

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

-AND-

**IN THE MATTER OF TEODOSIO VINCENT PANGIA,
AGOSTINO CAPISTA AND DALLAS/NORTH GROUP INC.**

**ORDER
(Section 127)**

WHEREAS on October 22, 2001, 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 respect of Teodosio Vincent Pangia ("Pangia"), Agostino Capista ("Capista") and Dallas/North Group Inc. ("Dallas North");

AND WHEREAS the Commission made an order on May 6, 2002 that the hearing of this matter commence on October 28, 2002;

AND WHEREAS the respondents have requested an adjournment of the hearing to dates commencing on February 17, 2003 or as soon thereafter as the hearing may be scheduled;

AND WHEREAS Staff of the Commission have consented to the adjournment on terms as agreed to by the respondents;

AND WHEREAS as a term of the adjournment, Pangia, Capista and Dallas North have each given an undertaking to the Commission effective October 23, 2002 that they will not trade in securities as governed by Ontario securities law, and Pangia and Capista have each given an undertaking to the Commission effective October 23, 2002 that they will not act as an officer or director of any reporting issuer in Ontario and that they will not seek registration in any capacity under Ontario securities law pending the final determination of the matter commenced by the Notice of Hearing (including exhaustion of any right to appeal available to the respondents in respect of this proceeding) or other order of the Commission releasing the respondents from the undertaking;

AND WHEREAS the Commission considers it to be in the public interest to make this order;

IT IS ORDERED THAT a signed copy of the said undertakings in the form marked as Schedules "A", "B" and "C", respectively, in this proceeding, be provided forthwith to John Stevenson, Secretary to the Commission, such undertakings to be marked as Exhibits "A", "B"

and “C” in this proceeding and such undertakings to remain in effect until the final determination of this matter, including any right of appeal, or until further order of the Commission.

IT IS ORDERED THAT the hearing is adjourned, peremptory to the respondents, to commence February 17, 2003 and to continue on such further dates as may be required for the completion of the hearing as may be agreed to by the parties and fixed by the Secretary to the Commission, or as scheduled by order of the Commission.

IT IS FURTHER ORDERED THAT the respondents will advise Staff, no later than December 20, 2002 as to: (a) their position regarding the admission at the hearing of hearing briefs delivered to them by Staff; (b) their position regarding the admission at the hearing of schedules delivered to them by Staff; (c) the witnesses they intend to call and the substance of the evidence to be given by those witnesses; and (d) the facts, if any, they are prepared to admit.

DATED at Toronto this 25th day of October, 2002.

David Brown