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MULTILATERAL INSTRUMENT 51-105 ISSUERS QUOTED IN THE U.S. OVER-THE-COUNTER MARKETS

PART 1 DEFINITIONS AND REPORTING ISSUER DESIGNATION AND DETERMINATION

Definitions

- 1. In this Instrument
- "OTC issuer" means an issuer
 - (a) that has issued a class of securities that are OTC-quoted securities, and
 - (b) that has not issued any class of securities that are listed or quoted on one or more of the following:
 - (i) TSX Venture Exchange Inc.;
 - (ii) TSX Inc.;
 - (iii) Canadian National Stock Exchange;
 - (iv) Alpha Exchange Inc.;
 - (v) The New York Stock Exchange LLC;
 - (vi) NYSE Amex LLC:
 - (vii) The NASDAQ Stock Market LLC;

(viii) Aequitas NEO Exchange Inc.;

"OTC-quoted securities" means a class of securities that has been assigned a ticker symbol by the Financial Industry Regulatory Authority in the United States of America for use on any of the over-the-counter markets in the United States of America and includes a class of securities whose trades have been reported in the grey market;

"OTC reporting issuer" means an OTC issuer that is a reporting issuer;

"promotional activities" means activities or communications, by or on behalf of an issuer, that promote or could reasonably be expected to promote the purchase or sale of securities of the issuer, but does not include any of the following:

- (a) the dissemination of information or preparation of records in the ordinary course of the business of the issuer
 - (i) to promote the sale of products or services of the issuer, or:
 - (ii) to raise public awareness of the issuer;
- (b) activities or communications necessary to comply with the requirements of
 - (i) the securities legislation of any jurisdiction of Canada;
 - (ii) the securities laws of any foreign jurisdiction governing the issuer;
 - (iii) any exchange or market on which the issuer's securities trade;

"ticker-symbol date" means the date that an OTC issuer is first assigned a ticker symbol for any class of its securities;

"trade", in Québec, for the purpose of this Instrument, refers to any of the following activities:

- (a) the activities described in the definition of "dealer" in section 5 of the Securities Act (R.S.Q., c. V-1.1), including the following activities:
 - (i) the sale or disposition of a security by onerous title, whether the terms of payment be on margin, instalment or otherwise, but does not include a transfer or the giving in guarantee of securities in connection with a debt or the purchase of a security, except as provided in paragraph (b);

- (ii) participation as a trader in any transaction in a security through the facilities of an exchange or a quotation and trade reporting system;
- (iii) the receipt by a registrant of an order to buy or sell a security;
- (b) a transfer or the giving in guarantee of securities of an issuer from the holdings of a control person in connection with a debt.

National Instrument definitions apply

2. Terms used in this Instrument that are defined or interpreted in National Instrument 51-102 Continuous Disclosure Obligations have the same meaning in this Instrument.

Reporting issuer designation and determination

- **3.** An OTC issuer is a reporting issuer under securities legislation if one or more of the following apply:
 - (a) on or after July 31, 2012, its business has been directed or administered in or from the local jurisdiction;
 - (b) on or after July 31, 2012, promotional activities have been carried on in or from the local jurisdiction;
 - (c) the ticker-symbol date is on or after July 31, 2012, and, on or before the ticker-symbol date, the issuer distributed a security to a person resident in the local jurisdiction and that security is of the class of securities that became the issuer's OTC-quoted securities.

Ceasing to be an OTC reporting issuer

- 4. (1) Except in Québec, an OTC issuer ceases to be a reporting issuer under section 3 if all of the following conditions are met:
 - (a) its business is not directed or administered, and has not been directed or administered for at least one year, in or from the local jurisdiction;
 - (b) promotional activities are not carried on, and have not been carried on for at least one year, in or from the local jurisdiction;
 - (c) more than one year has passed since the ticker-symbol date;
 - (d) it has filed Form 51-105F1 Notice OTC Issuer Ceases to be an OTC Reporting Issuer.

- (2) Except in Québec, if an OTC reporting issuer ceases to be an OTC issuer as a result of its securities being listed or quoted on an exchange or a quotation and trade reporting system specified in the definition of "OTC issuer" in section 1, the OTC reporting issuer must file Form 51-105F4 Notice Issuer Ceases to be an OTC Reporting Issuer at least 10 days before its next required filing under securities legislation in the local jurisdiction.
- (3) In Québec, an OTC reporting issuer must apply to the securities regulatory authority to have its status as an OTC reporting issuer revoked in order to cease to be a reporting issuer under section 3.

PART 2 DISCLOSURE

Additional disclosure requirements

- **5.** In addition to all other provisions of securities legislation that apply to a reporting issuer and its insiders, an OTC reporting issuer must comply with the provisions of the following National Instruments:
 - (a) National Instrument 13-101 System for Electronic Document Analysis and Retrieval (SEDAR) that apply to an electronic filer, despite section 2.1 of that instrument:
 - (b) National Instrument 51-102 Continuous Disclosure Obligations that apply to a reporting issuer that is a venture issuer;
 - (c) Part 6 of National Instrument 51-102 Continuous Disclosure Obligations despite section 6.1 of that instrument;
 - (d) National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings that apply to a reporting issuer that is a venture issuer;
 - (e) National Instrument 52-110 Audit Committees that apply to a reporting issuer that is a venture issuer;
 - (f) National Instrument 58-101 *Disclosure of Corporate Governance Practices* that apply to a reporting issuer that is a venture issuer.

Timely disclosure obligations

6. (1) Section 14.2 of National Instrument 71-101 *The Multijurisdictional Disclosure System* and section 4.2 of National Instrument 71-102

- Continuous Disclosure and Other Exemptions Relating to Foreign Issuers do not apply to an OTC reporting issuer.
- (2) An OTC reporting issuer may file a copy of the Form 8-K Current Report that it files with the SEC to comply with its obligation in paragraph 7.1(1)(b) of National Instrument 51-102 Continuous Disclosure Obligations to file Form 51-102F3 Material Change Report.

