

IN THE MATTER OF
THE SECURITIES ACT, 1988, S.S. 1988 c. S-42.2

AND

IN THE MATTER OF

BEECHY STOCK FARM (1996) LTD., ST. DENIS STOCK FARM (1995) LTD., RIVER LAKE STOCK FARM (1995) LTD., HI-POINT STOCK FARM (1997) LTD., SASK WEST PORK PRODUCERS (1997) LTD., KELSEY STOCK FARM (1997) LTD., PASQUIA PORK PRODUCERS (1997) LTD., LAST MOUNTAIN STOCK FARM (1997) LTD., EAGLE CREEK PORK PRODUCERS LTD., SASK VALLEY PORK PRODUCERS LTD. AND GREAT WEST STOCK FARM (1996) LTD.,

ORDER
(Section 158)

WHEREAS an application has been received by the Saskatchewan Securities Commission (the "Commission") from Beechy Stock Farm (1996) Ltd., St. Denis Stock Farm (1995) Ltd., River Lake Stock Farm (1995) Ltd., Hi-Point Stock Farm (1997) Ltd., Sask West Pork Producers (1997) Ltd., Kelsey Stock Farm (1997) Ltd., Pasquia Pork Producers (1997) Ltd., Last Mountain Stock Farm (1997) Ltd., Eagle Creek Pork Producers Ltd., Sask Valley Pork Producers Ltd., Great West Stock Farm (1996) Ltd. (collectively the "Issuers" and individually an "Issuer") for an order pursuant to subsection 158(3) of *The Securities Act, 1988, S.S. 1988, c. S-42.2* (the "Act") that the Section 83 Rulings (as defined below) be varied to remove the requirement (the "Continuous Disclosure Requirement") from such Rulings that has resulted in the respective Issuer complying with, on a continuous basis, certain of the provisions of Part XIV of the Act;

AND WHEREAS the Commission has assigned to the Director the power to make exemption orders and rulings under the provisions of the Act;

AND WHEREAS it has been represented to the Director that:

1. Each Issuer was incorporated pursuant to the laws of Saskatchewan and is not a reporting issuer in Saskatchewan or any other jurisdiction;
2. Each Issuer is authorized to issue an unlimited number of Class "A" voting, non-participating shares (the "Class A Shares") and Class "D" non-voting, participating shares (the "Class D Shares");
3. Each Issuer is engaged in the business of pig production and is a successor corporation to a Saskatchewan limited partnership (collectively the "Limited Partnerships" and

individually a “Limited Partnership”) which raised equity under Saskatchewan Local Policy Statement 5.1 *Community Ventures – Section 83 Rulings* (now Saskatchewan Policy Statement 45-601 *Community Ventures – Section 83 Rulings*) pursuant to one or more of the following decisions of the Commission (collectively the “Section 83 Rulings”):

- a. Beechy Pig Investors Group Limited Section 83 Ruling dated July 20, 1994;
 - b. St. Denis Pig Investors Group Limited Partnership Section 83 Ruling dated April 3, 1995;
 - c. River Lake Pig Investors Group Limited Partnership Section 83 Ruling dated June 2, 1995;
 - d. Hi-Point Pig Investors Group Limited Partnership Section 83 Ruling dated March 24, 1997;
 - e. Sask West Pork Investors Group Limited Partnership Section 83 Ruling dated April 2, 1997;
 - f. Kelsey Pig Investors Group Limited Partnership Section 83 Ruling dated April 3, 1997;
 - g. Pasquia Pig Investors Limited Partnership Section 83 Ruling dated March 27, 1998;
 - h. Last Mountain Pig Investors Group Limited Partnership Section 83 Ruling dated February 20, 1998;
 - i. Eagle Creek Pig Investors Group Limited Partnership Section 83 Ruling dated April 3, 1995;
 - j. Eagle Creek Pig Investors Group (1997) Limited Partnership Section 83 Ruling dated March 27, 1997;
 - k. Sask Valley Pig Investors Group (1998) Limited Partnership Section 83 Ruling dated May 21, 1998; and
 - l. Great West Pig Investors Group Limited Partnership Section 83 Ruling dated May 10, 1996;
4. Each of the Section 83 Rulings contained the Continuous Disclosure Requirement;
 5. The Continuous Disclosure Requirement required the respective Limited Partnership to which the Section 83 Ruling applied to comply with, on a continuous basis, Part XIV of the Act as if it were subject to those provisions except that each such Limited Partnership was not required to file with the Commission or send to its security holders financial statements for the first and third quarters of each of its financial years and was not

required in certain circumstances to have a report of an auditor accompany its annual financial statements;

6. Upon succession to a Limited Partnership, each Issuer continued to comply with the Continuous Disclosure Requirement;
7. As of November 20, 2000 pursuant to strategic alliance between the Issuers by way of securities exchange take-over bids (the "Take-Over Bids") made by Community Pork Ventures Inc. ("Community Pork"), now a reporting issuer in Saskatchewan, each Issuer became a closely held private corporation with only two corporate shareholders;
8. The Class A Shares of each Issuer are held by the former general partner of the Issuer's respective Limited Partnership, these general partners having some common ownership;
9. The Class D Shares of all Issuers are held by Community Pork, the former holders of these securities now holding securities of Community Pork as a result of the Take-Over Bids; and
10. The shareholders of each Issuer have consented to their respective Issuer discontinuing the issuance and circulation of semi-annual and annual financial statements of such Issuer, and have granted each such Issuer permission to apply to the Commission for an order removing the Continuous Disclosure Requirement from their respective Section 83 Ruling;

AND WHEREAS the Director is of the opinion that it would not be prejudicial to the public interest to grant this Order;

IT IS HEREBY ORDERED pursuant to subsection 158(3) of the Act that each of the Section 83 Rulings is varied to remove the Continuous Disclosure Requirement.

DATED May 16, 2002.

"Barbara Shourounis"

Barbara Shourounis
Director