

For Immediate Release**Date:** November 13, 2008**Contact:** Robert Herrmann**Phone:** (212) 907-8080**E-mail:** info@loringward.com**LORING WARD TO BE ACQUIRED BY WERBA REINHARD AT US\$11.25 PER SHARE**

Loring Ward International Ltd. ("Loring Ward" or the "Company") (TSX: LW) today announced that it has entered into a new arrangement agreement (the "Agreement") with Werba Reinhard, Inc. ("WRI"), a company controlled by Loring Ward's largest shareholder, Eli Reinhard, under which an affiliate of WRI will acquire all of Loring Ward's outstanding shares pursuant to a plan of arrangement at a price of US\$11.25 per share in cash payable in U.S. dollars (the "Plan of Arrangement"). The deal price is currently equivalent to approximately Cdn\$13.92, which represents a premium of approximately 74% to yesterday's closing price of the Loring Ward shares.

The Company has received an opinion from its financial advisor, BMO Capital Markets, that the offer is fair from a financial point of view to shareholders. The Special Committee and Board have concluded unanimously that shareholders should vote in favour of the Plan of Arrangement with WRI and have determined that the transaction is fair to Loring Ward shareholders and in the best interests of the Company.

The Plan of Arrangement is subject to certain conditions, including, among others, that assets under administration not decline by more than 20% from November 6, 2008, that run-rate revenues not decline by more than 7.5% from October 31, 2008, and that required court and shareholder approvals are received. As a result, there can be no assurance that the transaction will be completed. The Agreement is not subject to a financing condition, and WRI has advised that it has made appropriate arrangements to obtain all required financing.

The transaction includes a requirement that in certain circumstances Loring Ward reimburse WRI for its reasonable out of pocket third party expenses in the amount of US\$3.8 million and declare and pay a special dividend to all shareholders in the amount of CDN\$1.00 per share, and in certain other circumstances reimburse WRI US\$3.8 million in reasonable out-of-pocket third party expenses and pay WRI a US\$1.75 million break fee.

Further details are contained in the Agreement, a copy of which will be filed on Sedar at www.sedar.com and www.loringward.com shortly. A new annual and special meeting date is expected to be set shortly for January, 2009 and a new management proxy circular is expected to be mailed shortly to shareholders in connection therewith. The transaction is currently expected to close at the end of January, 2009.

Stikeman Elliott LLP acted as legal advisor and BMO Capital Markets acted as financial advisor to Loring Ward. Fogler, Rubinoff LLP acted as legal advisor and GMP Securities L.P. acted as financial advisor to WRI.

About Loring Ward

Loring Ward International Ltd. provides in its core business a turnkey asset management program to some of America's most knowledgeable and successful investment advisors and their clients. These services include investment strategies and products, back office operational processing, education and training, and business development support. The Company's U.S. corporate offices are headquartered in New York. For more information, please visit www.loringward.com.

The Company, in the ordinary course of its business, may explore potential proposals or be the recipient of proposals with respect to strategic opportunities and transactions, which may include strategic joint venture relationships, significant debt or equity investments in or by the Company, the acquisition or disposition of material assets or business lines, mergers, new products or services, new distribution methods and other similar strategic opportunities or transactions. The Company's policy is generally not to publicly disclose the pursuit of a potential strategic opportunity or transaction unless and until a definitive binding agreement

is reached. The public announcement of such matters could potentially materially affect the price or value of the Company's securities. As a result, there can be no assurance that investors who buy or sell the Company's securities are doing so at a time when the Company is not pursuing a particular strategic opportunity or transaction that, if publicly disclosed, could materially affect the price or value of the Company's securities.

Information in this news release that is not current or historical factual information may constitute forward-looking information within the meaning of securities laws. Forward-looking statements may include those relating to the Company's objectives and strategies, as well as statements of our beliefs, plans, expectations and intentions. Implicit in this information are assumptions regarding future revenue and expenses, economic conditions, and the results of pending litigation involving the Company, as well as our business strategy, expectations, intentions, and other matters. In particular, there can be no assurance that the agreement with WRI will be completed. These assumptions may prove to be incorrect, and actual outcomes and results, including the future operating results and economic performance of the Company, may differ materially because of many factors, including those discussed in this press release and in our other public filings. For more information on these risks and uncertainties you should refer to our detailed Financial Statements and Management's Discussion and Analysis, as well as a broader description of certain challenges and risks facing the Company, all of which is available at www.sedar.com. Forward-looking information contained in this news release is based on our current estimates, expectations and projections, which we believe are reasonable as of the current date. You should not place undue importance on forward-looking information and should not rely upon this information as of any other date. The Company disclaims any intention or obligation to update the information in this press release or revise any other forward-looking statements, whether as a result of new information, future events or otherwise, except as expressly required by law.