

Accredited Investor Certification

Securities regulations generally require that securities be distributed under a prospectus (which must be vetted by a securities regulatory authority and provides investors with certain legal protections) unless a specific exemption applies. Securities sold under a prospectus exemption are referred to as "private placements" or "exempt market securities". In very general terms, purchases of a private placement are restricted to persons who are deemed to not need the protections provided by a prospectus because: 1) the investor is sufficiently sophisticated to conduct their own assessment of the merits of an investment, and; 2) the investor has sufficient income and assets to withstand the risk of a substantial or total loss on the investment.

Qualifying purchasers are referred to as "accredited investors". (Note Quebec regulations do not permit private placement purchases by accredited investors who are residents of that province unless the issuer has obtained a specific exemption order.) PLEASE NOTE THAT THE ISSUER OF THE SECURITY MAY REQUIRE ADDITIONAL DOCUMENTATION TO BE COMPLETED.

Rev	riewed and Approved By:	
	Name of Purchaser (PLEASE PRINT)	Date
	Signature of Purchaser	Scotia iTRADE Account Number
	prospectus exemption, I will not have the benefit of certain protections. The purchase of this security is in accordance with my investment objections.	under securities law, including detailed disclosure about my investment. tives, and is a suitable investment for me.
	ongoing information related to my investment in these securities. Client Initials: Lack of information - I acknowledge that, because	e I am purchasing exempt market securities under the accredited investor
5.	lose all the money I invest.	is investment. I acknowledge that this is a risky investment and that I could ble to sell exempt market securities and I may not be provided with any
↓.	regulatory authority has evaluated or endorsed the merits of this securi	
3.	Scotia iTRADE and its employees did not solicit my purchase of these so	
	☐ This is a qualified purchase by a fully managed account directed by ☐ Other. Specify:	a registered portfolio manager.
	☐ The purchaser is a: bank, insurance company, loan or trust company, c	redit union, caisses populaire, registered securities adviser or dealer (other than a stered Canadian charity, mutual fund or non-redeemable investment fund.
		neficial interests) in the legal entity making the investment are persons or
		es, of at least \$5,000,000 and that amount is shown on its most recently
	☐ Other: Specify: Other legal entity purchasers (e.g. corporations, trusts, partnerships, et	
	☐ I am registered, or was formerly registered, as a representative of ar securities legislation of a jurisdiction of Canada.	adviser or dealer (other than a limited market dealer) registered under the
	before taxes, but net of any related liabilities (liabilities incurred to find \Box I, either alone or with my spouse, have assets, net of any liabilities,	nce the purchase of, or secured by, the financial assets), exceeds \$1,000,000. of at least \$5,000,000.
	that we will exceed that net income level in the current year. I, either alone or with my spouse, beneficially own, directly or indirect	y, financial assets (cash and securities) having an aggregate realizable value the
	the current year. My net income before taxes combined with that of my spouse exce	eded \$300,000 in each of the two most recent years and I reasonably expect
		most recent years and I reasonably expect to exceed that net income level in
2.	securities regulations and details in the issuer's offering documents):	. The following is a summary only and reference should be made to applica
	(number, price and description of security purchased)	·
1.		·

As Branch Manager, I have reviewed the financial and personal information of the client recorded on the client's current KYC form and it is consistent with the client's representations made above.