Registration statement

- 7. (1) If an OTC issuer becomes a reporting issuer on the ticker-symbol date, the OTC reporting issuer must file, within 5 days of the date it became a reporting issuer, a copy of the most recent registration statement it filed with the SEC.
 - (2) The OTC reporting issuer must file the registration statement in electronic format under section 2.2 of National Instrument 13-101 System for Electronic Document Analysis and Retrieval (SEDAR).

Promotional activities

- **8. (1)** If a person will carry on promotional activities under an agreement, arrangement, commitment or understanding with an OTC reporting issuer, the OTC reporting issuer must file a notice in the form of Form 51-105F2 Notice of Promotional Activities naming the person and describing the activities and the relationship of the OTC reporting issuer with the person, and the particulars of their agreement, arrangement, commitment or understanding with the OTC reporting issuer.
 - (2) The OTC reporting issuer must file the notice under subsection (1) within one of the following dates:
 - (a) at least one day before the promotional activities commence;
 - (b) if on the date the OTC issuer became an OTC reporting issuer promotional activities are being carried on, within 5 days of that date.
 - (3) The OTC reporting issuer must file the notice in electronic format in accordance with National Instrument 13-101 System for Electronic Document Analysis and Retrieval (SEDAR).

Technical reports - mineral properties

9. Section 4.1 of National Instrument 43-101 *Standards of Disclosure for Mineral Projects* does not apply to an OTC reporting issuer.

Personal information form and authorization

- 10. (1) Each director, officer, promoter and control person of an OTC reporting issuer must deliver to the securities regulatory authorities Form 51-105F3A Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information or Form 51-105F3B Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information within 10 days of the issuer becoming an OTC reporting issuer, except for a promoter of an OTC issuer that becomes an OTC reporting issuer more than 2 years after the ticker-symbol date.
 - (2) Each person that becomes a director, officer, promoter or control person of an OTC reporting issuer must deliver to the securities regulatory authorities a personal information form referred to in subsection (1) within 10 days of becoming a director, officer, promoter or control person of an OTC reporting issuer.
 - (3) If a promoter or control person is not an individual, then each of its directors, officers and control persons must deliver a personal information form referred to in subsection (1) to the securities regulatory authorities within 10 days of the promoter or control person becoming a promoter or control person of an OTC reporting issuer.

PART 3 RESALE OF PRIVATE PLACEMENT SECURITIES

Resale of seed stock

- **11.** After the ticker-symbol date, a person must not trade a security of an OTC reporting issuer that the person acquired on or after July 31, 2012 and before the ticker-symbol date unless either of the following occurs:
 - (a) the trade is in connection with one or more of the following:
 - (i) a take-over bid or an issuer bid in a jurisdiction of Canada;
 - (ii) an amalgamation, merger, reorganization or arrangement that is under a statutory procedure or court order;

- (iii) a dissolution or winding-up of the issuer that is under a statutory procedure or court order;
- (b) all of the following conditions are met:
 - the certificate representing the security carries the legend, or the ownership statement issued under a direct registration system or other electronic book entry system relating to the security bears the legend restriction notation, set out in subsection 12(2);
 - (ii) the person trades the security through an investment dealer registered in a jurisdiction of Canada from an account at that investment dealer in the name of that person;
 - (iii) the investment dealer executes the trade through any of the over-the-counter markets in the United States of America.

Legends on seed stock

- **12. (1)** As soon as practicable after the ticker-symbol date, an OTC reporting issuer must place
 - (a) a legend on each certificate representing a security issued before the ticker-symbol date, and
 - (b) a legend restriction notation on each ownership statement issued under a direct registration system or other electronic book entry system relating to a security issued before the ticker-symbol date.
 - (2) The legend and legend restriction notation must state the following

Unless permitted under section 11 of Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets, the holder of this security must not trade the security in or from a jurisdiction of Canada unless

- (a) the security holder trades the security through an investment dealer registered in a jurisdiction of Canada from an account at that dealer in the name of that security holder, and
- (b) the dealer executes the trade through any of the over-thecounter markets in the United States of America.

Resale of private placement securities acquired after ticker-symbol date

13. (1) A person must not trade a security of an OTC reporting issuer that the person acquired under an exemption from the prospectus requirement

after the ticker-symbol date unless the following conditions are satisfied:

- (a) unless the security was acquired under a director or employee stock option, a 4-month period has passed from one of the following:
 - (i) the date the OTC reporting issuer distributed the security;
 - (ii) the date a control person distributed the security;
- (b) if the person trading the security is a control person of the OTC reporting issuer, the person has held the security for at least 6 months;
- (c) the number of securities the person proposes to trade, plus the number of securities of the OTC reporting issuer of the same class that the person has traded in the preceding 12-month period, does not exceed 5% of the OTC reporting issuer's outstanding securities of the same class;
- (d) the person trades the security through an investment dealer registered in a jurisdiction of Canada;
- (e) the investment dealer executes the trade through any of the overthe-counter markets in the United States of America;
- (f) there has been no unusual effort made to prepare the market or create a demand for the security;
- (g) no extraordinary commission or other consideration is paid to a person for the trade;
- (h) if the person trading the security is an insider of the OTC reporting issuer, the person reasonably believes that the OTC reporting issuer is not in default of securities legislation; (i) the certificate representing the security bears a legend, or the ownership statement issued under a direct registration system or other electronic book entry system relating to the security bears a legend restriction notation, stating the following:

The holder of this security must not trade the security in or from a jurisdiction of Canada unless the conditions in section 13 of Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets are met.

