

Desjardins Online Brokerage

1170, Peel Street Suite 105 Montreal (Quebec) H3B 0A9

In consideration of the fact that you agree to act as discount broker for the undersigned for the purchase and sale of securities and this, in consideration of commission and other costs that you may fix from time to time, the undersigned make the following covenants and representations:

1. We, the undersigned, declare :

- to be all partners of a Society known under the name of _
- to be all physical persons, of age, having the legal capacity to hereby intervene; and
- to reside in province of
- 2. We authorize you to open, for and on behalf of the Society, one or many securities trading account under the name of _____

______ and which shall bear the number(s) indicated under the heading

"Approval" of this Agreement, hereinafter collectively known as the "account".

3. a) We hereby appoint

Identification of the First Agent (in block letters)

Mr. Ms. Last name: _

Identification of the Second Agent (in block letters)

Mr. Ms. Last name: _

(hereinafter designated individually or collectively as the "Agent") each with full authority to act our behalf, as mandatary, to give any purchase or sell order or any other order of consent, with regard to such account and to any class or securities, including but without limitation, shares, warrants, rights, options, bonds or debentures, as well as to any other equity or debt securities, listed or unlisted, in compliance with terms and conditions that you may fix time to time.

- b) The agent is hereby authorized to act in any matters relatively to such account and to sign, for such purpose, any agreement or receipt and to do all other things necessary or useful to the management of such account including the signature for and on behalf of the Society of any form or specific agreement relating to the management of such account. In addition, you are authorized to carry out any instructions given by such Agent for such account without the need to notify the other partners of the Society of such delivery. It is agreed, where two Agents are so designated by us, that any instruction received from one of them by you shall be binding upon us and that you shall not be obliged to check such instruction with the other Agent.
- c) We agree to indemnify and hold you harmless of any loss, cost or claim you may have in relation to such account and to pay you, on demand, any debit balance in the account.
- d) We authorize the Agent to make, on our behalf, margin transactions in such account and, consequently, to borrow amounts of money guaranteed by the securities contained in such account. The Agent is hereby authorized to sign, on our behalf, a margin agreement in order to make such transactions.
- e) All obligations incurred by us under this Agreement shall be joint and several.
- 4. a) The covenants, representations and warranties contained hereby are in addition to, and in no way limit or restrict any right or legal remedy which you may have under any law, rule, regulation, custom and usage, or under any agreement with us or any one of us, now existing or hereafter entered into, and are binding upon our successors, assigns and legal representatives.
 - b) This Agreement shall remain in force until you shall receive a written notice of revocation signed by at least ______ partners of the Society, and all Number of partners

orders executed or other acts done by you before the receipt of such written notice shall be and remain binding upon us and upon our legal representatives, successors and assigns. However, you shall have the right to terminate this agreement at any time, without notice or delay, if you deem it advisable for your protection or useful to the proper conduct of your business.

- 5. a) It is expressly agreed that, in the event of the death of anyone of us, the Agent shall immediately give you a written notice thereof, or, in the case of his death, each of the partners of the Society are obligated to notify you of his death in writing without delay, and you may, before or after receiving such notice, take such proceedings that you may deem advisable in respect of such death, including require such paper, retain any sum or security or restrict or stop any transaction that you may deem advisable in order to protect you against any liability, damage, cost, expense, tax pursuant to any law, rule, regulation, agreement or otherwise following such death.
 - b) The estate of such deceased partner and each surviving partner of the Society shall continue to be liable to you for any debit balance, loss, cost, fees or any other expenses concerning the account incurred of suffered prior to the receipt by you of the written notice mentioned in paragraph 5. a) or in liquidation of the account or the distribution of the sums or securities among the undersigned following such death.

