Axxcess Fund, L.P. (“Axxcess Fund”), Gordon Alan Driver (“Driver”) and David Rutledge (“Rutledge”) that all trading in securities by them cease, and that any exemptions contained in Ontario securities law do not apply to them;

AND WHEREAS on April 29, 2009, with the consent of Access Automation, Access Fund Management, Access Fund, Driver and Rutledge, the Commission continued the April 15, 2009 order until October 15, 2009, and ordered that the matter return before the Commission on October 14, 2009 at 10:00 a.m. or such other time as set by the Secretary's Office;

AND WHEREAS on October 2, 2009, the Commission made an order pursuant to subsections 127(1) and (5) of the *Securities Act* in respect of Steven M. Taylor ("Taylor") and International Communication Strategies ("ICS") that all trading in securities by Taylor and ICS cease, and that any exemptions contained in Ontario securities law do not apply to Taylor and ICS;

AND WHEREAS on October 14, 2009, with the consent of Access Automation, Access Fund Management, Access Fund, Driver and Rutledge, and upon hearing submissions from Staff of the Commission, Taylor on his own behalf and on behalf of ICS, no one appearing for Access Automation, Access Fund Management, Access Fund, Driver and Rutledge, the Commission continued the April 29 and October 2, 2009 orders until April 14, 2010 and ordered that this matter return before the Commission on April 13, 2010 at 10:00 a.m. or such other time as set by the Secretary's Office;

AND WHEREAS on April 13, 2010, upon hearing submissions from Staff, who advised that Access Automation, Access Fund Management, Access Fund, Driver and Rutledge consented to a continuation of the order dated October 14, 2009 until August 16, 2010, no one appearing for Access Automation, Access Fund Management, Access Fund, Driver and Rutledge, and upon hearing Taylor, who, on his own behalf and on behalf of ICS, opposed the continuation of the order dated October 14, 2009, the Commission continued the October 14, 2009 order until August 16, 2010 and ordered that the matter return before the Commission on August 13, 2010 at 10:00 a.m. or such other time as set by the Secretary's Office;

AND WHEREAS on August 12, 2010, the Commission issued a Notice of Hearing and Statement of Allegations against Access Automation, Access Fund Management, Access Fund, Driver, Rutledge, 6845941 Canada Inc. carrying on business as Anesis Investments ("6845941"), Taylor, Berkshire Management Services Inc. carrying on business as ICS, 1303066 Ontario Ltd., carrying on business as ACG Graphic Communications ("ACG"), Montecassino Management

Corporation (“Montecassino”), Reynold Mainse (“Reynold”), World Class Communications Inc. (“WCC”) and Ronald Mainse (“Ronald”);

AND WHEREAS by orders dated August 13, 2010, the Commission approved settlement agreements between Staff and Ronald dated August 4, 2010 and between Staff and Rutledge and 6845941 dated August 10, 2010;

AND WHEREAS the Statement of Allegations names Berkshire Management Services Inc. carrying on business as ICS;

AND WHEREAS on August 13, 2010, upon hearing submissions from Staff of the Commission and from Taylor who opposed the continuation of the order dated April 13, 2010 on his own behalf and on behalf of Berkshire Management Services Inc. carrying on business as ICS, ACG and Montecassino, no one appearing for Axxess Automation, Axxess Fund Management, Axxess Fund, Driver, Reynold, and WCC, the Commission ordered that all trading in securities by Taylor, Berkshire Management Services Inc. carrying on business as ICS, ACG and Montecassino cease and that any exemptions contained in Ontario securities law and Ontario commodity futures law do not apply to them until October 26, 2010 or until further order of the Commission, and that trading in any securities by Axxess Automation, Axxess Fund Management, Axxess Fund and Driver cease and any exemptions contained in Ontario securities law and Ontario commodity futures law shall not apply to them until the conclusion of the hearing in this matter or until further order of the Commission, and ordered that this matter return before the Commission on October 25, 2010 at 10:00 a.m. or such other time as set by the Secretary’s Office;

AND WHEREAS on October 25, 2010, upon hearing submissions from Staff of the Commission and from Taylor who opposed the continuation of the order dated August 13, 2010 on his own behalf and on behalf of Berkshire Management Services Inc. carrying on business as ICS, ACG and Montecassino, no one appearing for Axxess Automation, Axxess Fund Management, Axxess Fund, Driver, Reynold, WCC;

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

IT IS ORDERED THAT:

1. the hearing on the merits shall begin on Monday, April 11, 2011, and continue during the weeks of April 11 and April 18, 2011 and, if necessary, April 25, 2011;
2. pursuant to clauses 2 and 3 of subsection 127(1) of the *Securities Act* and clause 3 of subsection 60(1) of the *Commodity Futures Act*, trading in any securities by the Axxess Automation, Axxess Fund Management, Axxess Fund, Driver, Taylor, Berkshire Management Services Inc. carrying on business as ICS, ACG and Montecassino shall cease, and any exemptions contained in Ontario securities law and Ontario commodity futures law shall not apply to them until this matter is disposed of by a hearing on the merits, and if necessary, a hearing on sanctions, or settlement, as the case may be, or until further order of the Commission.

DATED at Toronto this 25th day of October 2010.

“James D. Carnwath”

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