



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  
YORK RIO RESOURCES INC., BRILLIANTE BRASILCAN RESOURCES CORP.,  
VICTOR YORK, ROBERT RUNIC, GEORGE SCHWARTZ, PETER ROBINSON,  
ADAM SHERMAN, RYAN DEMCHUK, MATTHEW OLIVER,  
GORDON VALDE AND SCOTT BASSINGDALE**

**ORDER**

**(Section 127 of the *Securities Act*)**

**WHEREAS** on March 2, 2010, the Commission issued a Notice of Hearing pursuant to sections 37, 127 and 127.1 of the Act accompanied by a Statement of Allegations dated March 2, 2010, issued by Staff of the Commission (“Staff”) with respect to York Rio Resources Inc. (“York Rio”), Brilliante Brasilcan Resources Corp. (“Brilliante”), Victor York (“York”), Robert Runic (“Runic”), George Schwartz (“Schwartz”), Peter Robinson (“Robinson”), Adam Sherman (“Sherman”), Ryan Demchuk (“Demchuk”), Matthew Oliver (“Oliver”), Gordon Valde (“Valde”) and Scott Bassingdale (“Bassingdale”), (collectively, the “Respondents”);

**AND WHEREAS** on March 3, 2010, the Commission ordered that the hearing be adjourned until April 12, 2010;

**AND WHEREAS** on April 12, 2010, Staff informed the Commission that all parties had either been served with notice of the hearing or that service had been attempted on all parties;

**AND WHEREAS** on April 12, 2010, counsel for Staff, Demchuk and counsel for York appeared;

**AND WHEREAS** on April 12, 2010, Staff informed the Commission that counsel for Sherman, counsel for Robinson and counsel for Oliver had contacted Staff and indicated that they could not attend the hearing on April 12, 2010 but could attend at a later date;

**AND WHEREAS** on April 12, 2010, the Commission heard submissions from counsel for Staff, Demchuk and counsel for York;

**AND WHEREAS** on April 13, 2010, the hearing was adjourned to June 10, 2010;

**AND WHEREAS** on June 10, 2010, Staff appeared before the Commission and informed the Commission that all parties had either been served with notice of the hearing or that service had been previously attempted on all parties;

**AND WHEREAS** on June 10, 2010, upon hearing submissions from Staff, the hearing was adjourned to July 21, 2010;

**AND WHEREAS** on July 21, 2010, Staff appeared before the Commission and informed the Commission that all parties had either been served with notice of today's hearing or that service had been previously attempted on all parties;

**AND WHEREAS** on July 21, 2010, the hearing was adjourned to August 30, 2010 for the purpose of conducting a pre-hearing conference;

**AND WHEREAS** on August 30, 2010, Staff appeared before the Commission and informed the Commission that all parties had either been served with notice of today's pre-hearing conference or that service had been previously attempted on all parties;

**AND WHEREAS** on August 30, 2010, Staff, York and counsel for Robinson and Sherman appeared before the Commission and the pre-hearing conference was commenced;

**IT IS ORDERED THAT** the hearing is adjourned to October 12, 2010 at 3:30 p.m. for the purpose of continuing the pre-hearing conference.

**DATED** at Toronto this 30<sup>th</sup> day of August, 2010.

*"Mary G. Condon"*

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Mary G. Condon