## IN THE MATTER OF THE SECURITIES ACT, R.S.O. 1990, c. S.5, as amended

- AND -

IN THE MATTER OF
IRWIN BOOCK, STANTON DEFREITAS, JASON WONG,
SAUDIA ALLIE, ALENA DUBINSKY, ALEX KHODJIAINTS
SELECT AMERICAN TRANSFER CO.,
LEASESMART, INC., ADVANCED GROWING SYSTEMS, INC.,
INTERNATIONAL ENERGY LTD., NUTRIONE CORPORATION,
POCKETOP CORPORATION, ASIA TELECOM LTD.,
PHARM CONTROL LTD., CAMBRIDGE RESOURCES CORPORATION,
COMPUSHARE TRANSFER CORPORATION,
FEDERATED PURCHASER, INC., TCC INDUSTRIES, INC., FIRST NATIONAL
ENTERTAINMENT CORPORATION, WGI HOLDINGS, INC.
and ENERBRITE TECHNOLOGIES GROUP

## ORDER (Section 127 and 127.1)

**WHEREAS** on October 16, 2008, the Commission commenced the within proceeding by issuing a Notice of Hearing pursuant to sections 127 and 127.1 of the *Securities Act*, R.S.O. 1990, c. S.5, as amended (the "Act");

AND WHEREAS the hearing was adjourned from time to time until April 22, 2009 when the Commission ordered that the hearing of this matter on the merits was to be held on Monday, October 19, 2009 through to Friday, November 13, 2009, excluding Wednesday, November 11, 2009, commencing each day at 10:00 a.m. at the offices of the Commission on the 17th floor, 20 Queen Street West in Toronto;

**AND WHEREAS** on October 14, 2009 counsel for Stanton DeFreitas ("DeFreitas") attended before the Commission and requested that the hearing scheduled to commence on October 19, 2009 be adjourned for the purpose of bringing a motion to obtain further disclosure from Staff of the Commission:

**AND WHEREAS** on October 14, 2009 counsel for Staff of the Commission attended as did counsel for Irwin Boock ("Boock") and counsel for Jason Wong ("Wong");

**AND WHEREAS** on October 14, 2009 none of the other Respondents attended before the Commission nor did counsel for any of the other Respondents;

**AND WHEREAS** on October 14, 2009 counsel for Staff of the Commission did not oppose the adjournment request of counsel for DeFreitas, nor did counsel for Boock or counsel for Wong;

**AND WHEREAS** the temporary orders made by the Commission on April 22, 2009 remain in place until the completion of the hearing on the merits of this matter;

**AND WHEREAS** on October 15<sup>th</sup>, 2009, the Commission ordered that the hearing of this matter on the merits which was to commence on Monday, October 19, 2009 be vacated and that the hearing be adjourned until December 1, 2009, or such other date as determined by the parties and the Secretary's office, for the purpose of setting dates for the hearing on the merits;

**AND WHEREAS** on November 30, 2009, the Commission ordered that the hearing be adjourned until December 10, 2009 to ascertain when to set dates for the hearing on the merits;

**AND WHEREAS** on December 10, 2009, counsel for Boock, DeFrietas, and Wong and counsel for Staff appeared before the Commission and made submissions regarding the scheduling of the hearing on the merits;

3

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

IT IS ORDERED THAT the dates for the hearing of this matter on the merits shall commence on February 1, 2010 at 10:00 a.m. and shall continue for four weeks excluding the dates of February 2, 15 and 16 or such other dates as may be determined by the parties and the Office of the Secretary.

**DATED** at Toronto this 10<sup>th</sup> day of December, 2009.

"James E. A. Turner"

James E. A. Turner