Last amendment in force on June 13, 2008

This document has official status

c. V-1.1, r. 30

NATIONAL INSTRUMENT 55-102 SYSTEM FOR ELECTRONIC DISCLOSURE BY **INSIDERS (SEDI)** 5 15. 50°

Securities Act

(R.S.Q., c. V-1.1, s. 331.1)



Further to the publication of CSA Staff Notice 11-320: Notice of Local Amendments - Nova Scotia and Yukon (AMF Bulletin of November 15, 2012, Vol. 9, no. 46), this Regulation has been updated.

DEFINITIONS AND INTERPRETATION PART 1

Definitions 1.1.

In this Instrument

"access key" means an alpha-pumeric code issued by SEDI or the SEDI operator in respect of an insider that files an insider profile in SEDI format or in respect of a SEDI issuer that files an issuer profile supplement in SEDI format;

"class" includes a se a class:

a person or company that is authorized by a SEDI filer to "filina agent" make a SEDI filino half of the SEDI filer:

means the information that is required under Form 55-102F1;

report" means a report required to be filed under the insider reporting

'issuer event" means a stock dividend, stock split, consolidation, amalgamation, ganization, merger or other similar event that affects all holdings of a class of ecurities of an issuer in the same manner, on a per share basis;

issuer event report" means the information that is required under" Form 55-102F4:

"issuer profile supplement" means the information that is required under Form 55-102F3;

"paper format" means information printed on paper;

"SEDI" means the online computer system providing for the transmission, receipt, review and dissemination of insider reports and related information filed electronically, which is known as the System for Electronic Disclosure by Insiders.

"SEDI filer" means a person or company that is required to make a SEDI filing in accordance with this Instrument:

"SEDI filing" means information that is filed under securities legislation or securities directions in SEDI format, or the act of filing information under securities legislation or securities directions in SEDI format, as the context in licates;

"SEDI format" means information entered electropically in SEDI using the SEDI software application located at the SEDI web site;

"SEDI issuer" means a reporting issuer, other than a mutual fund, that is required to comply with Regulation 13-101 respecting Setem for Electronic Document Analysis and Retrieval (SEDAR) (c. V-1.1, r. 2), including a foreign issuer referred to under paragraph 2 of subsection 2.1(1) of that Regulation;

"SEDI operator" means CDS NO. or a successor appointed by the securities regulatory authority to operate SEDI;

"SEDI software application" means the software on the SEDI web site that provides SEDI users with the functionality to make SEDI filings;

"SEDI user" means an individual who has registered in accordance with subsection 2.5(2);

"SEDI web site" means the web site maintained by the SEDI operator for the filing of information in SEDI format;

"kansfer report" means

(a) in Alberta, Saskatchewan, Ontario, New Brunswick, Northwest Territories, Nova Scotia, Prince Edward Island, Newfoundland, Nunavut or Yukon, a report required to be filed by an insider of a reporting issuer under securities legislation if the insider transfers securities of the reporting issuer into the name of an agent, nominee or custodian; or

(b) in Quebec, a report required to be filed by an insider of a reporting issuer under securities legislation if the insider registers or causes to be registered any security of the reporting issuer in the name of a third person;

"user registration form" means the information that is required under Form 55-102F5.

Decision 2003-C-0069, s. 1.1.

PART 2 SEDI FILING REQUIREMENTS

2.1. Filing of Insider Profile

- (1) An insider of a SEDI issuer shall file an insider profile of an amended insider profile in SEDI format before the insider files an insider report in SEDI format in respect of that SEDI issuer.
- (2) An insider profile shall contain the information required under Form 55-102F1.
- (3) An insider that has filed an insider profile under subsection (1) shall file an amended insider profile in SEDI format containing the information required under Form 55-102F1
- (a) if there is a change in the insider's name or the insider's relationship to any SEDI issuer disclosed in the insider's most recently filed insider profile, or if the insider ceases to be an insider of any such SEDI issuer, within 10 days after the occurrence of the event, or
- (b) if there has been any other change in the information disclosed in the insider's most recently fled insider profile, at the time that the insider next files an amended insider profile of an insider report in SEDI format.
- (4) An insider that is required to file an insider profile in SEDI format shall not file more than one insider profile.

Decision 2003-C-0069, s. 2.1.

2.2 Fling of Insider Reports in SEDI Format

An insider of a SEDI issuer that is required by securities legislation to file an insider report in that capacity shall file the insider report in SEDI format through a SEDI user.

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- (2) For greater certainty, a SEDI user under subsection (1) includes the insider if that insider becomes registered as a SEDI user on or before the time that the insider report is due to be filed.
- (3) An insider report that is filed in SEDI format shall contain the information required under Form 55-102F2.

Decision 2003-C-0069, s. 2.2.

2.3. Filing of Issuer Profile Supplement

- (1) A SEDI issuer shall file an issuer profile supplement in SEDI format within 3 business days after the date that it becomes a SEDI issuer.
- (2) An issuer profile supplement that is required to be filed under subsection (1) shall contain the information required under Form 55-102F3.
- (3) A SEDI issuer shall file an amended issuer profile supplement in SEDI format immediately if
- (a) the SEDI issuer issues any security or class of securities to any insider of the SEDI issuer, unless that issuance has a leady been disclosed in its issuer profile supplement;
- (b) there is any change in the designation of any security or class of securities of the SEDI issuer disclosed or required to be disclosed in its issuer profile supplement;
- (c) any security or class of securities of the SEDI issuer disclosed or required to be disclosed in its issuer prefile supplement has ceased to be outstanding and is not subject to issuance at a fixture date; or
- (d) there is any other change in the information disclosed or required to be disclosed in its issuer profile supplement.

Decision 2003 C-0069, s. 2.3.

2.4. Fing of Issuer Event Report

- A SEDI issuer shall file an issuer event report in SEDI format no later than 1 business day following the occurrence of an issuer event.
- (2) An issuer event report that is required to be filed under subsection (1) shall contain the information required under Form 55-102F4.

Decision 2003-C-0069, s. 2.4.

2.5. SEDI Users

- (1) An individual who is a SEDI filer, a filing agent, or an authorized representative of a SEDI filer or filing agent, may use SEDI for the purpose of making SEDI filings.
- (2) Before using SEDI to make SEDI filings, an individual referred to subsection (1) shall register as a SEDI user by
 - (a) completing and submitting a user registration form in SEDI format; and
- (b) delivering a copy of the completed user registration form paper format to the SEDI operator for verification by the SEDI operator.
- (3) A user registration form under subsection (2) shall contain the information required under Form 55-102F5 and the paper format copy of the user registration form under paragraph (2)(b) shall contain the manual or facsimile signature of the individual being registered.
- (4) The paper format copy of the user registration form referred to in paragraph (2)(b) shall be delivered to the SEDI operator by prepaid mail, personal delivery or facsimile at the address or facsimile number indicated on the printed copy of Form 55-102F5, as applicable.

Decision 2003-C-0069, s. 2.5.

PART 3 FILING OF REPORTS/IN PAPER FORMAT

3.1. Filing of Insider Reports in Paper Format

- (1) An insider report that is not required to be filed in SEDI format under this Instrument shall be filed in paper format.
- (2) An insider report that is required to be filed in paper format shall be prepared in accordance with Form 55-102F6, subject to any provision of securities legislation that permits the use of an alternative form of report in the particular circumstances.
- (3) An insider report that is prepared in accordance with Form 55-102F6 shall be manually signed and shall be filed either
- (a) by prepaid mail or personal delivery to the address of the securities regulatory authority set forth on Form 55-102F6; or
- (b) by facsimile to the facsimile number of the securities regulatory authority set forth on Form 55-102F6.

Decision 2003-C-0069, s. 3.1.

3.2. Filing of Transfer Reports in Paper Format

- (1) In Alberta, Saskatchewan, Ontario, New Brunswick, Northwest Territories, Quebec, Nova Scotia, Prince Edward Island, Newfoundland, Nunavut or Yukon a transfer report shall be filed in paper format and shall be prepared in accordance with Form 55-102F6.
- (2) A transfer report that is prepared in accordance with Form 55-102Fb shall be manually signed and shall be filed either
- (a) by prepaid mail or personal delivery to the address of the securities regulatory authority set forth on Form 55-102F6; or
- (b) by facsimile to the facsimile number of the schrities regulatory authority set forth on Form 55-102F6.

