# IN THE MATTER OF THE SECURITIES ACT <br> R.S.O. 1990, c.S.5, AS AMENDED 


#### Abstract

AND FULCRUM FINANCIAL GROUP INC., SECURED LIFE VENTURES INC., ZEPHYR ALTERNATIVE POWER INC., TROY VAN DYK, WILLIAM L. ROGERS LESZEK DZIADECKI, WERNER REINDORF and REINDORF INVESTMENTS INC.


ORDER<br>(Section 127)

WHEREAS on the $3^{\text {rd }}$ day of November, 2005, the Commission ordered, pursuant to clause 2 of s.127(1) of the Securities Act, R.S.O. 1990, c.S.5, as amended (the "Act"), that all trading in securities of Secured Life Ventures Inc., Zephyr Alternative Power Inc., and Fulcrum Financial Group Inc. cease and that, pursuant to clause 3 of s. 127(1) of the Act, exemptions in Ontario securities law do not apply to Troy Van Dyk and William L. Rogers (the "Temporary Order");

AND WHEREAS on November 9, 2005, the Commission issued a Notice of Hearing, pursuant to s. 127 and 127.1 of the Act;

AND WHEREAS the Commission has ordered an adjournment of the hearing and an extension of the Temporary Order by orders dated November 16, 2005; November 29, 2005 and February 16, 2006;

AND WHEREAS settlements between Staff and the respondents Zephyr Alternative Power Inc. and Leszek Dziadecki were approved by Commission orders dated March 6, 2006 and the respondents William Rogers, Troy Van Dyk, Fulcrum Financial Group Inc. and Secured Life Ventures Inc. have consented to this Order extending the Temporary Order until the completion of the hearing or such earlier date as may be agreed by Staff and those respondents, and approved by the Commission;

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

IT IS HEREBY ORDERED pursuant to s.127(7) of the Act that the Temporary Order is extended until the completion of the hearing of this matter.

Dated at Toronto this $11^{\text {th }}$ day of April, 2006
"Paul Moore"