(2) Despite subsection (1), a person may trade a security of an OTC reporting issuer that the person acquired under an exemption from the prospectus requirement if the trade is in connection with one or more of

the following:

- (a) a take-over bid or an issuer bid in a jurisdiction of Canada;
- (b) an amalgamation, merger, reorganization or arrangement that is under a statutory procedure or court order;
- (c) a dissolution or winding-up of the issuer that is under a statutory procedure or court order.

No other hold periods

14. Sections 2.3, 2.4, 2.5 and 2.6 of National Instrument 45-102 *Resale of Securities* do not apply to the first trade of a security of an OTC reporting issuer distributed under an exemption from the prospectus requirement.

PART 4 OTHER RESTRICTIONS

Securities for services

- **15.** An OTC reporting issuer must not distribute a security to a director, officer, or consultant of the issuer for the provision of a service unless
 - (a) the consideration for the service is commercially reasonable,
 - (b) in the case of a debt, the debt is a bona fide debt, and
 - (c) the security is distributed for a price that is at least at its current market value.

Take-over bid

16. Section 4.2 of Multilateral Instrument 62-104 *Take-Over Bids and Issuer Bids* does not apply to a take-over bid for an OTC reporting issuer for 2 years after the ticker-symbol date.

Insider reports

17. A person that is exempt or otherwise not required to file an insider report under U.S. federal securities law relating to insider reporting may not rely on the exemption from insider reporting under section 17.1 of National Instrument 71-101 The Multijurisdictional Disclosure System or section 4.12 of National Instrument 71-102 Continuous Disclosure and Other Exemptions

PART 5 EXEMPTION

Exemption

18. The regulator, except in Québec, or securities regulatory authority may, under the statute referred to in Appendix B of National Instrument 14-101 *Definitions* opposite the name of the local jurisdiction, grant an exemption from this Instrument.

PART 6 TRANSITION AND COMING INTO FORCE

Transition – financial disclosure for non-SEC filers

- 19. Except in British Columbia, for an OTC reporting issuer that does not have a class of securities registered under section 12 of the 1934 Act and is not required to file reports under paragraph 15(d) of the 1934 Act, the requirements of National Instrument 51-102 Continuous Disclosure Obligations and National Instrument 52-109 Certification of Disclosure in Issuers' Annual and Interim Filings concerning the filing of
 - (a) annual financial statements, related MD&A and annual certificates apply only to financial years beginning on or after January 1, 2012,
 - (b) interim financial reports, related MD&A and interim certificates apply only to interim periods that
 - (i) begin on or after January 1, 2012, and
 - (ii) end after July 31, 2012, and
 - (c) AIFs apply only to financial years beginning on or after January 1, 2012.

Transition - oil and gas disclosure

20. Except in British Columbia, for an OTC reporting issuer, the requirement of National Instrument 51-101 Standards of Disclosure for Oil and Gas Activities concerning the filing of Form 51-101F1 Statement of Reserves Data and Other Oil and Gas Information applies only to financial years beginning on or after January 1, 2012.

Coming into force

- **21. (1)** This Instrument comes into force on July 31, 2012.
 - (2) Despite subsection (1), except in British Columbia, sections 5, 6, 7, and 8 come into force on September 30, 2012.

Form 51-105F1

Notice - OTC Issuer Ceases to be an OTC Reporting Issuer

This is the form required under paragraph 4(1)(d) of Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets for an OTC issuer to give notice that it has ceased to be an OTC reporting issuer under section 3 of the Instrument in a jurisdiction other than Québec.

In Québec, an OTC reporting issuer must apply to the securities regulatory authority to have its status as an OTC reporting issuer revoked in order to cease to be a reporting issuer.

The Issuer	
Name of Issuer:	(the Issuer)
Head office address:	
Last head office address (if different from above):	
Telephone number:	
Fax number:	
E-mail address:	
Ticker-symbol date:	

Ceasing to be a Reporting Issuer

The Issuer certifies the following statements to be true:

- 1. The Issuer's business is not directed or administered, and has not been directed or administered for at least one year, in or from [insert name of local jurisdiction].
- 2. Promotional activities are not carried on, and have not been carried on for at least one year, in or from [insert name of local jurisdiction].

3. More than one year has passed since the ticker-symbol date.

If the preceding statements are true, on filing this Notice, the Issuer is no longer an OTC reporting issuer in [insert name of local jurisdiction].

If the preceding statements are true, on filing this Notice, the Issuer **has ceased to be** a reporting issuer in [name of local jurisdiction].

Certificate

On behalf of the Issuer, I certify that the statements mad true.	de in this	Notice	are
Date:			
Name of Issuer			
Print name, title and telephone number of person signing on behalf of the Issuer			
Signature			

Warning: It is an offence to make a statement in this Notice that is false or misleading in a material respect, or to omit facts that make this Notice false or misleading in a material respect.

Form 51-105F2

Notice of Promotional Activities

This is the form required under subsection 8(1) of Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets for an OTC reporting issuer to give notice of promotional activities.

Issuer	Information		
Name	e of Issuer:	(the Issuer)	
Head	office address:		
	-		
Telep	hone number: _		
Fax n	umber: _		
E-mai	l address:		
1.	the person's a	person engaged in promotional activities and address, telephone and fax number, and email a not an individual, provide the name(s) of the inc	ddress. If
2.		relationship between the Issuer and each romotional activities.	n person
3.	understanding	culars of any agreement, arrangement, comm g between the Issuer and a person eng activities. Include	

	i.	the effective date and duration of the agreement, arrangement or commitment,
	ii. iii.	the scope of activities being conducted, and the compensation paid or to be paid by the Issuer, including any non-cash compensation.
		has / has not] issued a news release disclosing this information. has issued a news release, the Issuer may file it with this form.
Certific	cate	
On be	ehalf	of the Issuer, I certify that the statements made in this Notice are
Date:		
Name	of Is:	suer
		, title and telephone number igning on behalf of the Issuer
 Signat	ure	
Warnin	_	It is an offence to make a statement in this Notice that is false or

Warning: It is an offence to make a statement in this Notice that is false or misleading in a material respect, or to omit facts that make this Notice false or misleading in a material respect.