Decision 2003-C-0069, s. 3.2.

PART 4 SEDI FILING EXEMPTION

4.1. Temporary Hardship Exemption

- (1) If unanticipated technical difficulties or failure by a SEDI issuer to file its issuer profile supplement prevent the timely submission of an insider report in SEDI format, a SEDI filer shall file the insider report in paper format as soon as practicable and in any event no later than 2 business days after the day on which the insider report was required to be filed.
- (2) An insider report filed in paper format under subsection (1) shall be prepared in accordance with Form 55-102F6 and shall include the following legend in capital letters at the top of the front page:
- IN ASCORDANCE WITH SECTION 4.1 OF NATIONAL INSTRUMENT 55-102 SYSTEM FOR ELECTRONIC DISCLOSURE BY INSIDERS (SEDI) (c. V-1.1, r. 30), THIS HISIDER REPORT IS BEING FILED IN PAPER FORMAT UNDER A TEMPORARY HARDSHIP EXEMPTION.
- (3) The requirements of securities legislation relating to paper format filings of insider reports apply to a filing under subsection (1) except that signatures to the paper format document may be in typed form rather than manual format and an agent may sign the paper format document on behalf of an insider who is an individual without filing a completed power of attorney.

- (4) If an insider report is filed in paper format in the manner and within the time prescribed in this section, the date by which the information is required to be filed under securities legislation is extended to the date on which the filing is made in paper format.
- (5) If a SEDI filer makes a paper format filing under this section, the SEDI filer shall file the insider report in SEDI format as soon as practicable after the unanticipated technical difficulties have been resolved or the insider has become aware that the SEDI issuer has filed its issuer profile supplement, whichever is applicable.
- (6) Despite sub-section 2.1(3) and sections 2.3 and 2.4, if unanticipated technical difficulties prevent a SEDI filer from filing an issuer profile supplement, an amended issuer profile supplement, an issuer event report or an amended insider profile within the specified time, the SEDI filer shall file such document as soon as practicable after the unanticipated technical difficulties have been resolved.

Decision 2003-C-0069, s. 4.1.

PART 5 PREPARATION AND TRANSMISSION OF SEDI FILINGS

5.1. Manner of Effecting SEDI Filings

A SEDI filing shall be prepared and transmitted using the SEDI software application located at the SEDI web site.

Decision 2003-C-0069, s. 5.1.

5.2. Authentication and Access Key

When information is filed in SEDI format, the identity of the SEDI filer or the authority of the filing agent shall be authenticated by

- (a) the use of the SEDI filer's username and password by the SEDI filer;
- (b) we use of the SEDI filer's access key by the filing agent; or

the use of the SEDI filer's username and password and SEDI filer's access key by the SEDI filer when first linking to the insider profile created by a filing agent.

Decision 2003-C-0069, s. 5.2; M.O. 2008-09, s. 1.

5.3. Format of Information and Number of Copies

A requirement in securities legislation relating to the format in which a report or other information to be filed must be printed or specifying the number of copies of a report or other information that must be filed does not apply to a SEDI filing made in accordance with this Instrument.

Decision 2003-C-0069, s. 5.3.

PART 6 EXEMPTION

6.1. Exemption

- (1) The regulator or the securities regulatory authority may grant an exemption from this Instrument, in whole or in part, subject to such conditions or restrictions as may be imposed in the exemption.
- (2) Despite subsection (1), in Ontario only the regulator may grant such an exemption.

Decision 2003-C-0069, s. 6.1.

PART 7 TRANSITION TO ELECTRONIC PUNG

7.1. SEDI Issuers

An issuer that is a SEDI issuer on October 29, 2001 shall file an issuer profile supplement in SEDI format within 5 business days after that date.

Decision 2003-C-0069, s. 7.

7.2. Transactions Before Effective Date

If, at any time or or after November 13, 2001, an insider of a SEDI issuer is filing an insider report, including an amended insider report, in respect of a relationship to, or a transaction in securities of, the SEDI issuer which arose or occurred prior to that date, the insider shall file the insider report in SEDI format.

Decision 2003-C-0069, s. 7.2.

PART 8 EFFECTIVE DATE

8.1. Effective Date

(Omitted).

Decision 2003-C-0069, s. 8.1.

FILING OF ISSUER PROFILE SUPPLEMENT PART 9

9.1. Filing of Issuer Profile Supplement

- A SEDI issuer that filed an issuer profile supplement in SEDI format on or before (1) January 31, 2002 shall file a new and current issuer profile supplement in SEDI for not later than the date specified by the regulator under subsection (2).
- For the purposes of subsection (1), the regulator may specify a period and that (2) period must
- begin no earlier than the date that the notice subsection (3), and
 - (b) be at least 18 days in length.
- After specifying a period under subsection (2), the regulator shall (3)
- publish a notice specifying the date the period ends and the filing requirement under subsection (1), and
- SUMMININE AS TO RECEEPE PROPERTY OF THE PROPER ng the notice given under paragraph (a).

FORM 55-102F1 Insider Profile

An insider profile filed in SEDI format shall contain the information prescribed below. The information shall be entered using the online version of this form accessible by SEDI users at the SEDI web site (www.sedi.ca). All references to web pages, fields and lists relate to the online version of the form.

If the insider is an individual, start entering information on the web page titled "Create insider profile (Form 55-102F1) - Enter individual information". If the individual insider has submitted a SEDI user registration form, select "Copy your user registration information" to avoid re-entering the insider's personal information. If the insider is not an individual, select "Enter company information" and start entering information on the web page titled "Create insider profile (Form 55-102F1) - Enter company information".

1. Insider's full legal name

Provide the full legal name of the insider. Use upper and lower case letters as applicable. Do not use initials, nicknames or abbreviations of the insider is an individual, complete the "Insider family name" and the "Insider given names" fields. If the insider is not an individual, provide the full legal name of the insider in the "Insider company name" field.

2. Name of insider representative (if applicable)

If the insider is not an individual provide the full legal name of an individual representative of the insider using the "Family name" and "Given names" fields. Use upper and lower case letters as applicable. Do not use initials, nicknames or abbreviations.

3. Insider's address

If the inside is an individual, provide the insider's principal residential address. Otherwise, provide the business address where the insider's representative (provided in item 2 above) is employed. In either case, select or provide the country and provide the address (streat name and number, etc.), the municipality (city, town, etc.), province, territory or state and postal or zip code, as applicable. A post office box or similar mailing address is not acceptable.

Insider's telephone number

Provide a daytime telephone number for the insider (if the insider is an individual) or for the insider's representative (if the insider is not an individual).

5. Insider's fax number (if applicable)

If available, provide a fax number for the insider (if the insider is an individual) or for the insider's representative (if the insider is not an individual).

6. Insider's e-mail address (if applicable)

If available, provide an e-mail address for the insider (if the insider an individual) or for the insider's representative (if the insider is not an individual).

7. Correspondence in English or French

If the insider is an individual resident in Quebec, the insider may choose to receive any correspondence from the Quebec securities regulator authority in English. If no choice is made, any correspondence from the Quebec securities regulatory authority shall be in French. If the insider is a person or company other than an individual and is resident in Quebec, any correspondence from the Quebec securities regulatory authority shall be in French.

If the insider is resident in Manitoba or Ontario, the insider may choose to receive any correspondence from the local securities regulatory authority in French. If no choice is made, any correspondence from the local securities regulatory authority shall be in English.

If the insider is resident in New Branswick, the insider may choose to receive any correspondence from the New Branswick securities regulatory authority in French or English.

8. Confidential question and answer

Provide a "confidential question" and an answer to the confidential question for use in verifying the identity of the insider or the insider's representative if a request is being made to the SEDI operator for a new insider access key. Keep a record of the confidential question and answer in a secure location.

