



Ontario  
Securities  
Commission

Commission des  
valeurs mobilières  
de l'Ontario

P.O. Box 55, 19<sup>th</sup> Floor  
20 Queen Street West  
Toronto ON M5H 3S8

CP 55, 19<sup>e</sup> étage  
20, rue queen ouest  
Toronto ON M5H 3S8

---

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

**- AND -**

**IN THE MATTER OF W.J.N. HOLDINGS INC., MSI CANADA INC., 360 DEGREE FINANCIAL SERVICES INC., DOMINION INVESTMENTS CLUB INC., LEVERAGEPRO INC., PROSPOREX INVESTMENT CLUB INC., PROSPOREX INVESTMENTS INC., PROSPOREX LTD., PROSPOREX INC., NETWORTH FINANCIAL GROUP INC., NETWORTH MARKETING SOLUTIONS, DOMINION ROYAL CREDIT UNION, DOMINION ROYAL FINANCIAL INC., WILTON JOHN NEALE, EZRA DOUSE, ALBERT JAMES, ELNONIETH “NONI” JAMES, DAVID WHITELY, CARLTON IVANHOE LEWIS, MARK ANTHONY SCOTT, SEDWICK HILL, TRUDY HUYNH, DORLAN FRANCIS, VINCENT ARTHUR, CHRISTIAN YEBOAH, AZUCENA GARCIA, and ANGELA CURRY**

**ORDER**

**WHEREAS** on March 11, 2009 the Ontario Securities Commission (the “Commission”) made a temporary order, pursuant to subsections 127(1) and (5) of the Act, that all trading in securities of the respondents MSI Canada Inc., Prosporex Investment Club Inc. and Dominion Investment Club Inc. shall cease and that trading in any securities by all of the respondents shall cease and that any exemptions contained in Ontario securities law do not apply to the respondents (the “Temporary Order”).

**WHEREAS** on March 24, 2009 the Commission made an order to extend the Temporary Order to July 24, 2009, with an exception permitting Sedwick Hill (“Hill”) to sell mutual funds in accordance with his license solely for the purpose of working at Keybase Financial Group Inc.;

**AND WHEREAS**, on July 23, 2009 the Commission made an order to extend the Temporary Order to November 25, 2009;

**AND WHEREAS** Staff filed a motion with the Commission dated July 15, 2009, seeking the removal of the exception for Hill made by the Commission's order dated March 24, 2009;

**AND WHEREAS** a hearing was held on July 23, 2009 to consider the motion ("Staff's motion"), and Staff and Hill appeared before the Commission and made submissions;

**AND WHEREAS** Hill was not represented by counsel, and made submissions on his own behalf;

**AND WHEREAS** the requested relief would have an impact on Hill's current employment;

**AND WHEREAS** Hill seeks an adjournment of the motion hearing, because he has had insufficient time to review Staff's materials and prepare his argument;

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

**AND WHEREAS** by Commission Order made June 24, 2009, pursuant to subsection 3.5(3) of the Act, each of W. David Wilson, James E. A. Turner, Lawrence E. Ritchie, David L. Knight, Carol S. Perry and Patrick J. LeSage, acting alone, is authorized to make orders under section 127(5) of the Act;

**IT IS ORDERED THAT** Staff's Motion is adjourned to August 14, 2009 at 10:00 a.m. for a hearing *in camera*.

**DATED** at Toronto this 23<sup>rd</sup> day of July, 2009.

"Lawrence E. Ritchie"  
Lawrence E. Ritchie, Vice-Chair