2002 BCSECCOM 268

COR#02/035

Revocation Order

Chinamax International Investment Ltd. (Hong Kong), Chinamax International Investment Ltd. (Canada), Goldman Stanley Consultants Inc., Peregrine Finance Ltd., Andy Chan (A.K.A. Wing Leung Chan, Ying-Leung Chan and Ying Leung Chan), Philip Y. Ho, William Kee Yiu Lo,

Albert Dan Siega, and Wai Ming Wong (A.K.A. Wendy Wong)

(the respondents)

Section 171 of the Securities Act, RSBC 1996, c. 418

Background

[para 1]

On March 25 1997, 2001, the Commission ordered that the respondents pay the costs of their hearing under section 161(1) of the Act. See *Chinamax International Investment Ltd.* [1997] 14 BCSC Weekly Summary 12.

[para 2]

The Executive Director advises that he will not be seeking the costs of the hearing from the respondents.

[para 3]

The Commission considers that to revoke the order for costs would not be prejudicial to the public interest.

Order

[para 4]

The Commission, under section 171 of the Act, revokes the order for costs made against the respondents.

[para 5] March 27, 2002

Joyce C. Maykut, Q.C. Vice Chair