INVESTOR APPLICATION FORM

Pursuant to section 2108 of the Investment Dealer and Partially Consolidated Rules (IDPC Rules), this form is to be completed by any person acquiring for the first time an interest (alone or together with associates and affiliates), including convertible securities, in a Dealer Member where the acquisition results in accumulated holdings of a significant equity interest, whether held directly or indirectly (the "investor in a Dealer Member"). This form is required regardless of whether the investor in a Dealer Member, the Dealer Member or its holding companies is publicly listed. Italicized terms used in this form but not otherwise defined have the meaning ascribed in the IDPC Rules 1200 and 2100. We may request information, including a copy of related purchase agreements, in addition to the items set out below.

1.	NAME OF DEALER MEMBER:					
2. INVESTOR INFORMATION – Complete the following section if the investor in a Dealer Member is an individual:						
	(a) Full legal name of the investor in a Dealer Member:					
	(b) Have you filed the required National Registration Database submission (see item 7)? \Box Yes \Box No					
	(c) If the answer to 2(b) is "No", expected date of filing (mm/dd/yy):					
3.	NVESTOR INFORMATION – Complete the following section if the investor in a Dealer Member is not an individual:					
	(a) Legal name, address, and jurisdiction of incorporation:					
	(b) Nature of business (if publicly listed, specify exchange and symbol):					
	(c) Attach a list of full legal names, dates of birth, current residential addresses and residential addresses for the past five years for each partner, director and officer of the <i>investor in a Dealer Member</i> .					
	(d) Attach a list of full legal names, dates of birth, current residential addresses and residential addresses for the past five years for each trustee, trust administrator and beneficiary, if the interest is held in trust. If a trustee, trust administrator or beneficiary is not an <i>individual</i> , this information is required for each officer and director of the trustee, trust administrator or beneficiary.					
	(e) Attach a list of full legal names, dates of birth, current residential addresses and residential addresses for the past five years for each beneficial owner, directly or indirectly, of 10% or more of the investor in a Dealer Member.					
4.	INVOLVEMENT IN THE BUSINESS					
	(a) Applying as □ industry investor * □ non-industry investor					
	*Indicate name of full-time officer or employee of the Dealer Member through whom the applicant qualifies as an industry investor:					
	(b) Is the investor in a Dealer Member actively engaged in the business of the Dealer Member?					
	☐ Yes ☐ No					
	(c) Is the investor in a Dealer Member a partner or Director of the Dealer Member?					
	☐ Yes ☐ No					
	(d) If the answer to 4(b) or (c) is "Yes", has the <i>investor in a Dealer Member</i> completed the CSI-sponsored Partners, Directors and Senior Officers Course?					
	□ Yes □ No					

Date Completed:	

5. DESCRIPTION OF HOLDINGS

(a)	Securities (voting, equity, participating) of <i>Dealer Member</i> held by <i>investor in a Dealer Member</i> prior to proposed transaction.				
	Class or type:				
	Percentage of class or type:	%	Number:	_	
	Are the above voting securities?	□ Yes	s □ No		
	If the interest in the <i>Dealer Member</i> is lownership chain, including the <i>Dealer Member is</i>		directly, disclose percentages of securities held in each entity er:	in the	
(b)	Securities (voting, equity, participating transaction.) of Deal	ealer Member to be held by <i>investor in a Dealer Member</i> after p	propos	
	Class or type:				
	Percentage of class or type:	%	Number:	_	
	Are the above voting securities?	□ Yes	s □ No		
	ownership chain, including the <i>Dealer M</i>		directly, disclose percentages of securities held in each entity or:	in the	
` '	Source of securities: Treasury If a transfer from whom?		Transfer		
			(\$per share)	=	
(d)	Does the investor in a Dealer Member ov	vn, direc	ectly or indirectly, securities of another Dealer Member?		
	☐ Yes ☐ No				
	If yes, provide names and percentage held (attach additional page if required):				
			%		
			%		
			%		
			%		
(e)				_ % _ % _ %	

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another Dealer Member? $\ \square$ Yes $\ \square$ No

	(1)	il yes, provide names and percentage held (attach adattional page il required).				
			%			
			%			
			%			
			%			
	(g)	Attach detailed pre/post corporate organization charts showing direct and indirect owner Member which shall include all investors in a Dealer Member who hold a significant equity				
	(h)	Attach a schedule (both pre/post transaction) of: all investors (for all classes of securities any holding company of the Dealer Member, including a list of each investor's holdings (various entities, further listing is required until ultimate ownership is established.				
5.	PRC	POSED CLOSING DATE (mm/dd/yy):				
7.		FILINGS AND NOTICES- Specify all NI 33-109 filings and NI 31-103 notices required in connection with the proposed transaction				
		Form 33-109F2				
		Form 33-109F4- Initial				
		Form 33-109F4- Item 17 Update				
		Form 33-109F5- Update				
		Notice under section 11.9 of NI 31-103				
	□ Notice under section 11.10 of NI 31-103					
	☐ Other (Please specify)					
						
3.	AUT	HORIZATION:				
	The undersigned parties acknowledge that they have reviewed and understand the terms "affiliates", "associates", "holding company", "industry investor", and "significant equity interest" as defined in the IDPC Rules. The parties hereby certify that the above information is true and complete and agree to comply with the IDPC Rules in respect of the ownership of the securities of <i>Dealer Members</i> or the holding companies of <i>Dealer Members</i> .					
	Do (m	tte Name/Title (please print) Signature of <i>Dec</i> m/dd/yy)	aler Member UDP or CFO			
	Do (m	ite Name/Title (please print) Signature of <i>Inv</i>	estor in a Dealer Member			

9. UNDERTAKING LIMITING RESALE OF SECURITIES

All investors who directly own 10% or more of a *Dealer Member* must execute the acknowledgement below. The acknowledgement is not required if the securities are indirectly held.

If applicable, the acknowledgement below must be completed by:

- (a) the investor in a Dealer Member, if the investor in a Dealer Member is an individual; or
- (b) the Chief Executive Officer of the entity owning securities directly in the *Dealer Member*, if the *investor in a Dealer Member* is other than an *individual*; or
- (C) the trustee, trust administrator or director with proxy voting rights, if the securities are held on behalf of beneficiaries.

TO: Canadian Investment Regulatory Organization ("CIRO")

The undersigned has subscribed for and agreed to purchase, as principal, the securities described in this form.

The undersigned hereby undertakes not to sell, assign, transfer, encumber or otherwise dispose of any of the said securities, including those acquired through subsequent purchases, and any securities derived therefrom without the prior written approval of the Corporation.

Undersigned	is (check one):			
	the investor, if the investor is an individual			
	the Chief Executive Officer of the entity owning securities in the <i>Dealer Member</i> , if the <i>investor</i> is not an <i>individual</i>			
	the trustee, trust administrator or director beneficiaries.	with proxy voting rights, if the securities are held on behalf of		
Date	(mm/dd/yy)	Signature of individual investor		
		Name of individual investor (please print)		
Date	(mm/dd/yy)	Signature of CEO of Non-individual investor or Trustee, Trust Administrator or Director		
		Name of CEO of Non-individual investor or Trustee, Trust		