IN THE MATTER OF THE SECURITIES ACT R.S.N.S. 1989, CHAPTER 418, AS AMENDED ("Act")

- and -

IN THE MATTER OF

HENRY LEMIEUX, carrying on business as FINANCIÈRE HELIOS CAPITAL, ALTIMA ENVIRONNEMENT TECHNOLOGIE INC., WEST INDIES CAPITAL, REXEL ÉNERGIE INC., and JONATHAN ARCHER (collectively the "Respondents")

- and -

THE APPLICATION OF NOVA SCOTIA SECURITIES COMMISSION STAFF UNDER SECTION 134(2), 134(1)(a), 134(1)(b) AND 134(1)(g) OF THE ACT

TEMPORARY ORDER

WHEREAS on December 17, 2010, the Nova Scotia Securities Commission ("Commission") Staff filed with the Commission an Originating Notice (Ex Parte Application) for a Temporary Order in respect of Henry Lemieux, carrying on business as Financière Helios Capital, Altima Environnment Technologie Inc., West Indies Capital, Rexel Énergie Inc., and Jonathan Archer:

AND WHEREAS Altima Environnment Technologie Inc. and Rexel Énergie Inc. are registered corporate bodies;

AND WHEREAS Henry Lemieux, carrying on business as Financière Helios Capital, is a registered sole proprietorship;

AND WHEREAS Jonathan Archer is a person representing himself to be an employee of Helios;

AND WHEREAS Henry Lemieux, carrying on business as Financière Helios Capital Inc. Altima Environnment Technologie Inc., West Indies Capital, Rexel Énergie Inc., and Jonathan Archer are persons or companies who appear to be holding themselves out as engaging in the business of trading in securities as principal or agent in Nova Scotia without being registered to do so contrary to section 31(1) of the Act;

AND WHEREAS Henry Lemieux, carrying on business as Financière Helios Capital Inc. Altima Environnment Technologie Inc., West Indies Capital, Rexel Énergie Inc., and Jonathan Archer are persons or companies who appear to be holding themselves out as engaging in the business of advising others as to the investing in or buying or selling of securities in Nova Scotia without being registered to do so contrary to section 31(2) of the Act;

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 conclude a hearing could be prejudicial to the public interest;

AND UPON reviewing the Affidavit of M. Lianne Bradshaw, Investigator for the Enforcement Branch of the Commission, sworn to on December 15, 2010;

IT IS HEREBY ORDERED THAT:

- 1. Pursuant to sections 134(2) and 134(1)(a) of the Act, Henry Lemieux, carrying on business as Financière Helios Capital Inc., Altima Environnment Technologie Inc., West Indies Capital, Rexel Énergie Inc., and Jonathan Archer shall cease contravening Nova Scotia securities laws:
- Pursuant to sections 134(2) and 134(1)(b) of the Act, Henry Lemieux, carrying on business as Financière Helios Capital Inc., Altima Environnment Technologie Inc., West Indies Capital, Rexel Énergie Inc., and Jonathan Archer shall cease trading in all classes of securities, directly or indirectly; and
- 3. Pursuant to sections 134(2) and 134(1)(g) of the Act, Henry Lemieux, carrying on business as Financière Helios Capital Inc., Altima Environnment Technologie Inc., West Indies Capital, Rexel Énergie Inc., and Jonathan Archer are prohibited from acting as registrants;

for a period of fifteen days from the date of this Order, unless otherwise ordered by the Commission.

DATED at Halifax, Nova Scotia, this 20th day of December, 2010.

NOVA SCOTIA SECURITIES COMMISSION

H. Leslie O'Brien, Q.C.

Chairman