9. Act name(s) of reporting issuer(s)

Add the name of each reporting issuer in respect of which the insider is required to file an insider report in SEDI format. Search for and select each reporting issuer to be added from a database of all SEDI issuers provided for this purpose. Use the reporting issuer's SEDAR number or its legal name (in English or French) to conduct your search. Make sure you select the correct reporting issuer before you proceed further. If you are unable to find the reporting issuer that you are searching for, contact the reporting issuer or the SEDI operator for assistance. Note that the reporting issuer will not appear

in your search results unless the reporting issuer has created an issuer profile in SEDAR and filed an issuer profile supplement in SEDI.

If the insider has ceased to be an insider of a reporting issuer added previously to the insider profile, see item 12 below.

10. Insider's relationship to reporting issuer

For each reporting issuer added under item 9 above, disclose all of the insider's relationships to that reporting issuer by selecting from the list of relationship types provided.

11. Date the insider became an insider or date of opening balance

For each reporting issuer added under item 9 above, if the insider has not filed an insider report in respect of the reporting issuer since becoming an insider, provide the date on which the insider became an insider of the reporting issuer. Otherwise, provide an opening balance date. This opening balance date will be used as the date for all opening balances of securities of this reporting souer. The opening balance date should be a date prior to the date of any transactions that will be reported for this reporting issuer in SEDI.

12. Date the insider ceased to be an insider

If the insider has ceased to be an insider of a reporting issuer added previously to the insider profile, amend the insider profile by providing the date on which the insider ceased to be an insider of the reporting issuer in the fields provided for this purpose on the web page titled "Amend insider profile - Amend issuer information."

Optional Information

An insider profile filed in SEDI format may, at the option of the insider, contain the following additional information:

13. Additional contact information

each reporting issuer added to the insider profile, the insider may provide another address at which the insider prefers to be contacted (such as a business address) or may provide contact information for another individual who is to be contacted by the securities regulatory authority instead of the insider. To provide additional contact information, check the applicable box under "Optional information" on the web page titled "Create insider profile - Enter information about the insider's relationship to the issuer".

14. Add name(s) of registered holder(s) of securities

If the insider is required to file an insider report in respect of securities owned indirectly or over which control or direction is exercised, the insider must provide the name of the registered holder of the securities at the time the insider report is filed. To assist the insider in complying with this requirement, for each reporting issuer added to the insider's profile the insider may add the name(s) of the registered holder(s) of securities of the reporting issuer that the insider is required to provide in an insider report.

To add the name(s) of the registered holder(s) for the reporting issued, check the applicable box under "Optional information" on the web page titled "Openie insider profile - Enter information about the insider's relationship to the issuer". Any name added to the insider's profile in this manner may be selected when an insider report is prepared in SEDI format and registered holder information is recoived. The full legal name of the registered holder must be provided in each case.

Securities beneficially owned directly but held through a nominee such as a broker or book-based depository are considered direct holdings.

Amending Insider Profile To Add a Reporting Issuer

If an insider that has previously filed an insider profile is required to file an insider report in SEDI format in respect of a reporting Issuer that is not already disclosed in the insider profile, amend the insider profile to add the name of the reporting issuer, to disclose all of the insider's relationships to the reporting issuer and to provide the date the insider became an insider or the date of the previous paper filing, as applicable. Provide the information required in items 9, 10 and 11 above.

Certification

Prior to submitting an insider profile, the insider or the insider's agent must certify that the information is true and complete in every respect by selecting "Certify" on the web page titled "Create insider profile - Certify and file insider profile" and following the instructions provided for this purpose. In the case of an agent, the certification is based on the agent's best knowledge, information and belief but the insider is still responsible for ensuring that the information filed by the agent is true and complete. 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.

Notice - Collection and Use of Personal Information

The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain provisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Northwest Territories,

Quebec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Yukon. Some of the required information will be made public pursuant to the securities legislation in each of the jurisdictions indicated above. Other required information will remain confidential and will not be disclosed to any person or company except to any of the securities regulatory authorities or their authorized representatives. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information 38 TO OCTOBER filed, at the address(es) or telephone number(s) set out below. In Quebec, questions may also be addressed to the Commission d'accès à l'information du Québec 1888-528-7741, web site: www.cai.gouv.gc.ca).

Alberta Securities Commission Suite 600, 250 - 5th Street SW Calgary, AB T2P 0R4 Attention: Information Officer

Telephone: (403) 297-6454

British Columbia Securities Commission P.O. Box 10142. Pacific Centre 701 West Georgia Street Vancouver, BC V7Y 1L2 Attention: Supervisor, Insider Reporting

Telephone: (604) 899-6500 or (800) 373-66

The Manitoba Securities Commission 500 - 400 St. Mary Avenue Winnipeg, Manitoba, R3C 4K5 Attention: Director, Legal Telephone: (204) 945-0605

New Brunswick Secur Commission 85 Charlotte Street, e 300 Saint John, NB (2) Attention: Corporate Finance Officer 6-658-3060 or 866-933-2222 (in New Brunswick) Telephone₁

Commission of Newfoundland Floor, West Block nfederation Building Št. John's, NFLD A1B 4J6 Attention: Director of Securities Telephone: (709) 729-4189

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Nova Scotia Securities Commission Suite 400, 5251 Duke Street Halifax, Nova Scotia B3J 1P3 Attention: FOI Officer

Telephone: (902) 424-7768

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Superintendent of Securities Government Prince Edward Island 4th Floor, Shaw Building tetown PE C1A 7N8 02-368-4550

Autorité des marchés financiers Stock Exchange Tower P.O. Box 246, 22nd Floor 800 Victoria Square Montréal, PQ H4Z 1G3

Attention: Responsable de l'accès à l'information

Telephone: (514) 940-2150 or (800) 361-5072 (in Quebec)

38 at Saskatchewan Financial Services Commission, Securities Division

6th Floor, 1919 Saskatchewan Drive

Regina, SK S4P 3V7 Attention: Director

Telephone: (306) 787-5645

Office of the Yukon Superintendent of Securities

Government of Yukon

Department of Community Services

307 Black Street, 1st Floor

PO Box 2703 (C-6)

Whitehorse, Yukon Y1A 2C6

Telephone: 867-667-5466

Facsimile: 867-393-6251

http://www.community.gov.yk.ca/corp/securit

-102H MFORCE FROM JUNE Decision 2003-C-0069, Sch. 55-102Ft. D.O. 2008-09, s. 2.

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FORM 55-102F2 Insider Report

An insider report filed in SEDI format shall contain the information prescribed below. The information shall be entered using the online version of this form accessible by SEDI users at the SEDI web site (www.sedi.ca). All references to web pages, fields and lists relate to the online version of the form.

If a position or transaction being reported by the insider involves an obtion, warrant, right or other derivative, the information prescribed by items 18 to 25 below must be included in the insider report, if applicable.

For each reporting issuer in respect of which one or more positions or transactions are being reported by an insider, start by navigating to the web page titled "File insider report (Form 55-102 F2) - Select issuer" and then provide the information required in the circumstances.

1. Name of reporting issuer

Provide the name of the reporting issuer for the securities that are the subject of the insider report by selecting the reporting issuer's name from the list of one or more reporting issuer names added previously to the insider's profile. If the name of the applicable reporting issuer does not appear in the list, the insider's profile must be amended to add the name of the applicable eporting issuer before the insider report can be completed. A separate insider report must be completed for each reporting issuer in respect of which the insider has a reporting obligation.

2. Amended insider report

If the insider is amending information contained in an insider report filed previously in SEDI format the amended insider report shall contain all of the information required to be disclosed in the previous insider report in its amended form.

If the incider is amending information contained in an insider report filed previously in paper format, select "Amend paper filing" on the "Amend insider transaction" web page and complete a new insider report in SEDI format containing all of the information required to be disclosed in the previous paper filing in its amended form. In the "General remarks" field on the "File insider report - Enter transaction information" web page, provide the date on which the previous paper filing was made.

Review issuer information

Review the information contained in the insider profile with respect to the selected reporting issuer to ensure that the information is correct. To do this, click on "Insider profile" in the top bar and the "Introduction to insider profile activities (Form 55-102F1)" screen will appear.