Form 51-105F3A

Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information

This Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information must be completed and delivered to the securities regulatory authority by each individual who is required to do so under section 10 of Multilateral Instrument 51-105 *Issuers Quoted in the U.S. Over-the-Counter Markets.* If an individual has previously delivered a personal information form (an "Exchange Form") to the Toronto Stock Exchange or the TSX Venture Exchange and the information has not changed, the individual may deliver the Exchange Form in lieu of this Form if the Certificate and Consent on page 8 of this Form is completed and attached to the Exchange Form.

The securities regulatory authority does not make any of the personal information provided in this Form public, unless required under freedom of information legislation.

General Instructions:

All Questions All questions must have a response. The response of

"N/A" or "Not Applicable" for any questions, except

Questions 1(B), 2B(iii) and 5, will not be accepted.

Questions 6 to 9 Please check $(\sqrt{})$ in the appropriate space provided. If

your answer to any of questions 6 to 9 is "YES", you <u>must</u>, in an attachment, provide complete details, including the circumstances, relevant dates, names of the parties involved and final disposition, if known. Any attachment must be initialled by the person completing this Form.

Responses must consider all time periods.

Delivery The issuer must deliver completed Forms electronically via

the System for Electronic Document Analysis and Retrieval (SEDAR) under the document type "Personal Information Form and Authorization". Access to this document type is

not available to the public.

CAUTION

It is an offence to make a statement in this Form that is false or misleading in a material respect, or to omit facts that make this Form false or misleading in a material respect. Steps may be taken to verify the answers you have given in this Form, including verification of information relating to any previous criminal record.

DEFINITIONS

"Offence" includes:

- (a) a summary conviction or indictable offence under the Criminal Code (Canada);
- (b) a quasi-criminal offence (for example under the *Income Tax Act* (Canada), the *Immigration Act* (Canada) or the tax, immigration, drugs, firearms, money laundering or securities legislation of any jurisdiction of Canada);
- (c) a misdemeanour or felony under the criminal legislation of the United States of America, or any state or territory therein;
- (d) an offence under the criminal legislation of any other foreign jurisdiction;

NOTE: If you have received a pardon under the *Criminal Records Act* (Canada) for an Offence that relates to fraud (including any type of fraudulent activity), misappropriation of money or other property, theft, forgery, falsification of books or documents or similar Offences, you must disclose the pardoned offence in this Form. In such circumstances.

- (a) the appropriate written response would be "Yes, pardon granted on (date)", and
- (b) you must provide complete details in an attachment to this Form.

"Proceedings" means:

(a) a civil or criminal proceeding or inquiry before a court;

- (b) a proceeding before an arbitrator or umpire or a person or group of persons authorized by law to make an inquiry and take evidence under oath in the matter;
- (c) a proceeding before a tribunal in the exercise of a statutory power of decision making where the tribunal is required by law to hold or afford the parties to the proceeding an opportunity for a hearing before making a decision;
- (d) a proceeding before a self-regulatory organization authorized by law to regulate the operations and the standards of practice and business conduct of its members and their representatives, in which the selfregulatory organization is required under its by-laws or rules to hold or afford the parties the opportunity for a hearing before making a decision, but does not apply to a proceeding in which one or more persons are required to make an investigation and to make a report, with or without recommendations, if the report is for the information or advice of the person to whom it is made and does not in any way bind or limit that person in any decision the person may have the power to make;

"securities regulatory authority" (or "SRA") means a body created by statute in any jurisdiction or in any foreign jurisdiction to administer securities law, regulation and policy (e.g. securities commission) but does not include an exchange or other self regulatory or professional organization;

"self-regulatory or professional organization" means:

- (a) a stock, commodities, futures or options exchange;
- (b) an association of investment, securities, mutual fund, commodities, or future dealers;
- (c) an association of investment counsel or portfolio managers;
- (d) an association of other professionals (e.g. legal, accounting, engineering);
- (e) any other group, institution or self-regulatory entity, recognized by a securities regulatory authority, that is responsible for the enforcement of rules, disciplines or codes under any applicable legislation, or considered a self-regulatory or professional organization in another country.

1. A. IDENTIFICATION OF INDIVIDUAL COMPLETING FORM

LAST NA	ME(S)			FIRST	NAME(S)				DLE NA ase stat	ME(S) (If e)	none,
NAME(S)	MOST COM	IMONLY KN	NOWN BY:								
NAME O	F ISSUFR										
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Officer											
Other											
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C.	GENDER	2	DATE OF BIRT	Ή			PLA	CE OF BI	RTH		
	Male Femal	Mo	nth Day	Year	C	ity	Pro	vince/S	tate	Cou	ntry
D.	MARITAL S	TATUS	FULL NAME (USE – incli	ude		OCCUPA	ATION C	OF SPOU	SE
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(i)	ADIAN CITIZENSHII Are you a Cana		izen?					Y	ES		NO	
(ii)	Are you a person			nada as an ir	nmigrant bu	t are						_
()	not yet a Cana				g.a							
(iii)	If "Yes" to Que:		i), the nu	umber of yea	rs of continu	ious						_
	residence in Ca	anada:										

3. EMPLOYMENT HISTORY

(ii)

country(s):

Provide your employment history for the <u>10 YEARS</u> immediately prior to the date of this Form starting with your current employment. Use an attachment if necessary.

Do you hold citizenship in any country other than Canada?

