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Front Street Flow-Through 2004-I Limited Partnership **Rollover and Dissolution**

(Toronto, Ontario, February 2, 2006) – Front Street Capital 2004-I Limited Partnership (the “**Partnership**”) had previously announced that it will be proceeding with the direct and indirect tax-deferred transfer of the assets of the Partnership (the “**Mutual Fund Rollover Transaction**”) into the Front Street Rollover Fund Limited (the “**Rollover Fund**”). Today it provided further information, advising that the transaction will take place on February 8, 2006. In exchange for the assets, Rollover Fund Series A-1 shares will be issued to the Partnership and then distributed to individual limited partners. The Partnership will be dissolved.

Redemption Option: Series A-1 shares are in book entry only form. Consequently, limited partners of the Partnership who want to redeem their Series A-1 shares must contact their brokers or dealers to exercise the redemption option. When shares are redeemed, the Rollover Fund will send the shareholder the proceeds within three business days after the calculation date for the net asset value used in establishing the redemption price.

The Rollover Fund: The Rollover Fund is an incorporated open-ended mutual fund corporation created under the laws of Canada on January 24, 2006, with Gary Selke as its Chief Executive Officer. Its head office is located at 87 Front Street East, Suite 400, Toronto, Ontario. It is not a reporting issuer for securities law purposes in any jurisdiction. The Rollover Fund will be advised by Front Street Investment Management Inc., the same investment advisor that has advised the Partnership. The fund’s investment objective is primarily to achieve capital appreciation through investment in a diversified portfolio of equity securities of resource issuers engaged in oil and gas or mining exploration, development or production or other forms of energy production, pulp and paper, forestry industries, or energy product and related resource businesses, such as pipeline or services companies and utilities. The Investment Advisor will assist the Rollover Fund in selecting investments in common shares and other securities of resource issuers, including junior resource issuers, in accordance with the investment strategies that may include short selling of securities which the Investment Advisor believes are overvalued.

The Rollover Fund will not charge a fee or commission when shares are acquired under the Mutual Fund Rollover Transaction and will not charge redemption fees. The Investment Advisor will be entitled to an annual advisor fee equal to 2.5% of net asset value and will be eligible for a performance fee.

Fund Shares: Fund shares are categorized into series. At this time, only Series A-1 shares are being issued to investors. Series A-1 shares have “no load”. The issue price of the shares is based on the Net Asset Value per share determined in accordance with the Mutual Fund Rollover Transaction. The Rollover Fund will not issue certificates for Fund shares, but will send shareholders a confirmation statement relating to all purchases and redemptions of shares within fifteen days of a transaction.

Additional Information: An offering memorandum has been prepared in respect of the distribution and is available to limited partners of the Partnership through their broker or by calling Front Street at 1-800-513-2832.