You must review the information in the insider profile with respect to the selected reporting issuer and, if the information is not correct, you must amend it by filing an amended insider profile. To do this, click on "Amend insider profile" in the bar on the left side and make the necessary corrections.

4. Review new issuer event reports

If the reporting issuer has filed an issuer event report that has not previously been viewed or that has been previously flagged for further viewing, you must review the issuer event report.

To do this you must do the following: i) After you have selected an issuer and before selecting the "File insider report" feature, on the select entitled "File insider report (Form 55-102F2) – Select issuer", click on the feature entitled "View issuer event reports" and the "Listing of issuer event reports" screen appears; ii) Next, click on the radio button for the report you wish to see and then select "View Report" and the "View issuer report information" screen appears with the text of the issuer event report.

If the insider's holdings of securities of the porting issuer have been affected by an issuer event, the change in holdings must be eported.

5. Security designation

For each position or transaction being reported, provide the security designation for the applicable security or class of securities. For this purpose, select the applicable security designation from the list shown for the reporting issuer's outstanding securities.

If the applicable security designation does not appear in the list, check the "archived security designation" list containing designations of securities of the reporting issuer that are no longer outstanding and that may no longer be issued. Alternatively, check the "Insider defined security" list that will contain one or more security designations for the reporting issuer if any have been defined previously by or for the insider. In either case, if the applicable securities designation appears in the list, select it.

If the applicable security designation does not appear in any of the lists described above, the insider must define the applicable security designation. For this purpose, select the appropriate "Security category" by choosing "Debt", "Equity", "Issuer Derivative" or "Third Party Derivative" from the list provided. For purposes of the insider reporting requirement, "issuer derivative" means a derivative issued by the reporting issuer to which the insider reporting requirement relates and "third party derivative" means a derivative issued by a person or company other than the reporting issuer to which the insider reporting requirement relates. The security category selected will

determine the nature of the information that is required to be reported in relation to positions or transactions involving the applicable security designation.

Next, create the "insider defined" security designation by selecting the most appropriate "Security name" from the list provided and, if applicable, use the "Additional description" field to enter any additional words used to describe the specific security or class of securities. For example, to provide the security designation of "Class Preferred Shares, Series 1", select "Preferred Shares" from the "Security name" list and then type "Class A, Series 1" in the "Additional description" field.

Important Note: If the security or class of securities being designated is a security that has been issued by the reporting issuer, it is important to try to avoid creating an "insider defined" security designation. If a security designation has not been created by the reporting issuer in respect of a security or class of securities is used by the reporting issuer, contact the reporting issuer to request that the security designation be added to the list of security designations for the reporting issuer's outstanding securities in its issuer profile supplement. However, you must create as 'insider defined" security designation if this becomes necessary to ensure that the insider report is filed on a timely basis.

Derivatives: If the security or class of securities being designated is an issuer derivative or a third party derivative, provide the security designation for the derivative and the security designation for the underlying security. See item 18 below. In addition, if the security or class of securities being designated is a third party derivative, the insider will have to provide the applicable security designation in all cases.

6. Ownership type

Indicate whether the securities in respect of which a position or transaction is being reported are (1) beneficially owned directly, (2) beneficially owned indirectly or (3) controlled or directed securities beneficially owned directly but held through a nominee such as a broker or back-based depository are considered direct holdings.

7. Identity of registered holder of securities where ownership is indirect or where control or direction is exercised

If beneficial ownership of the securities is indirect or if control or direction is exercised over the securities, provide the name of the registered holder of the securities. If the name of the registered holder has been previously added to the insider's profile in aspect of the reporting issuer, select the name of the registered holder from the list shown. Otherwise, enter the full legal name of the registered holder in the field provided.

8. Opening balance of securities held (initial SEDI report only)

If the insider is filing an initial report in respect of securities held on becoming an insider or is reporting a change in a security or class of securities previously reported only in paper format, for each security or class of securities held directly or by a particular registered holder, disclose the initial number or amount of securities so held in the field provided for this purpose on the web page titled "File insider report - Opening balance on initial SEDI report (Non-Derivatives)", or the corresponding web page for derivatives, as applicable. For debt securities, provide the aggregate nominal value of the securities held.

If an opening balance of securities held is required to be disclosed, the information with respect to the "date of transaction" and "nature of transaction" required under items 9 and 10 below will be generated by the SEDI software application. The "Opening/initial balance date" will be the date the insider became are insider or the date the insider entered for all opening balances for securities of this is the contraction.

If the insider has previously filed a report in SEDI discussing the balance of the security or class of securities held directly or by a particular registered holder, the opening balance of the security or class of securities so held is generated by the SEDI software application based on all previous reports filed in respect of the particular holding.

If an initial SEDI report involves the holding of a derivative, see item 19 below.

9. Date of transaction

Provide the date of each transaction being reported using the fields provided for this purpose. Provide the "trade date" not the "settlement date".

10. Nature of transaction

Indicate the native of each transaction being reported by selecting the most appropriate transaction type from the list provided for this purpose.

11. Number of value of securities acquired

Disclose the number or value of securities acquired for each transaction involving an acquisition of securities. For debt securities, provide the aggregate nominal value. If the transaction involved the acquisition of an option, warrant, right or other derivative, see items 21 and 22 below.

12. Number or value of securities disposed of

Disclose the number or value of securities disposed of for each transaction involving a disposition of securities. For debt securities, provide the aggregate nominal

value. If the transaction involved the disposition of an option, warrant, right or other derivative, see items 21 and 22 below.

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13. Unit price or exercise price

Disclose the price per security paid or received by the insider for each transaction being reported, if applicable. Do not reduce the price being reported to reflect the amount of any commission paid. If the insider acquired or disposed of a security upon the exercise of an option, warrant, right or other derivative, report the exercise price per security. If the insider acquired or disposed of an option, warrant right or other derivative, see item 23 below.

If the transaction involved consideration other than cash, provide the approximate fair value of the consideration in Canadian dollars and describe the consideration in the "General remarks" field. If no consideration was paid or received by the insider, check "Not applicable".

14. Currency

If the price paid or received in any transaction was in a currency other than Canadian dollars, provide the amount in that other currency and select the other currency from the list provided for this purpose.

15. Closing balance of securities held

After each new transaction being reported in respect of a security or class of securities held directly or through a particular registered holder has been entered, a new balance of the security or class of securities held directly or by the particular registered holder will be generated automatically by SEDI prior to filing. If the insider believes that the closing balance reported by SEDI is not correct, the closing balance calculated by the insider must be reported in the field provided for this purpose. The insider shall make all reasonable efforts to reconcile the balance calculated by SEDI with the balance believed by the insider to be correct. An incorrect balance may have resulted from an error in a previous insider report or from a failure to report a previous transaction.

16. General remarks

Provide additional information if necessary to provide an accurate description of each position and/or transaction in securities being reported. Information provided in this field will be accessible by the public.

Private remarks to securities regulatory authority

Using the field provided, the insider may disclose additional information with respect to the position or transaction being reported to staff of the securities regulatory authority. Information provided in this field will not be accessible by the public.

INFORCE FROM JUNE 13.2008 TO OCTOBER 12.2013

Holdings or Transactions Involving Derivatives

If a holding or transaction being reported by the insider involves an issuer derivative or a third party derivative, the additional information prescribed below shall be disclosed, if applicable. For this purpose, "issuer derivative" means a derivative issued by the reporting issuer to which the insider reporting requirement relates, and "third party derivative" means a derivative issued by a person or company other than the reporting issuer to which the insider reporting requirement relates.

18. Security designation of derivative and underlying security

Provide the security designation for the derivative in the manner described under item 5 above. Next, select the appropriate security category for the underlying security from the list provided and then provide the security designation for the underlying security in a similar manner to that described under item 5 above. If the security or class of securities being designated is a third party derivative, the insider will have to define the applicable security designation in all cases. If the perivative security has been defined by the insider, the underlying security must also be defined by the insider.

