- AND -

## IN THE MATTER OF GLOBAL RESP CORPORATION AND GLOBAL GROWTH ASSETS INC.

## ORDER (Subsection 127(1))

**WHEREAS** on July 26, 2012, the Ontario Securities Commission ("the "Commission") ordered pursuant to subsections 127(1) and (5) of the *Securities Act*, R.S.O. 1990 c. S.5, as amended (the "Act") that the terms and conditions ("Terms and Conditions") set out in schedules "A" and "B" of the Commission order be imposed on Global RESP Corporation ("Global RESP") and Global Growth Assets Inc. ("GGAI") (collectively, the "Respondents") (the "Temporary Order");

**AND WHEREAS** on August 10, 2012, the Commission extended the Temporary Order against Global RESP and GGAI until such further Order of the Commission and adjourned the hearing until November 8, 2012;

**AND WHEREAS** the Terms and Conditions required Global RESP and GGAI to retain a consultant (the "Consultant") to prepare and assist them in implementing plans to strengthen their compliance systems and require Global RESP to retain a monitor (the "Monitor") to contact all new clients as defined and set out in the Terms and Conditions;

**AND WHEREAS** Global RESP retained Sutton Boyce Gilkes Regulatory Consulting Group Inc. as its Consultant and Monitor;

**AND WHEREAS** Global RESP brought a motion on November 2, 2012 to vary the Terms and Conditions imposed on Global RESP on July 26, 2012;

2

**AND WHEREAS** on November 7, 2012, the Commission ordered that: (i) paragraphs 5,

6 and 7 of the Terms and Conditions be deleted and replaced with new terms; (ii) the hearing be

adjourned to December 13, 2012 at 10:00 a.m.; and (iii) the appearance date on November 8,

2012 shall be vacated;

**AND WHEREAS** on December 13, 2012, Staff filed the Affidavit of Lina Creta sworn

December 13, 2012 and counsel for the Respondents filed the Affidavit of Clarke Tedesco sworn

December 12, 2012, updating the Commission on the work completed to date by the Monitor and

the Consultant;

AND WHEREAS Staff has advised that Staff's investigation of Global RESP is

ongoing;

AND WHEREAS counsel for the Respondents has advised that the Respondents consent

to this Order;

**AND WHEREAS** the Commission considers that it is in the public interest to make this

Order;

IT IS HEREBY ORDERED pursuant to section 127 of the Act that the hearing is

adjourned to January 14, 2013 at 9:00 a.m.

**DATED** at Toronto this 13<sup>th</sup> day of December, 2012.

"James E. A. Turner"

James E. A. Turner