## IN THE MATTER OF THE SECURITIES ACT, SNB 2004, c. S\_5.5

### AND

## IN THE MATTER OF

# LIMELIGHT CAPITAL MANAGEMENT LTD., LIMELIGHT ENTERTAINMENT INC., AL GROSSMAN, CARLOS DA SILVA AND DAVID CAMPBELL

### **CONSENT ORDER**

WHEREAS on April 11th, 2006, the New Brunswick Securities Commission (the "Commission"), pursuant to sections 184(1)(c), 184(1)(d) and 184(5) of the Securities Act, SNB 2004, c. S-5.5 (the "Act"), ordered that (a) All trading in the securities of Limelight Entertainment Inc. and/or Limelight Capital Management Ltd. by its officers, directors, employees and/or agents cease, (b) The respondents cease trading in all securities and (c) Any exemptions in New Brunswick securities law do not apply to the respondents, for a period of fifteen (15) days (the "Temporary Order");

AND WHEREAS on April 26, 2006, the Temporary Order was made permanent with respect to Limelight Capital Management Ltd., Limelight Entertainment Inc. and Al Grossman, and a further hearing date was set for June 14, 2006;

AND WHEREAS on June 14, 2006, Carlos da Silva and David Campbell were added as Respondents to this proceeding and the Commission ordered, pursuant to sections 184(1)(c), 184(1)(d) and 184(5) of the Act, that all trading in the securities of Limelight Entertainment Inc. by Carlos da Silva and David Campbell cease, the respondents Carlos da Silva and David Campbell cease trading in all securities, and that any exemptions in New Brunswick securities law do not apply to the Respondents Carlos da Silva and David Campbell;

AND WHEREAS on June 14, 2006, the hearing to determine whether to impose an administrative penalty and costs on the Respondents was adjourned to October 10, 2006 at 10:00 a.m.;

AND WHEREAS by consent order dated October 6, 2006, the hearing scheduled on October 10, 2006 was adjourned to December 12, 2006 at 10:00 a.m.;

AND WHEREAS since the adjournment of this matter in October 2006, Staff summoned materials from TD Canada Trust and requested materials from

counsel for Limelight Entertainment Inc., Carlos da Silva and David Campbell but received no reply to these requests despite continuous follow up;

AND WHEREAS in the last week, Staff has received materials from counsel for Limelight Entertainment Inc., Carlos da Silva and David Campbell and expects to receive further materials from TD Canada Trust within the next two weeks;

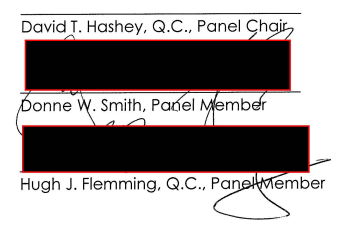
AND WHEREAS Staff requires additional time to review the materials received and needs the materials from TD Canada Trust to proceed with the hearing on administrative penalty and costs;

AND WHEREAS Staff of the Commission has requested an adjournment;

NOW THEREFORE IT IS ORDERED pursuant to section 184 of the Securities Act, that:

- 1. The Hearing to determine whether an administrative penalty and costs should be ordered is adjourned until April 24. 2007 at 10:00 a.m.
- 2. The Hearing will proceed from April 24 to April 27, 2007.

DATED at the City of Saint John this 12th day of December, 2006.



New Brunswick Securities Commission Suite 300, 85 Charlotte Street Saint John, New Brunswick E2L 2J2

Tel: (506) 658-3060 Fax: (506) 658-3059 counsel for Limelight Entertainment Inc., Carlos da Silva and David Campbell but received no reply to these requests despite continuous follow up;

AND WHEREAS in the last week, Staff has received materials from counsel for Limelight Entertainment Inc., Carlos da Silva and David Campbell and expects to receive further materials from TD Canada Trust within the next two weeks;

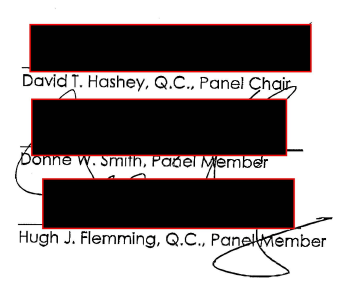
AND WHEREAS Staff requires additional time to review the materials received and needs the materials from TD Canada Trust to proceed with the hearing on administrative penalty and costs;

AND WHEREAS Staff of the Commission has requested an adjournment;

NOW THEREFORE IT IS ORDERED pursuant to section 184 of the Securities Act, that:

- 1. The Hearing to determine whether an administrative penalty and costs should be ordered is adjourned until April 24. 2007 at 10:00 a.m.
- 2. The Hearing will proceed from April 24 to April 27, 2007.

DATED at the City of Saint John this 12th day of December, 2006.



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