19. Opening balance of derivative securities or contracts held (initial SEDI report only)

If the insider is filing an initial report disclosing an option, warrant, right or other derivative held on becoming an insider or is reporting a change in such a derivative not previously reported in SEDI format, for each such derivative position so held directly or by a particular registered holder, disclose the initial number of derivative securities or contracts held in the field provider for this purpose.

20. Opening balance of equivalent number of underlying securities (initial SEDI report only)

If the insider is filing an initial report of an option, warrant, right or other derivative held on becoming an insider or is reporting a change in any such derivative not previously reported in SEDI format, for each such derivative position held directly or by a particular registered holder, disclose the actual or notional number or amount of underlying securities that may be acquired or disposed of upon exercise or settlement of such derivative. If the underlying securities are debt securities, provide the aggregate nominal value of the actual or notional amount of underlying debt securities that may be acquired or disposed of upon exercise or settlement of such derivative.

21. Number of derivative securities or contracts acquired or disposed of

Disclose the number of derivative securities or contracts acquired for each transaction involving an acquisition of a derivative or the number of derivative securities or contracts disposed of for each transaction involving a disposition of a derivative.

22. Equivalent number of underlying securities acquired or disposed of

For each transaction involving an acquisition or disposition of a derivative, disclose the actual or notional number or amount of underlying securities that may be acquired or disposed of upon exercise or settlement of the derivative. If the underlying securities are debt securities, provide the aggregate nominal value of the equivalent amount of underlying debt securities that may be acquired or disposed of upon exercise or settlement of the derivative.

23. Unit price of derivative

Disclose the premium or other amount paid or received by the insider in connection with the acquisition or disposition of the derivative (per contract if applicable). If the premium or other amount paid or received value in a currency other than Canadian dollars, provide the amount in that other currency and select the other currency from the list provided for this purpose.

24. Conversion or exercise price of derivative

Provide the conversion or exercise price of the derivative by entering the amount in the field provided for this purpose (per underlying security if applicable). If the conversion or exercise price is in a currency other than Canadian dollars, select the relevant currency from the list provided for this purpose. If the conversion or exercise price of the derivative will adjust on one or more specified dates, provide the details of the adjustment terms in the "General remarks" field.

25. Date of expiry or maturity of derivative

If the derivative expires or matures on a given date, specify the date of expiry or maturity using the fields provided for this purpose.

Certification

Prior to filing an insider report, the insider or the insider's agent must certify that the information is true and complete in every respect. In the case of an agent, the certification is based on the agent's best knowledge, information and belief but the insider is still responsible for ensuring that the information filed by the agent is true and complete. 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.

Notice - Collection and Use of Personal Information

The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain provisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Northwest Territories, Quebec. New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Yukon. Some of the required information will be made public pursuant to the securities legislation in each of the jurisdictions indicated above. Other required information will remain confidential and will not be disclosed to any person or company except to any the securities regulatory authorities or their authorized representatives. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information is securities regulatory authority in any jurisdiction(s) in which the required information is filed, at the address(es) or telephone number(s) set out below. In Quebec, questions may also be addressed to the Commission d'accès à l'information du Québec (1-888-528-7741, web site: www.cai.gouv.qc.ca).

Alberta Securities Commission Suite 600, 250 - 5th Street SW Calgary, AB T2P 0RC4
Attention: Information Officer Telephone: (403) 297-6454

British Columbia Securities Commission P.O. Box 10142, Pacific Centre 701 West Georgia Street

701 West Georgia Street Vancouver, BC V7Y 1L2 Attention: Supervisor, Insider Reporting

Telephone: (604) 899-6500 or (80 /373-6393 (in BC)

The Manitoba Securities Con 500 - 400 St. Mary Avent Winnipeg, Manitoba, Attention: Director Telephone: (204)

New Brunswic Securities Commission 85 Charlotte Street, Suite 300 n. NB E2L 2J2 Attention: Corporate Finance Officer

Talephone: 506-658-3060 or 866-933-2222 (in New Brunswick)

Securities Commission of Newfoundland P.O. Box 8700 2nd Floor, West Block Confederation Building St. John's, NFLD A1B 4J6 Attention: Director of Securities

Telephone: (709) 729-4189

IN FORCE FROM JUNE 13. 2008 TO OCTOBER 12. 2013

Superintendent of Securities Department of Justice Government of the Northwest Territories 1st Floor, Stuart M. Hogson Building 5009-49th Street

Nunavut
Sgistries Division
Sistries Division
Superintendent of Securities
Tel: 867-975-6590
Fax: 867-975-6590
Fax: 867-975-6595
Email: legal.registries @gov.nu.ca
Ontario Securities Commission
Suite 1903, Box 55
20 Queen Street West
Toronto, Ontario M5H 338
Attention: FOI Coordination
selephone: (416) 534

Superintendent of Securities Government Prince Edward Island haw Building etown PE C1A 7N8

02-368-4550

Autorité des marchés financiers Stock Exchange Tower P.O. Box 246, 22nd Floor 800 Victoria Square Montréal, PQ H4Z 1G3

Attention: Responsable de l'accès à l'information

Telephone: (514) 940-2150 or (800) 361-5072 (in Quebec)

ZOOCTOBER 12. 2013 Saskatchewan Financial Services Commission, Securities Division

6th Floor, 1919 Saskatchewan Drive

Regina, SK S4P 3V7

Attention: Director Telephone: (306) 787-5645

Office of the Yukon Superintendent of Securities

Government of Yukon

Department of Community Services

307 Black Street, 1st Floor

PO Box 2703 (C-6)

Whitehorse, Yukon Y1A 2C6

Telephone: 867-667-5466 Facsimile: 867-393-6251

http://www.community.gov.yk.ca/corp/secur

Decision 2003-C-0069, Sch. 55-102F2; M.O.

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FORM 55-102F3 Issuer Profile Supplement

An issuer profile supplement filed in SEDI format shall contain the information prescribed below. The information shall be entered using the online version of this form accessible by SEDI users at the SEDI web site (www.sedi.ca). All references to web pages, fields and lists relate to the online version of the form.

1. Name of reporting issuer

Provide the name of the reporting issuer for which the issuer profile supplement is being created by searching for the reporting issuer using the reporting issuer's SEDAR number or the reporting issuer's legal name (in English of French). If the reporting issuer's name does not appear in the search results, an issue profile must be created for the reporting issuer in SEDAR before proceeding further with any SEDI filings. See Regulation 13-101 respecting System for Electronic Document Analysis and Retrieval (SEDAR) (c. V-1.1, r. 2).

2. Name of insider affairs contact

Provide the full legal name of an individual who will act as "insider affairs contact" for the reporting issuer. Use the "Family name" and "Given names" fields for this purpose. Use upper and lower case letters as applicable. Do not use initials, nicknames or abbreviations. SEDI will automatically deliver an e-mail message to the e-mail address provided for the insider affairs contact each time an insider profile or an amended insider profile is filed by or ob behalf of a person or company disclosing an insider relationship with the reporting issuer. This is intended to assist the reporting issuer in identifying any incorrect of inappropriate SEDI filings made in respect of the reporting issuer. Insider affairs contact information is not accessible by the public.

3. Address of insider affairs contact

Provide a basiness address for the insider affairs contact. Indicate the country and provide the address (street name and number, etc.), the municipality (city, town, etc.), province, territory or state and postal or zip code, as applicable. A post office box or similar maining address is not acceptable.

4. Rephone number and e-mail address of insider affairs contact

Provide a business telephone number and a business e-mail address for the usider affairs contact.

5. Fax number of insider affairs contact (if applicable)

If available, provide a business fax number for the insider affairs contact.

INFORCE FROM JUNE 13.2008 TO OCTOBER 12.2013

6. Confidential question and answer

Provide a "confidential question" and an answer to the confidential question for use in identifying the issuer's representative if a request is being made to the SEDI operator for a new issuer access key. Keep a record of the confidential question and answer in a secure location.

