

STRICT SUPERVISION REPORT

To be filed with the Investment Dealer division of the Canadian Investment Regulatory Organization (CIRO)

The designated Supervisor (the "Supervisor") must complete this strict supervision report. The Supervisor must provide a copy of this report to the firm's Chief Compliance Officer.

The undersigned certifies that all supervisory activities required by this strict supervision report have been properly performed, and that reasonable steps have been taken to confirm the accuracy of the information provided.

Print Name:	Position:	
Sign Name:	Date:	
This is a strict supervision report and is required k Conditions") on the registration approval of the ir		•
The name of the Approved Person is:		
The Approved Person's sponsoring firm (firm") is		
The Terms and Conditions were imposed on:		
The period covered by this report is:		
During the reporting period, the Approved Person of which were leveraged trades. These nu authorized contribution plans implemented prior t	ımbers do not include t	rades made through pre-

Part A - Instructions

- 1. While the Approved Person is subject to the Terms and Conditions:
 - (a) each order made by the Approved Person must be **pre-approved** by their Supervisor prior to the order being placed (excluding trades made through pre-authorized contribution plans implemented prior to the imposition of the Terms and Conditions); and
 - (b) the Supervisor must review all client accounts on a daily and monthly basis, regardless of the commissions generated.
- 2. For the purpose of this report, "order" is defined as a purchase, sale, switch, change or cancel former order, or any other transfer of securities (excluding trades made through pre-authorized contribution plans implemented prior to the imposition of the Terms and Conditions).
- 3. For the purpose of this report, "trade" is defined as an executed order.

4.	. The review undertaken by the firm pursuant to the Terms and Conditions must check for the following (Collectively, the "Review Issues")		
	(a) no orders have been placed in any client account until all material documentation is in place		
	(b) all applicable fees have been appropriately disclosed to the client prior to the order being placed		
	(c) investment suitability, including the suitability of leveraging, if any, and any recent amendments to Know Your Client information;		
	(d) all review criterion in accordance with applicable rules regarding account supervision;		
	(e) trades that have not been pre-approved;		
	(f) transfers and / or deposits of securities;		
	(g) trading activity relative to the Approved Person's internal and external personal accounts;		
	(h) there has been no handling of any client funds or securities by the Approved Person and no issuance of cheques to any clients without management approval;		
	(i) any additional issues specifically identified in the Terms and Conditions as being subject to trade reviews for the purpose of this strict supervision report; and		
	(j) any other issues identified by the firm during the review.		
5.	If the firm identifies an issue with respect to a proposed order, the firm must not approve the order until the issue has been resolved.		
6.	The firm must maintain a copy of this report in its records, including all information supporting this filing. The firm must maintain the records following the removal of the Terms and Conditions or the termination of the Approved Person.		
7.	7. If the firm identifies that it has failed to comply with anything in these instructions, the firm shall immediately deliver to Staff written notice of its non-compliance and its explanation for the non-compliance.		
Ро	art B - Supervision Information		
	d the firm identify any Review Issues during the reporting period? Yes \(\Boxed{\text{No}}\) No \(\Boxed{\text{No}}\) yes, please complete <i>Appendix A: Supervision Information</i> for all Review Issues identified by the firm.		
Po	art C - Client Complaints		
Ye If	d the firm receive any client complaints against the Approved Person during the reporting period? es \square No \square yes, please complete <i>Appendix B: Client Complaints</i> for all complaints received from clients about the oproved Person during the review period.		
Po	art D - Additional Information		
ins of ple	as a part of its supervision of the Approved Person during the review period the firm has identified any stance where the Approved Person may not have complied with securities legislation, the requirements the Investment Dealer and Partially Consolidated (IDPC) Rules, or the firm's policies and procedures, ease complete Appendix C: Additional Information, unless the information has already been identified sewhere in this report.		
Do	bes the firm have additional information to report? Yes \Box No \Box		
1	no 2022: Strict Supervision Report		

Appendix A: Supervision Information

Please complete the following chart: Supervision I during the review period.	information for all Review Issues identified by the firm
The name of the Approved Person is:	
The Approved Person's firm is	
The period covered by this report is:	

Client Account Number	Proposed order or trade	Review Issue Identified	If the order or trade proceeded, how was the issue resolved?	If the order did not proceed, or the trade was cancelled, what became of the issue?

Appendix B: Client Complaints

The name of the Approved Person is:	
The Approved Person's firm is	
The period covered by this report is:	
If the complaint is reportable on ComSet, please	provide the ComSet Number for each complaint:

If the complaint is not reportable ton ComSet, please complete the following chart: Client Complaints not Reportable on Comset for all complaints received from clients regarding the Approved Person during the review period.

Client Account Number	Date of Complaint	Description of Complaint	Firm's Response / Action Taken

Appendix C: Additional Information	
The name of the Approved Person is:	
The Approved Person's firm is	
The period covered by this report is:	
instance where the Approved Person may not he of the Investment Dealer and Partially Consolide	Person during the review period the firm has identified any ave complied with securities legislation, the requirements ated (IDPC) Rules or the firm's policies and procedures, mation has already been identified elsewhere in this report.