



Ontario
Securities
Commission

Commission des
valeurs mobilières
de l'Ontario

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

CP 55, 19^e 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 INTERRENT REAL ESTATE INVESTMENT TRUST

– and –

IN THE MATTER OF DECISIONS OF THE TORONTO STOCK EXCHANGE

ORDER

(Rule 1.8 of the Ontario Securities Commission *Rules of Procedure*)

WHEREAS on August 11, 2009, NorthWest Value Partners Inc ("NorthWest") served and filed a Fresh as Amended Request for Hearing and Review by the Ontario Securities Commission (the "Commission") pursuant to s. 21.7 of the Securities Act (Ontario) of certain decisions made by the Toronto Stock Exchange ("TSX") respecting approval of a private placement proposed by InterRent and the date for a meeting of the unitholders of InterRent Real Estate Investment Trust ("InterRent");

AND WHEREAS the parties to the Hearing and Review, being NorthWest, TSX, InterRent and Staff of the Commission all consented to CLV Group Inc. being granted full intervenor status in the Hearing and Review;

AND WHEREAS CLV Group Inc., a real estate management firm based in Ottawa, Ontario, assembled the private placees who entered into subscription agreements for the

InterRent private placement and made submissions to the TSX in respect of the decisions under review;

IT IS HEREBY ORDERED that CLV Group Inc. is granted full intervenor status in the Hearing and Review of the TSX decisions at issue pursuant to Rules 1.8 and 3 of the Ontario Securities Commission – Rules of Procedure.

Dated at Toronto this 17th day of August 2009.

“James E. A. Turner”

James E. A. Turner

“David L. Knight”

David L. Knight, F.C.A.