7. Security designations

Provide the security designation for each outstanding security and each class of outstanding securities of the reporting issuer that is held by an insider of the reporting issuer who has direct or indirect beneficial ownership of, or control or direction over, that security or class of security. For each security or class of securities, select the appropriate "Security category" by choosing "Debt", "Equity" or "Issuer Derivative" from the list provided. Then provide a designation of the security or class of securities using the fields provided for this purpose, as follows. First, select the "Security name" from the list of generic security names provided. Second, if applicable, enter any additional words used to describe the specific security or class of securities. For example, to provide the designation of "Class A Preferred Shares, Series 1", select "Preferred Shares" from the "Security name" field and then type "Class A, Series 1" in the "Additional description" field.

If the security whose designation is resing added is an issuer derivative, provide the designation of the underlying security or class of underlying securities in addition to the designation of the issuer derivative itself. First, select the applicable securities category for the underlying security and then provide the designation for the underlying security using the "Security name" and "Additional description" fields in the same manner as described above.

8. Amending a security designation

If there is any change in the security designation disclosed previously for a security or class of securities of the reporting issuer that is outstanding or that may be issued in the future, use the "Amend security designation" function to amend the applicable security designation in the issuer profile supplement. Select the applicable security designation to be amended and a web page with pre-populated fields containing the existing security designation information will be displayed for purposes of making the necessary amendment(s).

Note that a security designation should only be amended for corrections or for changes that do not result in the security or class of securities ceasing to exist. If a security or class of securities ceases to exist and is replaced by another security or class of securities, the "old" security must be archived in the manner described under item 9 below and a security designation must be added for the "new" security in the manner described under item 7 above.

If the security or class of securities affected by the change is an underlying security for an issuer derivative, use the "Amend security designation" function to amend the security designation of the underlying security as well.

9. Archiving a security designation

If any security or class of securities designated previously by the reporting user has ceased to be outstanding and the security or class of securities may no longer be issued, use the "Archive security designation" function to remove the relevant security designation from the reporting issuer's list of "outstanding securities" and place it in the reporting issuer's list of "archived securities". Archived security designations may not be reactivated if the applicable security or class of securities is re-squed or becomes subject to the issuance. In such circumstances, a new security designation must be added to the issuer profile supplement in the manner described under item 7 above.

Notice - Collection and Use of Personal Information

The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain profisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Northwest Territories, Quebec, New Brunswick, Nova Scotia, Orbidee Edward Island, Newfoundland and Yukon. Some of the required information will be made public pursuant to the securities legislation in each of the jurisdictions indicated above. Other required information will remain confidential and will not be disclosed to any person or company except to any of the securities regulatory authorities or their authorized representatives. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information is filed, at the address(es) or telephone number(s) set out below. In Quebec, questions may also be addressed to the Commission d'accès à l'information du Québec (1-888-528-7741, web site.) www.cai.gouv.qc.ca).

Alberta Securities Commission Suite 600, 250 5th Street SW Calgary AB 72P 0R4 Attention Information Officer Telephone: (403) 297-6454

Pritish Columbia Securities Commission P.O. Box 10142, Pacific Centre 701 West Georgia Street Vancouver, BC V7Y 1L2

Attention: Supervisor, Insider Reporting

Telephone: (604) 899-6500 or (800) 373-6393 (in BC)

INFORCE FROM JUNE 13.208 TO OCTOBER 12.2013

The Manitoba Securities Commission

500 - 400, St. Mary Avenue

Winnipeg, Manitoba R3C 4K5

Attention: Director, Legal Telephone: (204) 945-0605

New Brunswick Securities Commission

85 Charlotte Street, Suite 300

Saint John, NB E2L 2J2

Attention: Corporate Finance Officer

2008 TO OCTOBER 12. 2013 Telephone: 506-658-3060 or 866-933-2222 (in New Brunswick)

Securities Commission of Newfoundland

P.O. Box 8700 2nd Floor, West Block

Confederation Building

St. John's, NFLD A1B 4J6

Attention: Director of Securities

Telephone: (709) 729-4189

Superintendent of Securities

Department of Justice

Government of the Northwest Territories

1st Floor, Stuart M. Hogson Building

5009-49th Street

P.O. Box 1320

Yellowknife, Northwest Territories

Attention: Deputy Superintendent

Tel: 867-920-3318

Nova Scotia Securities Commission

Suite 400, 5251 Dul

Halifax, Nova Scot

Attention: FOI

Telephone:

stries Division

100, Station 570

Yoor, Brown Building

aluit, Nunavut, X0A 0H0

Contact person: Superintendent of Securities

Tel: 867-975-6590

Fax: 867-975-6595

Email: legal.registries@gov.nu.ca

Ontario Securities Commission Suite 1903, Box 55 20 Queen Street West Toronto. Ontario M5H 3S8 Attention: FOI Coordinator

Telephone: (416) 593-8314

Superintendent of Securities Government of Prince Edward Island 4th Floor, Shaw Building 95 Rochford Street P.O. Box 2000 Charlottetown PE C1A 7N8 Tel: 902-368-4550

Autorité des marchés financiers Stock Exchange Tower P.O. Box 246, 22nd Floor 800 Victoria Square Montréal, PQ H4Z 1G3

Attention: Responsable de l'accès à l'information

TO OCTOBER 12. 2013 Telephone: (514) 940-2150 or (800) 361-507

Saskatchewan Financial Services Commission, Securities Division

6th Floor, 1919 Saskatchewan Drive 💦

Regina, SK S4P 3V7 Attention: Director

Telephone: (306) 787-5645

Office of the Yukon Superintendent of Securities

Government of Yuko

Department of Cop ity Services

307 Black Street

PO Box 2703

Whitehorse Y1A 2C6

67-667-5466

867-393-6251

w.community.gov.yk.ca/corp/securities about.html

sion 2003-C-0069, Sch. 55-102F3; M.O. 2008-09, s. 4.

FORM 55-102F4 Issuer Event Report

An issuer event report in SEDI format shall contain the information prescribed below. The information shall be entered using the online version of this form accessible by SEDI users at the SEDI web site (www.sedi.ca). All references to web pages, fields and lists relate to the online version of the form.

1. Issuer event type

Starting at the web page titled "File issuer event report - Form 55-102F4", select the "Issuer event type" that appropriately describes the issuer event from the list of transactions and other events provided for this purpose. If an appropriate issuer event type is not provided in the list, select "Other Issuer Event" and exter an appropriate generic term for the type of issuer event being reported in the "Other Issuer event type" field provided for this purpose.

2. Effective date of issuer event

Disclose the effective date of the issuer evert using the fields provided for this purpose.

3. Issuer event title

Provide a descriptive title for the issuer event that will distinguish the issuer event from other issuer events of the same type. For example, in the case of a merger, refer to another merging issuer, or in the case of a stock split, indicate the approximate date.

4. Issuer event details

Describe the issuex event in plain language. Provide the security designation of each security or class exsecurities of the issuer affected by the issuer event and explain the adjustment or other change in holdings that affected insiders of the issuer would be required to report as a result of the issuer event. If applicable, provide the ratio by which each security or class of securities affected has been or will be adjusted by the issuer event.

applied to the number of securities held by affected insiders, indicate whether the number of securities held by rounded up or down.

If the issuer event involved the creation of a new security or class of securities or the formation of a new reporting issuer, disclose this information. If applicable, amend the issuer profile supplement for the reporting issuer.

Optional Information

An issuer event report filed in SEDI format may, at the option of the reporting issuer, contain the following additional information:

5. Private remarks to securities regulatory authority

M. F. ORCE FROM JUNE 13, 2008 TO OCTOBER 12, 18 Using the field provided, the issuer may disclose additional information

FORM 55-102F5 SEDI User Registration Form

An individual who intends to use SEDI to file information with the securities regulatory authority is required to complete and submit a user registration form in SEDI format containing the information prescribed below. The information must be entered using the online version of this form accessible at the SEDI web site (www.sedi.ca). To access the online user registration form, select "Register as a SEDI user" on the navigation bar at the top of the web page titled "Welcome to SEDI".

1. Full legal name of SEDI user

Provide your family name and your given names. Use upper and lower case letters as applicable. Do not use initials, nicknames or abbreviations.

2. Name of employer and position of SEDI user

If you are acting on behalf of an employer, provide the full legal name of your employer and your position with that employer.

