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

## - AND -

## IN THE MATTER OF GLOBAL PARTNERS CAPITAL, WS NET SOLUTION, INC., HAU WAI CHEUNG, CHRISTINE PAN, GURDIP SINGH GAHUNIA

## TEMPORARY ORDER (Section 127(1) AND 127(5)

WHEREAS it appears to the Ontario Securities Commission (the "Commission") that:

- 1. Global Partners Capital ("Global Partners") and WS Net Solution, Inc. ("WS Net Solution") are neither reporting issuers nor registered in any capacity with the Commission;
- 2. Hau Wai Cheung, also known as John Chung, Tony Cheung, Peter Cheung, Peter McDonald and Sam Hui, ("Cheung"), Christine Pan ("Pan") and Gurdip Singh Gahunia, also known as Michael Gahunia and Shawn Miller, ("Gahunia") are the directing minds of Global Partners and WS Net Solution;
- 3. None of the individual Respondents are registered in any capacity with the Commission;
- 4. Global Partners, WS Net Solution, their officers, directors, representatives and/or agents may have traded in shares of Asia Pacific Energy, Inc. ("Asia Pacific"), Golden Apple Oil and Gas, Inc. ("Golden Apple"), China Gold Corp. ("China Gold"), Energy Finders, Inc. ("Energy Finders") and Premier Information Management, Inc. ("Premier Information Management") contrary to section 25 of the *Securities Act*, RSO, 1990, c. S.5 as amended (the "Act");

- 5. Global Partners, WS Net Solution, their officers, directors, representatives and/or agents may have made undertakings relating to the future value or price of the shares of Asia Pacific, China Gold, Golden Apple, Energy Finders and Premier Information Management contrary to section 38 of the Act;
- 6. Global Partners, WS Net Solution, their officers, directors, representatives and/or agents may have made representations regarding the future listing of shares of Asia Pacific contrary to section 38 of the Act; and
- 7. Global Partners, WS Net Solution, their officers, directors, representatives and/or agents may have engaged in a course of conduct in relation to the securities of Asia Pacific, China Gold, Golden Apple, Energy Finders and Premium Information Management contrary to section 126.1 of the Act.

**AND WHEREAS** the Commission is of the opinion that the time required to conclude a hearing could be prejudicial to the public interest as set out in section 127(5) of the Act;

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

**AND WHEREAS** by authorization order made April 4, 2007, pursuant to sub-section 3.5(3) of the Act, any one of W. David Wilson, James E. A. Turner, Lawrence E. Ritchie, Robert L. Shirriff, Harold P. Hands, Paul K. Bates and David L. Knight, acting alone, is authorized to make orders under section 127 of the Act;

IT IS HEREBY ORDERED pursuant to clause 2 of sub-section 127(1) of the Act that all trading by the Respondents, their officers, directors, representatives and/or agents in the securities of Golden Apple, Asian Pacific, China Gold, Energy Finders and Premier Information Management shall cease;

**IT IS FURTHER ORDERED** pursuant to clause 2 of sub-section 127(1) of the Act, that the Respondents cease trading in all securities;

**IT IS FURTHER ORDERED** that pursuant to 127(6) of the Act, this order shall take effect immediately and shall expire on the fifteenth (15<sup>th</sup>) day after its making unless extended by order of the Commission.

**DATED** at Toronto this 10<sup>th</sup> day of October, 2007.

"David Wilson"

David Wilson