If "Yes" to Question 2B(i), the name of the

number, where you have such a number

Please provide U.S. Social Security

EMPLOYER NAME	EMPLOYER ADDRESS	OYER ADDRESS POSITION HELD FROM		T	то	
			MM	YY	MM	YY

1.	POSITIONS WITH OTH	ER ISSUEI	RS						
								YES	NO
A.	While you were a dire self-regulatory organiz (including a listing rebackdoor listing or charge)	ation ref esulting f	^f use approval fo from a qualifyir	or listing or qu ng transaction	otation	n of the erse ta	at issuer		
В.	Has your employment	in a sal	es, investment o	or advisory ca	pacity	with a	any firm		
	or company engaged been terminated for c	d in the s							
C.	Has a firm or compan Canada or of any for advisor or underwriter,	eign juris	diction as a se	curities deale	r, brok	er, inve	estment		
D.	Are you or have you or insider or control person				or, offic	cer, pro	omoter,		
Ε.	If "YES" to 4D above, p the period(s) during w	hich you	held the position	on(s). Use an a	attachi	ment if	necessa	ary.	
	NAME OF	POSI	TION(S) HELD	MARKE	T	FI	ROM	Te	0
	REPORTING ISSUER			TRADED (ON	MM	YY	MM	YY
5.	EDUCATIONAL HISTO	RY							
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	PROFESSIONAL DESIGN And MEMBERSHIP NUI		GRANTO DESIGN And JURISDI FOREIGN JUI	ATION ICTION OR	DA [·]	TE GRA	NTED	ACTI	IVE?
					MM	DD	YY	YES	NO

Í						
В.	Provide your post-secor	ndary educational histor	ry starting with the most re	ecent.		
	SCHOOL	LOCATION	DEGREE OR DIPLOMA	DATE	OBTAIN	ED
				MM	DD	YY
6 .	OFFENCES - If you an mplete details in an attac	3	in Question 6, you <u>must</u> p	rovide		
					YES	NO
A.	Have you ever pleade	d guilty to or been foun	d guilty of an offence?			
В.	Are you the subject of	of any current charge.	indictment or proceeding	na for an		
	offence?	. any sament sharger	maiotiment en precedu	.g .e. a		
C.	To the best of your k	nowledge ere you er	have you ever been a	director		
C.	officer, promoter, insid	der, or control person	have you ever been a of an issuer, in any juriso me of events, where the is	diction of		
	(i) has ever plead	ed guilty to or been fou	and guilty of an offence?			
	(ii) is the subject offence?	of any current charge,	indictment or proceeding	ng for an	ı	
7.		an attachment and	em in Question 7, you <u>mu</u> attach a copy of any			
					YES	NO
A.	past <u>10 years</u> had a voluntary assignment in insolvency legislation,	n petition in bankrupt n bankruptcy, made a been subject to ar ditors, or had a recei	any foreign jurisdiction, voy issued against you, proposal under any bank yo proceeding, arrange ver, receiver-manager o	made a cruptcy or ement or	-	
В.	Are you now on undies	hargad hankrunt?				
D.	Are you now an undisc	narged bankrupt?				

C.	office Cana	e best of your knowledge, are you or have you ever been a director, r, promoter, insider, or control person of an issuer, in any jurisdiction of da or in any foreign jurisdiction, at the time of events, or for a period of 12 ns preceding the time of events, where the issuer:	
	(i)	has made a petition in bankruptcy, a voluntary assignment in bankruptcy, a proposal under any bankruptcy or insolvency legislation, been subject to any proceeding, arrangement or compromise with creditors or had a receiver, receiver-manager or trustee appointed to manage the issuer's assets?	
	(ii)	is now an undischarged bankrupt?	

8. PROCEEDINGS – If you answer "YES" to any item in Question 8, you <u>must</u> provide complete details in an attachment.

			YES	NO
A.		INT PROCEEDINGS BY SECURITIES REGULATORY AUTHORITY OR SELF- ATORY OR PROFESSIONAL ORGANIZATION Are you now, in any jurisdiction		
		ny foreign jurisdiction, the subject of:		
	(i)	a notice of hearing or similar notice issued by a SRA?		
	(ii)	a proceeding or to your knowledge, under investigation, by an exchange or other self- regulatory or professional organization?		
	(iii)	settlement discussions or negotiations for settlement with a SRA or any self-regulatory or professional organization?		

	RIOR PROCEEDINGS BY SECURITIES REGULATORY AUTHORITY OR SELF- EGULATORY OR PROFESSIONAL ORGANIZATION Have you <u>ever</u> :	YES	NO
(i	been reprimanded, suspended, fined, been the subject of an administrative penalty, or otherwise been the subject of any disciplinary proceedings, in any jurisdiction of Canada or in any foreign jurisdiction, by a SRA or self- regulatory or professional organization?		
(i	had a registration or licence for the trading of securities, exchange or commodity futures contracts, real estate, insurance or mutual fund products cancelled, refused, restricted or suspended?		
(i	been prohibited or disqualified under securities, corporate or any other legislation from acting as a director or officer of a reporting issuer?		
(i	had a cease trading or similar order issued against you or an order issued against you that denied you the right to use any statutory prospectus or registration exemption?		
(\) been the subject of any other proceeding?		