3. Address of SEDI user

If you are an insider, provide your principal residential address. Otherwise, provide the business address where you are employed. A post office box or other mailing address is not sufficient.

4. SEDI user's telephone number

Provide your daytime telephone number.

5. SEDI user's fax number

If available, provide your fax number.

6. SEDI vser's e-mail address

If available, provide your e-mail address.

7. Check the appropriate box for SEDI user classification

Indicate whether you expect to access SEDI as an insider, an agent and/or an issuer's representative by checking the appropriate box or boxes. The type of user classification will determine the amount of functionality you will have in the SEDI application software.

8. Confidential question and answer

Provide a "confidential question" and an answer to the confidential question for use in verifying your identity if a request in your name is being made to the SEDI operator for a new password.

Certification

Prior to submitting the completed online user registration form, you must certify that the information is true in all material respects and you must agree to update the information submitted as soon as practicable following any material change in the information.

Delivery of Signed Copy to SEDI Operator

Before you may make a valid SEDI filing, you must active a manually signed paper copy of the completed user registration form to the SEDI operator for verification purposes. To satisfy this requirement, it is preferred that you print a copy of the online user registration form once you have certified and submitted it. You must deliver a manually signed and dated copy of the completed user registration form via prepaid mail, personal delivery or facsimile to the SEDI operator at the following address or fax number, as applicable:

CDS INC.

Attention: SEDI Administrator 85 Richmond Street West Toronto, Ontario M5H 2C9 Facsimile: 1-866-729-8011

or, if you are resident in the province of Quebec, to the SEDI operator at the address above, or to:

JE 13.

CDS INC.

Attention: SEDI Administrator 600 boul. de Maisonneuve Ouest Montreal, Quebec H3A 3J2

or at such other address(es) or fax number(s) as may be provided on the SEDI web site (www.sedi.ca).

Questions

Questions may be directed to CDS INC. at 1-800-219-5381 or such other number as may be provided on the SEDI web site.

INFORCE FROM JUNE 13.208 TO OCTOBER 12.2013

Notice - Collection and Use of Personal Information

The personal information that you provide on this form is used to facilitate your access to and use of the SEDI system and is not used for any other purpose. The signed copy of the completed form that you deliver to CDS INC. (the SEDI operator) is retained by CDS INC. as evidence of your registration as a SEDI user. The information you provide on this form will not be disclosed to any third party except any of the securities regulatory authorities or their authorized representatives for purposes of the administration or enforcement of securities legislation in the applicable jurisdictions. For information about the use of the information collected on this form or if you would like to obtain access to the information you have submitted, contact the CDS SEDI Administrator at the address or telephone number provided above. In Quebec, questions may also be addressed to the Commission d'accès à l'information du Québec (1-888-528-7741, web site: www.cai.gouv.qc.ca).

SEDI User Registration Form

Note: Before an individual registering as a SEDI user may make a valid SEDI filing, the registering individual must deliver a manually signed paper copy of the completed user registration form to the SEDI operator for verification purposes. It is preferred that the registering individual print acopy of the online version using the "Print" function provided for this purpose in SEDI. The signed paper copy must be delivered by prepaid mail, personal delivery of facsimile to: CDS INC., Attention: SEDI Administrator, 85 Richmond Street West, Toronto, Ontario M5H 2C9, Facsimile: 1-866-729-8011 or, if you are resident in the province of Quebec, to the SEDI operator at the address above, or to CDS INC., Attention: SEDI Administrator, 600 boul. de Maisonneuve Ouest, Montreal, Quebec, H3A 3J2.

Section 1 SEDI User Information

Family name:	Given names (in full):	
Employer name and position (if applicable):		
Address (street name and number, etc.):	Municipality (city, town, etc.):
Province, territory or state:	Country:	Postal code or zip code:
Telephone number: ()	Fax number (if available): ()	
E-mail address (if available):		

Section 2	SEDI User Class	sification			
Check the a	ppropriate box or er	boxes: Agent	☐ Is.	suer representativ	e 1/2
Section 3	Certification of	SEDI User			D
update the in any material 102F5, if deli	formation submitted change in the inversed to CDS INCorporation (CD) and the contraction of the contraction	ted on this form in Information. I agr C. by facsimile, sh	n SEDI as soor ee that an exe	erial respects. Va n as practicable fo cuted copy of Fo me effect as an or	Ilowing rm 55-
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Decision 200	3-C-0069, Sch. 58	5-102F5. 201	36		
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FORC	,				
7,					

FORM 55-102F6

INSIDER REPORT

(See instructions on the back of this report)

Notice – Collection and Use of Personal Information: The personal information required under this form is collected on behalf of and used by the securities regulatory authorities set out below for purposes of the administration and enforcement of certain provisions of the securities legislation in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Northwest Territories, Quebec, New Brunswick, Nova Scotia, Prince Edward Island, Newfoundland and Yukon. Some of the required information will be made public pursuant to the securities legislation in each of the jurisdictions indicated above. Other required information will remain confidential and will not be disclosed to any person or company except to any of the securities regulatory authorities or their authorized representatives. If you have any questions about the collection and use of this information, you may contact the securities regulatory authority in any jurisdiction(s) in which the required information is filed at the address(es) or telephone number(s) set out on the back of this report

Box 1. NAME OF THE REPORTING ISSUER (BLOCK LETTERS)	BOX 3. NAME. ADDRESS AND TELEPHONE NUMBER	BOX 4. JURISDICTION(S) WHERE THE ISSUER IS A REPORTING ISSUER OR THE EQUIVALENT	
	FAMILY NAME OR CORPORATE NAME GIVEN NAMES		—
BOX 2. INSIDER DATA	NO. ST	FREET APT.	□ BRITISH COLUMBIA □ ONTARIO
	CITY		— ☐ MANITOBA ☐ PRINCE EDWARD ISLAND
RELATIONSHIP(S) TO REPORTING ISSUER	PROVINCE	POSTAL CODE	— ☐ NEW BRUNSWICK ☐ QUÉBEC
	BUSINESS TELEPHONE NUMBER	CHANGE IN NAME, ADDRESS OR	□ NEWFOUNDLAND □ SASKATCHEWAN □ NORTHWEST
CHANGE IN RELATIONSHIP FROM LAST REPORT YES NO	() - <u>EXT</u> BUSINESS FAX NUMBER	TELEPHONE NUMBER FROM LAST REPORT YES NO	TERRITORIES YUKON
	()		
BOX 5. INSIDER HOLDINGS AND CHANGES (IF INITIAL REPORT. COMPLETE SECTION	ONS 🖪 🖪 AND 🖪 ONLY. SEE ALSO INSTRUCTIONS	S TO BOX 5)	
	TRANSACTIONS		PRESENT BALANCE OF
			CLASS OF SECURITIES HELD
ATTICIMENT VEG NG	BOX 6. REMARKS		
ATTACHMENT YES NO			
This form is used as a uniform report for the insider reporting requirements under all provincial securities Acts. The terminology used is generic to accommodate the various Acts.			
CORRESPONDENCE ENGLISH FRENCH			
CORRESPONDENCE ENGLISH FRENCH		and complete in every respect. It is an offence to submit informa	ation that, in a material respect and at the time and in the light of the circumstances in
KEEP A COPY FOR YOUR FILE	which it is submitted, is misleading or untrue		
	BOX 7. SIGNATURE		
	NAME (BLOCK LETTERS)	SIGNATURE	DD - MM YY
			DATE OF THIS REPORT

INSTRUCTIONS

Insider Reports in English and French are available from Manitoba, Ontario, Québec and New Brunswick. If you are a corporate insider in the province of Québec, you will receive correspondence in French. Individuals in the province of Québec will receive, upon request correspondence in English.

Where an insider of a reporting issuer does not own or have control or direction over securities of the reporting issuer, or where an insider's ownership or direction or control over securities of reporting issuer remains unchanged from the last report filed, a report is not required. Insider reports are not required to be filed in Nunavut.

If you have any questions about the form you should be using to file your report, see National Instrument 55-102 System for Electronic Disclosure by Insiders (SEDI).

