

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

- and -

**IN THE MATTER OF  
DOUGLAS G. RUDOLPH, PETER A.D. MILL, CFG\*CN Ltd. (also known as  
CANGLOBE FINANCIAL GROUP), AND CANGLOBE INTERNATIONAL CAPITAL INC.  
(collectively the "Respondents")**

**CONSENT ORDER**

**WHEREAS** a Notice of Pre-Hearing Conference was issued by the Nova Scotia Securities Commission (the "Commission") on December 4, 2019, scheduling a pre-hearing conference to be heard March 31, 2020, at 9:30 a.m. at the offices of the Commission in Halifax, Nova Scotia;

**AND WHEREAS** an Amended Notice of Pre-Hearing Conference was issued by the Commission on March 23, 2020, stating that the pre-hearing conference would be heard via teleconference;

**AND WHEREAS** proper service of the Notice and Amended Notice of Pre-Hearing Conference was effected on the Respondents in accordance with Part 5 of Rule 15-501 General Rules of Practice and Procedure ("Rule 15-501") and in accordance with the Commission's Order of November 20, 2019;

**AND WHEREAS** the Respondents CFG\*CN Ltd. (also known as CanGlobe Financial Group) and CanGlobe International Capital Inc. have not indicated their intent to participate in the pre-hearing conference and have not contacted Enforcement Counsel for the Commission to request the call-in information for the pre-hearing conference;

**AND WHEREAS** the Commission may, pursuant to Part 18.2 of Rule 15-501, issue general or specific procedural directions at any time before or during a hearing and may, pursuant to Part 9.7 of Rule 15-501, make such orders with respect to the conduct of a hearing as the Commission sees fit;

**AND WHEREAS** Ian Gray, counsel for Peter A.D. Mill; Christopher Robinson, counsel for Douglas G. Rudolph; and Jennie Pick, counsel for the Director of Enforcement for the Commission, consent to the terms of this Order;

**AND UPON** the Commission determining it is in the public interest to make this Order;

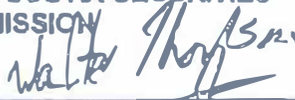
**IT IS HEREBY ORDERED** that:

1. The pre-hearing conference scheduled for March 31, 2020, shall be adjourned without day;

2. Pursuant to Part 8 of Rule 15-501, any document on which a party intends to rely at the hearing of this matter that is not disclosed to the other parties by June 5, 2020, will not be admitted at the hearing without leave of the Commission. Similarly, any witness on whose testimony a party intends to rely at the hearing of this matter who is not identified to the other parties and a summary of whose evidence is not provided to the other parties by June 5, 2020, will not be called at the hearing without leave of the Commission;
3. The parties will bring any pre-hearing motions on or before August 7, 2020;
4. Any party seeking witness accommodations, such as video conferencing, will notify the other parties and the Commission of same on or before September 18, 2020;
5. The Director of Enforcement will file a pre-hearing brief on or before October 1, 2020; and
6. The Respondents will file their pre-hearing briefs on or before October 30, 2020.

DATED at Halifax, Nova Scotia, this 3rd day of April, 2020.

NOVA SCOTIA SECURITIES  
COMMISSION



Walter Thompson, Q.C.  
Chair of Panel



Ken Wheelans  
Commissioner



Heidi Walsh-Sampson  
Commissioner

CONSENTED TO:

\_\_\_\_\_  
Ian Gray  
Walker Dunlop  
Counsel to Peter A.D. Mill



---

**Jennie Pick**  
Counsel to the Director of Enforcement for  
the Nova Scotia Securities Commission



---

**Christopher Robinson**  
CIR Law Inc.  
Counsel to Douglas G. Rudolph

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

- and -

IN THE MATTER OF  
DOUGLAS G. RUDOLPH, PETER A.D. MILL, CFG\*CN Ltd. (also known as  
CANGLOBE FINANCIAL GROUP), AND CANGLOBE INTERNATIONAL CAPITAL INC.  
(collectively the “Respondents”)

**CONSENT ORDER**

**WHEREAS** a Notice of Pre-Hearing Conference was issued by the Nova Scotia Securities Commission (the “Commission”) on December 4, 2019, scheduling a pre-hearing conference to be heard March 31, 2020, at 9:30 a.m. at the offices of the Commission in Halifax, Nova Scotia;

**AND WHEREAS** an Amended Notice of Pre-Hearing Conference was issued by the Commission on March 23, 2020, stating that the pre-hearing conference would be heard via teleconference;

**AND WHEREAS** proper service of the Notice and Amended Notice of Pre-Hearing Conference was effected on the Respondents in accordance with Part 5 of Rule 15-501 General Rules of Practice and Procedure (“Rule 15-501”) and in accordance with the Commission’s Order of November 20, 2019;

**AND WHEREAS** the Respondents CFG\*CN Ltd. (also known as CanGlobe Financial Group) and CanGlobe International Capital Inc. have not indicated their intent to participate in the pre-hearing conference and have not contacted Enforcement Counsel for the Commission to request the call-in information for the pre-hearing conference;

**AND WHEREAS** the Commission may, pursuant to Part 18.2 of Rule 15-501, issue general or specific procedural directions at any time before or during a hearing and may, pursuant to Part 9.7 of Rule 15-501, make such orders with respect to the conduct of a hearing as the Commission sees fit;

**AND WHEREAS** Ian Gray, counsel for Peter A.D. Mill; Christopher Robinson, counsel for Douglas G. Rudolph; and Jennie Pick, counsel for the Director of Enforcement for the Commission, consent to the terms of this Order;

**AND UPON** the Commission determining it is in the public interest to make this Order;

**IT IS HEREBY ORDERED** that:

1. The pre-hearing conference scheduled for March 31, 2020, shall be adjourned without day;

2. Pursuant to Part 8 of Rule 15-501, any document on which a party intends to rely at the hearing of this matter that is not disclosed to the other parties by June 5, 2020, will not be admitted at the hearing without leave of the Commission. Similarly, any witness on whose testimony a party intends to rely at the hearing of this matter who is not identified to the other parties and a summary of whose evidence is not provided to the other parties by June 5, 2020, will not be called at the hearing without leave of the Commission;
3. The parties will bring any pre-hearing motions on or before August 7, 2020;
4. Any party seeking witness accommodations, such as video conferencing, will notify the other parties and the Commission of same on or before September 18, 2020;
5. The Director of Enforcement will file a pre-hearing brief on or before October 1, 2020; and
6. The Respondents will file their pre-hearing briefs on or before October 30, 2020.

**DATED** at Halifax, Nova Scotia, this

day of March, 2020.

**NOVA SCOTIA SECURITIES  
COMMISSION**

---

**Walter Thompson, Q.C.**  
Chair of Panel

---

**Ken Wheelans**  
Commissioner

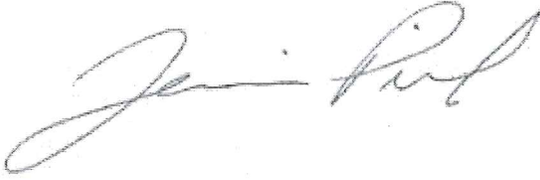
---

**Heidi Walsh-Sampson**  
Commissioner

**CONSENTED TO:**



**Ian Gray**  
Walker Dunlop  
Counsel to Peter A.D. Mill



---

**Jennie Pick**

Counsel to the Director of Enforcement for  
the Nova Scotia Securities Commission



---

**Christopher Robinson**

CIR Law Inc.  
Counsel to Douglas G. Rudolph