C. SETTLEMENT AGREEMENT(S)

Have you ever entered into a settlement agreement with a SRA, self-regulatory or professional organization, an attorney general or comparable official or body, in any jurisdiction of Canada or in any foreign jurisdiction, in a matter that involved, actual or alleged, fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading in securities or exchange or commodity futures contracts, illegal distributions, failure to disclose material facts or changes or similar conduct, or any other settlement agreement with respect to any other violation of securities legislation in a jurisdiction or in a foreign jurisdiction or the rules of any self-regulatory or professional organization?

office in an	To the best of your knowledge, are you now or have you ever been a director, officer, promoter, insider, or control person of an issuer at the time of such event, in any jurisdiction of Canada or in any foreign jurisdiction, for which a securities regulatory authority or self-regulatory or professional organization has:		
(i)	refused, restricted, suspended or cancelled the registration or licensing of an issuer to trade securities, exchange or commodity futures contracts, or to sell or trade real estate, insurance or mutual fund products?		
(ii)	issued a cease trade or similar order or imposed an administrative penalty against the issuer, other than an order for failure to file financial statements that was revoked within 30 days of its issuance?		
(iii)	refused a receipt for a prospectus or other offering document, denied any application for listing or quotation or any other similar application, or issued an order that denied the issuer the right to use any statutory prospectus or registration exemptions?		
(iv)	(iv) issued a notice of hearing, notice as to a proceeding or similar notice against the issuer?		
(v)	taken any other proceeding against the issuer, including a trading halt, suspension or delisting of the issuer (other than in the normal course for proper dissemination of information, pursuant to a reverse takeover, backdoor listing or similar transaction)?		
(vi)	entered into a settlement agreement with the issuer in a matter that involved actual or alleged fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading in securities or exchange or commodity futures contracts, illegal distributions, failure to disclose material facts or changes or similar conduct by the issuer, or involved in any other violation of securities legislation in a jurisdiction or in a foreign jurisdiction or a self-regulatory or professional organization's rules?		

9. CIVIL PROCEEDINGS – If you answer "YES" to any item in Question 9, you <u>must</u> provide complete details in an attachment.

	YES	NO
JUDGMENT, GARNISHMENT AND INJUNCTIONS Has a court in any jurisdiction of Canada or in any foreign jurisdiction:		
rendered a judgment, ordered garnishment or issued an injunction or similar ban (whether by consent or otherwise) against <u>you</u> in a claim based in whole or in part on fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading, illegal distributions, failure to disclose material facts or changes or allegations of similar conduct?		
(ii) rendered a judgment, ordered garnishment or issued an injunction or similar ban (whether by consent or otherwise) against <u>an issuer</u> , for which you are currently or have ever been a director, officer, promoter, insider or control person, in a claim based in whole or in part on fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading, illegal distributions, failure to disclose material facts or changes or allegations of similar conduct?		

B. CURI	RENT CLAIMS	
(i)	Are <u>you</u> now the subject, in any jurisdiction of Canada or in any foreign jurisdiction, of a claim that is based in whole or in part on actual or alleged fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading, illegal distributions, failure to disclose material facts or changes or allegations of similar conduct?	
(ii)	To the best of your knowledge, are you currently or have you ever been a director, officer, promoter, insider or control person of <u>an issuer</u> now subject, in any jurisdiction of Canada or in any foreign jurisdiction, of a claim that is based in whole or in part on actual or alleged fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading, illegal distributions, failure to disclose material facts or changes or allegations of similar conduct?	

C.	SETTLEMENT AGREEMENT	
	(i) Have <u>you</u> ever entered into a settlement agreement, in any jurisdiction of Canada or in any foreign jurisdiction, in a civil action that involved actual or alleged fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading, illegal distributions, failure to disclose material facts or changes or allegations of similar conduct?	

(ii) To the best of your knowledge, are you currently or have you ever been a director, officer, promoter, insider or control person of <u>an issuer</u> that has entered into a settlement agreement, in any jurisdiction of Canada or in any foreign jurisdiction, in a civil action that involved actual or alleged fraud, theft, deceit, misrepresentation, conspiracy, breach of trust, breach of fiduciary duty, insider trading, unregistered trading, illegal distributions, failure to disclose material facts or changes or allegations of similar conduct?

	CERTIFICATE AND CONSENT		
Ι,	hereby certify that: (Please Print – Name of Individual)		
(a)	I have read and understand the questions, cautions, acknowledgement and consent in this Form, and the answers I have given to the questions in this Form and in any attachments to it are true and correct, except where stated to be to the best of my knowledge, in which case I believe the answers to be true;		
(b)	I have read and understand Schedule 1;		
(c)	I consent to the collection, use and disclosure of the information in this Form (or in a delivered Exchange Form if one is delivered in lieu of this Form) and to the collection, use and disclosure of further personal information in accordance with Schedule 1; and		
(d)	I understand that I am delivering this Form with one or more securities regulatory authorities listed in Schedule 2 and it is an offence to make a statement in this Form that is false or misleading in a material respect, or to omit facts that make this Form false or misleading in a material respect.		
	Date		
	Signature of person named above		
	Nome (a) of OTC ran arting ignuar(a) for which		
	Name(s) of OTC reporting issuer(s) for which this form is delivered		

Form 51-105F3A

Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information

Schedule 1

Collection of Personal Information

The securities regulatory authorities listed in Schedule 2 are authorized, under securities legislation, to collect personal information. The securities regulatory authorities do not make any of the information provided in this Form public, unless required under freedom of information legislation.

By signing the Certificate and Consent in this Form, you are consenting to submitting your personal information in this Form (the "Information") to the securities regulatory authorities and to the collection and use by the securities regulatory authorities of the Information, as well as any other information that may be necessary to administer securities legislation and assist in the administration of securities laws elsewhere. This may include the collection of information from law enforcement agencies, other government or non-governmental regulatory authorities, self-regulatory organizations, exchanges, and quotation and trade reporting systems in order to conduct background checks, verify the Information, perform investigations and conduct enforcement proceedings.

Under Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets, you are required to deliver the Information to the securities regulatory authorities because you are a director, officer, promoter or control person of an OTC Reporting Issuer. Under freedom of information and protection of privacy legislation, you have a right to be informed of the existence of personal information about you that is kept by a securities regulatory authority, to request access to that information, and to request that such information be corrected, subject to applicable freedom of information and protection of privacy legislation.

By signing the Certificate and Consent in this Form, you acknowledge that the securities regulatory authorities may disclose the Information they collect about you, as permitted by law, where its use and disclosure is for the purposes described above. The securities regulatory authorities may use a third party to process the Information, but when that happens, the third party is obligated to comply with the limited use restrictions described above and federal and provincial privacy legislation.

