



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  
CONRAD M. BLACK, JOHN A. BOULTBEE  
AND PETER Y. ATKINSON**

**ORDER**

**WHEREAS** on March 18, 2005 the Ontario Securities Commission (the “**Commission**”) issued a Notice of Hearing (the “**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**”) in relation to a Statement of Allegations (the “**Original Proceeding**”) filed by Staff of the Commission (“**Staff**”) with respect to Hollinger Inc., Conrad M. Black (“**Black**”), F. David Radler (“**Radler**”), John A. Boulton (“**Boulton**”) and Peter Y. Atkinson (“**Atkinson**”) (collectively, the “**Original Respondents**”);

**AND WHEREAS** the Commission held a contested hearing on October 11 and November 16, 2005, to determine the appropriate date for a hearing on the merits of the Original Proceeding;

**AND WHEREAS** on January 24, 2006, the Commission issued its Reasons and Order setting down the matter for a hearing on the merits commencing June 2007, subject to each of the individual Original Respondents agreeing to execute an undertaking to the Commission to abide by interim terms of a protective nature within 30 days of that decision;

**AND WHEREAS** following the Reasons and Order dated January 24, 2006, each of

the individual Original Respondents provided an undertaking in a form satisfactory to the Commission;

**AND WHEREAS** on March 30, 2006, the Commission issued an Order with attached undertakings provided by the individual Original Respondents and ordered, among other things, that the hearing on the merits commence on Friday, June 1, 2007, or as soon thereafter as may be fixed by the Secretary to the Commission and agreed to by the parties;

**AND WHEREAS** the individual Original Respondents further provided to the Commission amended undertakings, in a form satisfactory to the Commission, stating that each of the Original Respondents agreed to abide by interim terms of a protective nature (the “**Amended Undertakings**”), pending the Commission’s final decision regarding liability and sanctions in the proceeding commenced by the Notice of Hearing;

**AND WHEREAS** on April 4, 2007, the Commission issued an Order which attached the Amended Undertakings, and ordered that the hearing on the merits be scheduled to commence on November 12 through to December 14, 2007, and January 7 to February 15, 2008 or such other dates as may be fixed by the Secretary to the Commission and agreed to by the parties;

**AND WHEREAS** Black and Boulton brought motions and requests to adjourn the Original Proceeding pending the outcome of a criminal proceeding in the United States and Staff consented to the adjournment requests;

**AND WHEREAS** on September 11, 2007, the Commission issued an Order which adjourned the hearing on the merits of this matter and scheduled a hearing on December 11, 2007 for the purpose of addressing the scheduling of the Original Proceeding;

**AND WHEREAS** Black and Boulton brought a series of additional motions and requests to adjourn the Original Proceeding, pending the outcome of criminal proceedings in the United States, and Staff consented to the adjournment requests;

**AND WHEREAS** the Commission issued orders on December 10, 2007, January 7, March 27, and September 25, 2008, February 12, May 20 and July 9, 2009, which granted Black and Boulton’s motions and adjourned the hearing of the matter;

**AND WHEREAS** by Order dated October 7, 2009, the Commission adjourned the hearing *sine die*, pending the release of a decision of the United States Supreme Court, in relation to an appeal brought by Boulton, or until such further order as may be made by the Commission;

**AND WHEREAS** on November 12, 2012, Staff filed a new Statement of Allegations against Radler alone;

**AND WHEREAS** on November 13, 2012, Radler provided a new undertaking to the Commission;

**AND WHEREAS** on November 14, 2012, the Commission approved a settlement agreement reached between Staff and Radler and approved an Order resolving the new proceeding against Radler and releasing Radler from the Amended Undertakings;

**AND WHEREAS** on November 15, 2013, Staff withdrew its allegations in the Original Proceeding with respect to Radler;

**AND WHEREAS** on July 12, 2013, Staff withdrew its allegations in the Original Proceeding with respect to Hollinger;

**AND WHEREAS** on July 12, 2013, the Commission issued a new Notice of Hearing pursuant to sections 127 and 127.1 of the Act, in relation to an Amended Statement of Allegations filed by Staff with respect to Black, Boulton and Atkinson (together, the “**Respondents**”);

**AND WHEREAS** the new Notice of Hearing stated that a hearing before the Commission would be held on August 16, 2013;

**AND WHEREAS** on August 16, 2013, the Commission heard submissions from counsel for Staff, counsel for Black, and from Atkinson and Boulton on their own behalf;

**AND WHEREAS** Staff requested that the matter be adjourned to a pre-hearing conference and the Respondents consented to this request;

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

**IT IS HEREBY ORDERED** that this matter is adjourned to a confidential pre-hearing conference to be held on Monday, October 21, 2013 at 10:00 a.m.

**DATED** at Toronto this 16<sup>th</sup> day of August, 2013.

*“Mary Condon”*

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Mary G. Condon