

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

- AND -

IN THE MATTER OF ELECTRONIC BENEFITS INC.,
EVERETT R. STUCKLESS, AND ADVANTAGE FINANCIAL GROUP INC.
(collectively the “Respondents”)

ORDER

WHEREAS on March 8, 2006 the Nova Scotia Securities Commission (“Commission”) ordered pursuant to section 134(2) of the Act that each of the Respondents cease trading in all classes of securities in Nova Scotia for a period of fifteen days (“Temporary Order”);

AND WHEREAS the Commission issued a Notice of Hearing on March 9, 2006 wherein staff of the Commission sought, among other relief, a determination on the status of the Temporary Order;

AND WHEREAS on March 13, 2006, the Commission heard evidence on behalf of staff of the Commission;

AND WHEREAS on March 13, 2006, Everett R. Stuckless, on behalf of each of the Respondents requested that the hearing be adjourned for the purposes of retaining legal counsel;

AND WHEREAS the Commission granted the request for an adjournment on March 13, 2006;

AND WHEREAS the parties agreed to reconvene the hearing on March 30, 2006 at 9:30 a.m.;

AND WHEREAS the Commission considers it necessary and in the public interest to make an order extending the Temporary Order until the hearing is concluded and a decision rendered;

IT IS HEREBY ORDERED that the Order dated March 8, 2006 be extended pursuant to section 134(3) of the Act, and specifically that each of Everett R. Stuckless, Electronic Benefits Inc., and Advantage Financial Group Inc. shall cease trading in all classes of securities in Nova Scotia, until a full hearing is held and a final decision is rendered by the Commission.

Dated at Halifax, Nova Scotia this 13th day of March, 2006.

NOVA SCOTIA SECURITIES COMMISSION

“Daren Baxter”

Daren Baxter
Vice - Chairman