Agreements & Disclosures/Shareholders Communication Instruction Form

Your acknowledgement that you have read the following document is required. Please read and electronically sign the below document.

You must also acknowledge all questions under Part 1, 2 and 3 at the bottom of this document.
Note: Terms used in this Form have the meanings given to them in National Instrument 54-101.
The use of this Form is referenced in sections 1.1, 3.2, 3.3, 3.4 and 3.5 of National Instrument 54-101.

EXPLANATION TO CLIENTS

Based on your instructions, the securities in your account with us are not registered in your name but in our name or the name of another person or company holding your securities on our behalf. The issuers of the securities in your account may not know the identity of the beneficial owner of these securities.

We are required under securities law to obtain your instructions concerning various matters relating to your holding of securities in your account.

Disclosure of Beneficial Ownership Information
Securities law permits reporting issuers and other persons and companies to send materials related to the affairs of the reporting issuer directly to beneficial owners of the reporting issuer's securities if the beneficial owner does not object to having information about it disclosed to the reporting issuer or other persons and companies. Part 1 of the client response form allows you to tell us if you OBJECT to the disclosure by us to the reporting issuer or other persons or companies of your beneficial ownership information, consisting of your name, address, electronic mail address, securities holdings and preferred language of communication. Securities legislation restricts the use of your beneficial ownership information to matters relating to the affairs of the reporting issuer. Please note that if you do object, you will not be permitted to maintain an account with Interactive Brokers Canada Inc.

If you DO NOT OBJECT to the disclosure of your beneficial ownership information, please mark the first box on Part 1 of the form. In those circumstances, you will not be charged with any costs associated with sending securityholder materials to you.

If you OBJECT to the disclosure of your beneficial ownership information by us, please mark the second box in Part 1 of the form. If you do this, all materials to be delivered to you as a beneficial owner of securities will be delivered by us.

Receiving Securityholder Materials
For securities that you hold through your account, you have the right to receive proxy-related materials sent by reporting issuers to registered holders of their securities in connection with meetings of such securityholders. Among other things, this permits you to receive the necessary information to allow you to have your securities voted in accordance with your instructions at a securityholder meeting.

In addition, reporting issuers may choose to send other securityholder materials to beneficial owners, although they are not obliged to do so.
Securities law permits you to decline to receive three types of securityholder materials. Securities law does not provide for you to decline to receive other types of securityholder materials. The three types of material that you may decline to receive are:

(a) proxy-related materials, including annual reports and financial statements, that are sent in connection with a securityholder meeting at which only "routine business" is to be conducted;
(b) annual reports and financial statements that are not part of proxy-related materials; and
(c) materials that a reporting issuer or other person or company sends to securityholders that are not required by corporate or securities law to be sent to registered securityholders.

Part 2 of the client response form allows you to receive all materials sent to beneficial owners of securities or to decline to receive the three types of materials referred to above.

If you want to receive ALL materials that are sent to beneficial owners of securities, please mark the first box on Part 2 of the enclosed client response form. If you want to DECLINE to receive the three types of materials referred to above, please mark the second box in Part 2 of the form. Please note that if you decline to receive the three types of materials referred to above, you will not be permitted to maintain an account with Interactive Brokers Canada Inc.

(Note: Even if you decline to receive the three types of materials referred to above, a reporting issuer or other person or company is entitled to deliver these materials to you, provided that the reporting issuer or other person or company pays all costs associated with the sending of these materials. These materials would be delivered to you through your intermediary if you have objected to the disclosure of your beneficial ownership information to reporting issuers.)

Preferred Language of Communication
Part 3 of the client response form allows you to tell us your preferred language of communication (English or French). You will receive materials in your preferred language of communication if the materials are available in that language.

Electronic Delivery of Documents
Securities law permits us to deliver some documents by electronic means if the consent of the recipient to the means of delivery has been obtained. Please note that you have already provided Interactive Brokers Canada Inc. with your electronic mail address and, in order to maintain an account with Interactive Brokers Canada Inc., you are required to execute the form “Client Consent to Electronic Delivery of Documents”.

