

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

AND

IN THE MATTER OF

MEISNER INC. S.A., carrying on business as "MEISNER CORPORATION" and "MEISNER INCORPORATED" and Jorge Vizcarra (also known as George Dizcarra) ("Respondents")

EX PARTE TEMPORARY ORDER

WHEREAS Staff of the Commission have made a motion seeking an *ex parte* temporary order against the Respondents;

AND WHEREAS Staff presented evidence and made submissions regarding violations of the *Securities Act*, SNB 2004, c. S-5.5 by the Respondents;

AND WHEREAS it appears that:

1. Meisner Inc. S.A. ("Meisner") is an entity purportedly carrying on business from Costa Rica.
2. Meisner holds itself out as an Independent Broker in currency and commodity options.
3. Meisner maintains a website at <http://tradingmx.com> and this domain name was registered in early May 2007, by a "Jorge Vizcarra" from Costa Rica.
4. A Mr. George Dizcarra has been previously affiliated with Arial Trading LLC and a Jorge Vizcarra was affiliated with Liberty Financial Trading Corp, Inc. and both of these entities have been the subject of regulatory action.
7. Representatives from Meisner have been soliciting Canadian residents to open investment accounts with respect to gasoline and foreign exchange options, in at least New Brunswick, Ontario, Quebec and Alberta. The solicitations are persistent and aggressive and include representations of large returns on investment.
8. Meisner uses the same account opening documentation used by Saxon Financial Services Ltd. and Saxon Consultants. Ltd. , against whom the Commission issued a Temporary Order earlier this month. Meisner's clients are also asked to transfer funds to the same MerchantMarx' bank account in Frankfurt, Germany used by Saxon.
9. None of the Respondents are registered with the Commission in any capacity.

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

order;

AND WHEREAS the Commission is of the opinion that the length of time required to hold a hearing could be prejudicial to the public interest.

NOW THEREFORE IT IS ORDERED THAT:

1. All trading in securities, including, but not limited to, the solicitation of trades or any acts constituting attempts or acts in furtherance of trading in securities by the Respondents, their officers, directors, employees and/or agents shall cease; and
2. Any exemptions in New Brunswick securities law do not apply to the Respondents; for a period of fifteen (15) days from the date of this Temporary Order;
3. A hearing will be held in this matter on August 2, 2007 at 10:00 a.m. to determine:
 - a. Whether the temporary order should be made permanent; and
 - b. whether any further or other order, as the Commission may deem just or necessary, should be issued.

DATED at the City of Saint John this 27th day of July, 2007.



David T. Hashey, Q.C., Panel Chair



Hugh J. Flemming, Q.C., Panel Member

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

Tel: (506) 658-3060
Fax: (506) 658-3059