Desjardins Securities Inc. uses the trade name "Desjardins Online Brokerage" for its discount brokerage activities. Discount brokerage products and services are consolidated under the trademark "Disnat". Desjardins Securities is a member of the Investment Industry Regulatory Organization of Canada (IIROC) and the Canadian Investor Protection Fund (CIPF)

_____, hereinafter "Society";

First name:

First name :

- 6. In the event of any change to the constitution of the Society, whether subsequent to an addition, departure, death, disability, substation or for any other reason, we shall notify you without delay in writing and we understand that the said account shall be closed so that another account, as applicable, may be opened for and in the name of another society which shall comprise the remaining partners or new partners. In the event you were not thus notified, you shall not be held liable for any act made or omitted, or for any loss, claim or cost, as applicable, resulting from the addition or withdrawal of such partner.
- 7. a) We undertake to pay, on request, the purchase price (including commissions, taxes and other charges) for any securities purchased for us hereunder and this, whether or not you remitted such securities to us, as well as to purchase, on request, any security for which the said account was overdrawn. Moreover, we undertake to pay, on request, any debit balance on the said account resulting from a transaction made at our request or further to any sale or purchase provided in paragraph b) hereinafter.
 - b) Whenever and as often as you deem necessary for your protection and without notice to the undersigned, you may, at your entire discretion, sell all or part of any securities which you are holding for the account and purchase any security of which the account is short. Moreover, you may cancel any outstanding orders. In such case, the proceeds of such operation shall be applied against the undersigned's indebtedness to you without prejudice to the undersigned's liability for the payment of any balance remaining due.
 - c) Any purchase or sale mentioned in paragraph 7. b) may be made on any exchange, in the over-the-counter market, by private purchase or sale or otherwise.
 - d) As long as the undersigned shall be indebted to you, all the securities carried for our account are hereby pledged and shall be continuing collateral security to ensure payment of the indebtedness.
- 8. All transactions made for the Society may be made by you either as principal or as Agent and shall be subject to the rules, regulations, customs and usages then in force on the exchange or board or market and of the clearing house where the transactions are executed, if any, and to those then in force relatively to brokers on such exchange, board or market and subject to all other law applicable thereto and to the rules and regulations of administrative bodies that may have jurisdiction there under.
- 9. a) You may register any securities carried in the account in your name or, in the name of your nominee. If we instruct you to register any securities held in the account to any other name, such instruction having to be made in writing and sign by each of the partners of the Society., if effected, shall be at our sole risk and you shall not be liable of any damages or losses, if any, following such registration.
 - b) You shall not be bound to deliver to the undersigned or their Agent the same securities or certificates received from the undersigned or on their behalf but you may deliver other securities or certificates of like kind and amount.
 - c) Subject to subsection a) of this section, you shall register any securities held for the account in the name of the Society. In case of delivery of such securities, you may transmit same to the Agent by regular mail.
- 10. a) Any confirmation of a trade and any statement account of the Society shall be conclusive upon us if not objected to by the Agent in writing, in the former case within five (5) days and in the latter case within ten (10) days from the date of their transmittal.
 - b) Communications may be sent to the Agent at the address given above, unless such address shall have been changed by such Agent by written communication actually received and all communication, whether by mail, telecopier, messenger or otherwise shall be deemed given to him and receive by him at the date on which the same shall have been sent by you.
- 11. Wherever we fail to make prompt delivery of the securities sold upon demand by the Agent, you may, but without being obliged to, borrow or purchase any securities to make such delivery and we agree to repay you any loss, damages, fees, costs or expenses incurred of suffered by you as a result of such borrowing or purchase or of your failure to make such delivery.
- 12. You are hereby authorized to communicate with the Agent or with any partner of the Society at any time at their residence, place of business or elsewhere, by telephone or otherwise, in connection with the account or with any transaction.
- 13. We agree that, by giving any sell order, all "short" sell orders will be designated as "short" and all "long" sell orders will be designated as "long" and that the designation of a sell order as long is a representation on our part that we own the security or securities sold and that if the securities are not in your physical possession, that we shall deliver them to you on the settlement date.
- 14. The terms and conditions of this agreement shall extend to and be binding upon our legal representatives, successors and assigns.
- 15. We confirm to have each in our possession a copy of this agreement.

Identification of the Partners of the Society (please attach a legible copy of an official photo identification document for each partner)								
Names	Date of birth (YYYY-MM-DD)	SIN	Address	Telephone	Signature			

Approval

We agree to act on behalf of the Society known under the name of ____

as discount broker upon the terms and conditions hereinabove-mentioned.