Warning: It is an offence to submit information that, in a material respect, and at the time and in the light of the circumstances in which it is submitted, is misleading or untrue.

Questions

If you have any questions about the collection, use and disclosure of the information you provide to a securities regulatory authority, you may contact the securities regulatory authority at the address or telephone number listed in Schedule 2.

Form 51-105F3A

Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information

Schedule 2

Securities Regulatory Authorities

British Columbia Securities Commission

P.O. Box 10142, Pacific Centre 701 West Georgia Street Vancouver, British Columbia V7Y 1L2

Telephone: 604-899-6500

Toll free in British Columbia and Alberta 1-800-373-6393

Facsimile: 604-899-6506

Alberta Securities Commission

Suite 600, 250 – 5 th Street SW Calgary, Alberta T2P 0R4 Telephone: 403-297-6454 Facsimile: 403-297-6156

Saskatchewan Financial Services Commission

Suite 601 - 1919 Saskatchewan Drive Regina, Saskatchewan S4P 4H2

Telephone: 306-787-5879 Facsimile: 306-787-5899

The Manitoba Securities Commission

500 – 400 St Mary Avenue Winnipeg, Manitoba R3C 4K5 Telephone: 204-945-2548

Toll free in Manitoba 1-800-655-5244

Facsimile: 204-945-0330

Autorité des marchés financiers

800, Square Victoria, 22 e étage C.P. 246, Tour de la Bourse Montréal, Québec H4Z 1G3 Telephone: 514-395-0337

or 1-877-525-0337

Facsimile: 514-873-6155 (For delivery purposes only) Facsimile: 514-864-6381 (For privacy requests only)

New Brunswick Securities Commission

85 Charlotte Street, Suite 300 Saint John, New Brunswick E2L 2J2

Telephone: 506-658-3060

Toll Free in New Brunswick 1-866-933-2222

Facsimile: 506-658-3059

Nova Scotia Securities Commission

2 nd Floor, Joseph Howe Building 1690 Hollis Street Halifax, Nova Scotia B3J 3J9 Telephone: 902-424-7768

Facsimile: 902-424-4625

Prince Edward Island Securities Office

95 Rochford Street, 4th Floor Shaw Building P.O. Box 2000

Charlottetown, Prince Edward Island C1A 7N8

Telephone: 902-368-4569 Facsimile: 902-368-5283

Government of Newfoundland and Labrador

Financial Services Regulation Division P.O. Box 8700 Confederation Building 2nd Floor, West Block Prince Philip Drive St. John's, NFLD A1B 4J6

Attention: Director of Securities

Telephone: 709-729-4189 Facsimile: 709-729-6187

Government of Yukon

Department of Community Services Andrew A. Philipsen Law Centre, 3rd Floor 2130 Second Avenue Whitehorse, YT Y1A 5H6

Telephone: 867-667-5314 Facsimile: 867-393-6251

Government of the Northwest Territories

Government of the Northwest Territories Office of the Superintendent of Securities P.O. Box 1320

F.O. BOX 1320

Yellowknife, NT X1A 2L9

Attention: Deputy Superintendent, Legal & Enforcement

Telephone: 867-920-8984

Facsimile: 867-873-0243

Government of Nunavut

Department of Justice Legal Registries Division P.O. Box 1000, Station 570 1 st Floor, Brown Building Iqaluit, Nunavut X0A 0H0 Telephone: 867-975-6590 Facsimile: 867-975-6594

Form 51-105F3B

Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information

This Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information must be completed and delivered to the securities regulatory authority by each individual who is required to do so under section 10 of Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets. If an individual has previously delivered either Form 51-105F3A Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information or a personal information form to the Toronto Stock Exchange or TSX Venture Exchange in connection with another OTC Reporting Issuer and the information has not changed, the individual may deliver this Form in satisfaction of the requirement in section 10 of Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets if the Certificate and Consent below is completed.

The securities regulatory authority does not make any of the personal information provided in this Form public, unless required under freedom of information legislation.

CERTIFICATE AND CONSENT hereby certify that: Ι, (Please Print - Name of Individual) I delivered form 51-105F3A Personal Information Form and Authorization of Indirect (a) Collection, Use and Disclosure of Personal Information on __ (insert date) for (insert name of issuer). I have read and understood the questions, cautions, acknowledgement and consent in that Form, and the answers I have given to the questions in that Form and in any attachments to it are true and correct, except where stated to be to the best of my knowledge, in which case I believe the answers to be true: (b) I have read and understand the attached Schedule 1; (C) I consent to the collection, use and disclosure of the information in this Form and to the collection, use and disclosure of further personal information in accordance with Schedule 1; and

(d)	I understand that I am delivering this Form to is an offence under securities legislation to perform to the securities regulatory authority.	9 9
•	Date	
	Signature of person named above	
	Name(s) of OTC reporting issuer(s) for which this Form is delivered	

Form 51-105F3B

Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information

Schedule 1

Collection of Personal Information

The securities regulatory authorities listed in Schedule 2 are authorized, under securities legislation, to collect personal information. The securities regulatory authorities do not make any of the information provided in this Form public, unless required under freedom of information legislation.

By signing the Certificate and Consent in this Form, you are consenting to submitting your personal information in this Form (the "Information") to the securities regulatory authorities and to the collection and use by the securities regulatory authorities of the Information, as well as any other information that may be necessary to administer securities legislation and assist in the administration of securities laws elsewhere. This may include the collection of information from law enforcement agencies, other government or non-governmental regulatory authorities, self-regulatory organizations, exchanges, and quotation and trade reporting systems in order to conduct background checks, verify the Information, perform investigations and conduct enforcement proceedings.