Name of reporting issuer

Provide the full legal name of the reporting issuer. Use a separate report for each reporting

Indicate all of your relationship(s) to the reporting issuer using the following codes: Reporting issuer that has acquired securities issued by itself Subsidiary of the reporting issuer Security holder who beneficially owns or who exercises control or direction over more than 10% of the securities of the reporting issuer (Québec Securities Act – 10% of a class of shares) to which are attached voting rights or an unlimited right to a share of the profits and to its assets in case of winding up Director of a reporting issuer Senior officer of a reporting issuer Director or senior officer of a security holder referred to in 3 Director or senior officer of an insider or subsidiary of the reporting issuer, other than in 4 5 and 6 Deemed insider - 6 months before becoming an insider

If you have filed a report before, indicate whether your relationship to the reporting issuer has

Specify the date of the last report you filed, and if it is an initial report, the date on which you became an insider.

вох з Name, address and telephone number of the insider

Provide your name, address and business telephone number.

Jurisdiction

Indicate each jurisdiction where the issuer is a reporting issuer or the equivalent.

Insider holdings and changes BOX 5

Show direct and indirect holdings separately, both in the initial report and where a transaction is reported. Indicate only one transaction per line.

or an initial report complete only:

designation of class of securities held

present balance of class of securities held

E nature of ownership (see List of Codes)

identification of the registered holder where ownership is not direct

If you acquired or disposed of securities while an insider, complete sections A to

A Indicate a designation of the securities traded that is sufficient to identify the class, including d, series, maturity.

Indicate the number of securities, or for debt securities, the aggregate nominal value, of the ss held, directly and indirectly, before the transaction that is being reported.

Indicate for each transaction:

- the date of the transaction (not the settlement date)
- the nature of the transaction (see List of Codes)
- the number of securities acquired or disposed of, or for debt securities, the aggregate nominal value
- the unit price paid or received on the day of the transaction, excluding the commission
- if the report is in American dollars, check the space under "\$ US"

List of Codes

BOX 5 Nature of transaction

Ge	rierai	
Ac	quisition or disposition in the public market	10
Ac	quisition or disposition carried out privately	11
Ac	quisition or disposition under a prospectus	15
Ac	quisition or disposition under a prospectus exemption	16
Ac	quisition or disposition pursuant to a take-over bid, merger or acquisition	22
Ac	quisition or disposition under a purchase/ownership plan	30
Sto	ock dividend	35
Co	nversion or exchange	36
Sto	ock split or consolidation	37
Re	demption/retraction/cancellation/repurchase	38
Sh	ort sale	40
Co	mpensation for property	45
Co	mpensation for services	46
Ac	quisition or disposition by gift	47
Ac	quisition by inheritance or disposition by bequest	48
Iss	suer Derivatives	
Gr	ant of options	<i>50</i>
Ex	ercise of options	51
Ex	piration of options	52
Gr	ant of warrants	53
Ex	ercise of warrants	54
Ex	piration of warrants	55
Gr	ant of rights	56
Ex	ercise of rights	57
Ex	piration of rights	58
Ex	ercise for cash	59
Th	ird Party Derivatives	
Ac	quisition or disposition (writing) of third party derivative	70
Ex	ercise of third party derivative	71
Ot	her settlement of third party derivative	72
Ex	piration of third party derivative	73
Mi	scellaneous	
Ch	ange in nature of ownership	90
Ot	her	97
Co	rrection of information	99
D	Indicate the number of securities, or for debt securities, the aggregate nominal value,	of t

class held, directly and indirectly, after the transaction that is being reported.

Indicate the nature of ownership, control or direction of the class of securities held using the following codes:

Direct ownership Indirect ownership (identify the registered holder) ontrol or direction (identify the registered holder)

For securities that are indirectly held, or over which control or direction is exercised, identify the registered holder.

Remarks

Add any explanation necessary to make the report clearly understandable.

If space provided for any item is insufficient, additional sheets may be used.

Additional sheets must refer to the appropriate Box and must be properly identified and

Office staff are not permitted to alter a report.

Signature and filing

Sign and date the report.

File one copy of each of the report in each jurisdiction in which the issuer is reporting within the time limits prescribed by the applicable laws of that jurisdiction.

Legibly print or type the name of each individual signing the report.

If the report is filed on behalf of a company, partnership, trust or other entity, legibly print or type the name of that entity after the signature.

If the report is signed on behalf of an individual by an agent, there shall be filed with each jurisdiction in which the report is filed a duly completed power of attorney.

If the report is filled by facsimile in accordance with National instrument 55-102 System for Electronic Disclosure by Insiders (SEDI), the report should be sent to the applicable securities regulatory authority at the fax number set out below.

Alberta Securities Commission Suite 600, 250 – 5th Street SW Calgary, AB, T2P 0R4 Attention: Information Officer * Telephone: (403) 297-6454

British Columbia Securities Commission
PO Box 10142, Pacific Centre
701 West Georgia Street
Vancouver, BC, VTY 1L2
Attention: Supervisor, Insider Reporting *
Telephone: (604) 899-6500 or (800) 373-6393 (in BC)
Facsimile: (604) 899-6550

The Manitoba Securities Commission 500 – 400 St. Mary Avenue Winnipeg, MB, R3C 4K5 Attention: Continuous Disclosure Facsmile (204) 945-0330

New Brunswick Securities Commission

85 Charlotte Street, Suite 300 Saint John, NB E2L 2J2 Attention: Corporate Finance (amic 30mi, NB E2E 232 ttention: Corporate Finance Officer elephone : 506-658-3060 or 866-933-2222 (in New Brunswick)

Securities Commission of Newfoundla P.O. Box 8700, 2nd Floor West Block Confederation Building St. John's, NFLD, A1B 4J6 Attention, Pirother of Societies * Attention: Director of Securities Telephone: (709) 729-4189 Facsimile: (709) 729-6187

For questions about the collection and use of personal

Government of the Northwest Territories 1st Floor, Stuart M. Hodgson Building 5009-49th Street 7.0. Box 1320 (ellowknife, Northwest Territories, X1A 2L9 kttention: Deputy Superintendent of Securiti Felephone: 867-920-3318 Facsimile: 867-873-0243

Nova Scotia Securities Commission Suite 400, 5251 Duke Street Halifax, Nova Scotia B3J 1P3 Attention: FOI Officer * Facsimile: (902) 424-4625

Government of Nunavut Legal Registries Division P.O. Box 100, Station 570 1st Floor, Brown Building ialuit, Nunavut, X0A 0H0

ent of Securities

Ontario Securities Commission Suite 1903, Box 55, 20 Queen Street West Toronto, ON, M5H 3S8 Attention: FOI Coordinator * Telephone: (416) 593-8314 Facsimile: (416) 593-3666

in Québec questions about the collection and use of personal information may also be addressed to the Commission d'accès à l'information du Québec (1-888-528-7741) Superintendent of Securities Government of Prince Edward Island 4th Floor, Shaw Building 95 Rochford Street P.O. Box 2000 Charlottetown, PE C1A 7N8 Telephone: 902-368-4550

Attention: Responsable de l'accès à l'information Telephone: (514) 940-2150 or (800) 361-5072 (in Québec) Facsimile: (514) 873-3120

Saskatchewan Financial Services Commission Securities Division 6th Floor, 1919 Saskatchewan Drive Regina, SK, S4P 3V7 Attention: Director * Telephone: (306) 787-5645 Facsimile: (306) 787-5899

erintendent of Securities Office of the Yukon Superii Government of Yukon Department of Community 307 Black Street, 1st Floor PO Box 2703 (C-6) Whitehorse, Yukon Y1A, Telephone: 867-667-5466 Facsimile: 867-393-6251

p://www.community.gov.yk.ca/corp/securities_about.html

Decision 2003-C-0069, 2003-03-03

Bulletin hebdomadaire: 2003-05-02, Vol. XXXIV n° 17

Amendments

Decision 2008-PDG-0123, 2008-05-01 Bulletin de l'Autorité: 2008-06-13, Vol. 5 n° 23 M.O. 2008-09, 2008 G.O. 2, 2127