The account of such Society will bear the following numbers: _

Desjardins Online Brokerage

INFORMATION REGARDING THE AGENT

(please complete one form by agent)

Desjardins Online Brokerage Account nu	mber for the Society		
Personnal information			
Agent			
Mr. Ms. Last name:		First name:	
Home Address			
Number and street:			Apt.:
City:	Province :	Country:	Postal code :
Other Information			
Birth Date (YYYY-MM-DD):			
Primary phone number:		Additional phone number:	
Occupation and Employer			
Occupation:		Employer's name :	
Sector of activity:			
Questions			
1) Is the Agent an employee of a securities	dealer?		
\Box No \Box Yes, name of the dealer:			
2) Is the Agent a reporting insider of a com	pany whose shares are traded on a	a stock exchange or an over the-counter r	narket?
\Box No \Box Yes, please specify the comp	any name, the stock symbol and th	he market:	
Company name		, Stock symbol	, Market
3) Is the Agent is a major shareholder (own	ing, directly or indirectly, more that	n 20% of shares with voting rights)?	
\square No \square Yes, please specify the comp	any name, the stock symbol and th	he market:	
Company name		, Stock symbol	, Market
Consent			
Consent for the collection and use of pe	rsonal information for the purpo	ose of identity verification	

I authorize my financial institution and Desjardins Online Brokerage to use and disclose personal information about me, and in particular to carry out the verification of my identity within the meaning of the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act*. To this end, I hereby authorize the use and disclosure of personal information contained in this form.

Name of the Agent (in block letters)

Signature of the Agent

Date (YYYY-MM-DD)

RESERVED FOR CAISSE DESJARDINS ADVISOR / DESJARDINS ONLINE BROKERAGE REPRESENTATIVE

Information regarding the agent			
Identity verification is required under the Proceeds of Crime (Mon	ey Laundering), the Terrorist Financing .	Act (PCMLTFA).	
Client Resident of Canada			
· · · · ·	complete method 1: Identity verification done		
Name of Caisse:			
Name of Advisor:		Verification Date	e (YYYY-MM-DD):
 Legible copies <u>must</u> be attached at all times: Document(s) collected to verify the identity of the client (PCML) 	rFA requirement)		
Complete one of the two sections below, according to Method 1: Identity verification done in person	the method of identification use	d	
Verification of one piece of government issued photo ID:			
 Driver's licence¹ Health insurance card¹⁻² Provincial or territorial identity card (ex: "Photo Card")¹ 			Secure Certificate of Indian Status
Document No.: Exp	ry Date (YYYY-MM-DD):		
 Indicate the issuing Canadian province or territory: Not valid in Ontario, New Brunswick, Nova Scotia, Manitoba or Prince A certified translation may be required. 			
Method 2: Identity verification done in person or not			
Equifax (existing for more than three years including name, a File No.: Verification D		_	
OR verification of two of the following three options:			
1) \Box Equifax (existing for more than six months including nam	ne, address and date of birth)		
File No.: Verification D	ate (YYYY-MM-DD):	_	
2) Driginal utility bill (ex: hydro, phone, internet) OR			
Original Canada Revenue Agency document (ex: T4)			
Document No.: Document D	ate (YYYY-MM-DD):	-	
3) Driginal bank, credit card or loan statement:			
Document No.: Document D	ate (YYYY-MM-DD):	_; OR	
Bank reference			
Name of Financial institution:		Phone No.:	
Institution No.: Transit No.:			
Contact name:		Verification Date (N	(YYY-MM-DD):
Note: the original version corresponds to the document that the person	has downloaded or received from the iss	uer, either by mail or	electronically.
Desjardins Online Brokerage Signature			
Identity verification of the agent from the information provided by	Caisse Desjardins (YYYY-MM-JJ):		
Name of the representative (in block letters)	Signature of the representative		Date (YYYY-MM-DD)
Name of Branch Manager (in block letters)	Signature of Branch Manager		Date (YYYY-MM-DD)