CONTACT
If you have any questions or want to change your instructions in the future, please contact our helpdesk by:
(i) telephone at (877) 745-4222; or (ii) fax to (514) 287-0152; or (iii) e-mail to help@interactivebrokers.com; or (iv) mail to Interactive Brokers Canada Inc., 1800 McGill College Avenue, Suite 2106, Montréal, Québec H3A 3J6, Canada.

1 “Routine business” means:
(i) consideration of the minutes of an earlier meeting;
(ii) consideration of financial statements of the reporting issuer or an auditors’ report on the financial statements of the reporting issuer;
(iii) election of directors of the reporting issuer;
(iv) the setting or changing of the number of directors to be elected within a range permitted by corporate law if no change to the constating documents of the reporting issuer is required in connection with that action; or
(v) reappointment of an incumbent auditor of the reporting issuer.
I have read and understand the explanation to clients that you have provided me in connection with this form and the choices indicated by me apply to all of the securities held in any account(s) maintained with Interactive Brokers Canada Inc.

PART 1 - Disclosure of Beneficial Ownership Information

Please mark the corresponding box to show whether you DO NOT OBJECT or OBJECT to us disclosing your name, address, electronic mail address, securities holdings and preferred language of communication (English or French) to issuers of securities you hold with us and to other persons or companies in accordance with securities law.

☐<%if(!agf.hasResponse(0) || agf.isAgree(0)){out.print("CHECKED");}}> I DO NOT OBJECT to you disclosing the information described above.

☐<%if(agf.hasResponse(0) && !agf.isAgree(0)){out.print("CHECKED");}> onClick="javascript:showMsg('1');"> I OBJECT to you disclosing the information described above.<%=JspHelper.showError(errorMap,"accept")%>

PART 2 - Receiving Securityholder Materials

Please mark the corresponding box to show whether you WANT to receive ALL materials sent to beneficial owners of securities or whether you DECLINE to receive all of the following materials: (a) proxy-related materials for meetings at which only routine business is to be conducted; (b) annual reports and financial statements that are not part of proxy-related materials; and (c) materials sent to securityholders that are not required by corporate or securities law to be sent.

☐<%if(!agf.hasResponse(1) || agf.isAgree(1)){out.print("CHECKED");}> I WANT to receive ALL securityholder materials sent to beneficial owners of securities.

☐<%if(agf.hasResponse(1) && !agf.isAgree(1)){out.print("CHECKED");}> onClick="javascript:showMsg('2');"> I DECLINE to receive all of the following materials: (a) proxy-related materials that are sent in connection with a securityholder meeting at which only "routine business" is to be conducted; (b) financial statements and annual reports that are not part of proxy-related materials; and (c) materials sent to securityholders that are not required by corporate or securities law to be sent. (Even if I decline to receive these types of materials, I understand that a reporting issuer or other person or company is entitled to send these materials to me at its expense.)<%=JspHelper.showError(errorMap,"accept")%>

Please note that if you decline to receive the three types of materials referred to above, you will not be permitted to maintain an account with Interactive Brokers Canada Inc.

(Note: These instructions do not apply to any specific request you give or may have given to a reporting issuer concerning the sending of interim financial statements of the reporting issuer.)

PART 3 - Preferred Language of Communication

Please mark the corresponding box to show your preferred language of communication.

☐<%if(!agf.hasResponse(2) || agf.isAgree(2)){out.print("CHECKED");}> ENGLISH

☐<%if(agf.hasResponse(2) && !agf.isAgree(2)){out.print("CHECKED");}> onClick="javascript:showMsg('3');"> FRENCH

I understand that the materials I receive will be in my preferred language of communication if the materials are available in that language.
The parties declare that they have requested, and hereby confirm their request, that the present
document be drawn in English. Les parties ont requis et confirment par les présentes avoir requis
que ce document soit rédigé en langue anglaise.

1This would include financial statements and annual reports that are proxy-related materials.

2“Routine business” means:
(i) consideration of the minutes of an earlier meeting;
(ii) consideration of financial statements of the reporting issuer or an auditors' report on the financial
statements of the reporting issuer;
(iii) election of directors of the reporting issuer;
(iv) the setting or changing of the number of directors to be elected within a range permitted by corporate
law if no change to the constating documents of the reporting issuer is required in connection with that
action; or
reappointment of an incumbent auditor of the reporting issuer.