IN THE MATTER OF THE SECURITIES ACT, SNB 2004, c. S-5.5, as amended

AND

IN THE MATTER OF

LOCATE TECHNOLOGIES INC., TUBTRON CONTROLS CORP., BRADLEY CORPORATE SERVICES LTD., 706166 ALBERTA LTD., LORNE DREVER, HARRY NILES, MICHAEL CODY AND DONALD NASON

ORDER

WHEREAS on 15 October 2007 Staff of the Commission made a motion seeking a Temporary Order that, *inter alia*, the respondents cease trading in securities and provide certain information.

AND WHEREAS Staff has presented evidence that the Respondents have not complied with New Brunswick Securities law.

AND WHEREAS the respondents Bradley Corporate Services Ltd., Harry Niles, Michael Cody, and Donald Nason were duly served with the Notice of Motion and supporting affidavit in this matter and they did not appear at the date and time set for the hearing of Staff's Motion.

AND WHEREAS the Commission is of the opinion that it is in the public interest to make this Order.

NOW THEREFORE IT IS HEREBY ORDERED, THAT:

- a. pursuant to section 184(1)(c) of the Securities Act, Bradley Corporate Services Ltd., Harry Niles, Michael Cody, and Donald Nason shall not trade in the securities of Locate Technologies Inc. and Tubtron Controls Corp;
- b. pursuant to section 184(1)(c) of the *Securities Act*, Harry Niles, Michael Cody, Donald Nason, and Bradley Corporate Services Ltd. its officers,

directors, employees, associates and/or agents, shall cease trading in all securities; and

- c. pursuant to section 184(1)(d) of the *Securities Act*, any exemptions in New Brunswick securities law do not apply to any of Bradley Corporate Services Ltd., Harry Niles, Michael Cody, and Donald Nason,
- for a period of six months from the date of this Order, or until the commencement of a hearing further to the filing of a Statement of Allegations by Staff in this matter, whichever comes first.
- d. Bradley Corporate Services Ltd., Harry Niles, Michael Cody, and Donald Nason shall provide:
 - i. A sworn identification of all accounts (including, but not limited to, bank accounts, savings accounts, securities accounts and deposits of any kind), in which any of them, whether jointly or severally, directly or indirectly (including through a corporation, partnership, relative, friend or nominee), either has an interest or over which it has or they have the power or right to exercise control,

no later than 1 December 2007.

DATED at the City of Saint John this 15th day of October, 2007.

<<original signed by>> Hugh J. Flemming, Q.C., Panel Chair

<u><<original signed by>></u> Céline Trifts, Panel Member

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