Under Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets, you are required to deliver the Information to the securities regulatory authorities because you are a director, officer, promoter or control person of an OTC Reporting Issuer. Under freedom of information and protection of privacy legislation, you have a right to be informed of the existence of personal information about you that is kept by a securities regulatory authority, to request access to that information, and to request that such information be corrected, subject to applicable freedom of information and protection of privacy legislation.

By signing the Certificate and Consent in this Form, you acknowledge that the securities regulatory authorities may disclose the Information they collect about you, as permitted by law, where its use and disclosure is for the purposes described above. The securities regulatory authorities may use a third party to process the Information, but when that happens, the third party is obligated to comply with the limited use restrictions described above and federal and provincial privacy legislation.

Warning: It is an offence to submit information that, in a material respect, and at the time and in the light of the circumstances in which it is submitted, is misleading or untrue.

Questions

If you have any questions about the collection, use and disclosure of the information you provide to a securities regulatory authority, you may contact the securities regulatory authority at the address or telephone number listed in Schedule 2.

Form 51-105F3B

Personal Information Form and Authorization of Indirect Collection, Use and Disclosure of Personal Information

Schedule 2

Securities Regulatory Authorities

British Columbia Securities Commission

P.O. Box 10142, Pacific Centre 701 West Georgia Street

Vancouver, British Columbia V7Y 1L2

Telephone: 604-899-6500

Toll free in British Columbia and Alberta 1-800-373-6393

Facsimile: 604-899-6506

Alberta Securities Commission

Suite 600, 250 – 5th Street SW Calgary, Alberta T2P 3C4 Telephone: 403-297-6454

Facsimile: 403-297-6156

Saskatchewan Financial Services Commission

Suite 601 - 1919 Saskatchewan Drive Regina, Saskatchewan S4P 4H2

Telephone: 306-787-5879 Facsimile: 306-787-5899

The Manitoba Securities Commission

500 – 400 St Mary Avenue Winnipeg, Manitoba R3C 4K5 Telephone: 204-945-2548

Toll free in Manitoba 1-800-655-5244

Facsimile: 204-945-0330

Autorité des marchés financiers

800, Square Victoria, 22 º étage C.P. 246, Tour de la Bourse Montréal, Québec H4Z 1G3 Telephone: 514-395-0337

or 1-877-525-0337

Facsimile: 514-873-6155 (For delivery purposes only)

Facsimile: 514-864-6381 (For privacy requests only)

New Brunswick Securities Commission

85 Charlotte Street, Suite 300 Saint John, New Brunswick E2L 2J2

Telephone: 506-658-3060

Toll Free in New Brunswick 1-866-933-2222

Facsimile: 506-658-3059

Nova Scotia Securities Commission

2 nd Floor, Joseph Howe Building 1690 Hollis Street

Halifax, Nova Scotia B3J 3J9 Telephone: 902-424-7768 Facsimile: 902-424-4625

Prince Edward Island Securities Office

95 Rochford Street, 4th Floor Shaw Building

P.O. Box 2000

Charlottetown, Prince Edward Island C1A 7N8

Telephone: 902-368-4569 Facsimile: 902-368-5283

Government of Newfoundland and Labrador

Financial Services Regulation Division P.O. Box 8700
Confederation Building

2nd Floor, West Block Prince Philip Drive

St. John's, NFLD A1B 4J6

Attention: Director of Securities

Telephone: 709-729-4189 Facsimile: 709-729-6187

Government of Yukon

Department of Community Services Andrew A. Philipsen Law Centre, 3rd Floor 2130 Second Avenue Whitehorse, YT Y1A 5H6

Telephone: 867-667-5314 Facsimile: 867-393-6251

Government of the Northwest Territories

Government of the Northwest Territories Office of the Superintendent of Securities

P.O. Box 1320

Yellowknife, NT X1A 2L9

Attention: Deputy Superintendent, Legal & Enforcement

Telephone: 867-920-8984 Facsimile: 867-873-0243

Government of Nunavut

Department of Justice Legal Registries Division P.O. Box 1000, Station 570 1st Floor, Brown Building Iqaluit, Nunavut X0A 0H0 Telephone: 867-975-6590

Facsimile: 867-975-6594

Form 51-105F4

Notice - Issuer Ceases to be an OTC Reporting Issuer

This is the form required under subsection 4(2) of Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets. This form must be completed and filed in jurisdictions other than Québec if an OTC reporting issuer has ceased to be an OTC issuer because it has a class of securities listed or quoted on an exchange or a quotation and trade reporting system specified in the definition of "OTC issuer" in section 1 of the Instrument.

In Québec, an OTC reporting issuer that has a class of securities listed or quoted on an exchange or a quotation and trade reporting system specified in the definition of "OTC issuer" in section 1 of the Instrument must apply to the securities regulatory authority to have its status as an OTC reporting issuer revoked in order to cease to be an OTC issuer.

The Issuer

1110 133001		
Name of Issuer:		(the Issuer)
Head office address	:	
Last head office address (if different from above):		
Telephone number:		
Fax number:		
E-mail address:		
Ceasing to be an OI	C Reporting Issuer	
The Issuer's quoted	[describe class of s	securities] are listed or
reporting system list	[name of exchange of ed in definition of OTC issuer in soluers Quoted in the U.S. Over-the-Co	ection 1 of Multilateral

If the Issuer has ceased to be an OTC issuer, the Issuer is no longer an OTC Reporting Issuer under Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets.

The Issuer [will not be / will remain] a reporting issuer in a jurisdiction of Canada.

Certificate

On behalf of the Issuer, I certify that the statements made in this Notice are ue.
ate:
ame of Issuer
rint name, title and telephone number f person signing on behalf of the Issuer
gnature

Warning:

It is an offence to make a statement in this Notice that is false or misleading in a material respect, or to omit facts that make this Notice false or misleading in a material respect.