

## Questionnaire to be completed when depositing physical certificates

Date	e:					
Pro	cessing Broker: Lek Securities Corpo	oration				
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	Physical Certificate Deposit D	WAC/DRS Transfer	r from Issu	ıer ∐ Uti	her Transfer (Desc	ribe below)
Trac	de Information					
Iss	suer:	Symbol:			Issuer Phone:	
Tra	ansfer Agent	Contact:			Agent Phone:	
Ce	ertificate No(s):	Number of Share	:s:		CUSIP:	
		<u>L</u>				
<u>Sha</u>	reholder Information					
Sh	hareholder Name: Lek Securities Account Acronym:					
Int	troducing Broker (if applicable):					
_			_	_	_	
	uded Documentation					
	Lek Questionnaire				if certificate)	
	Purchase/Operating Agreement		□No	otice of Con	version	
	Rule 144 Letter		Pr	omissory No	ote	
	<b>Employee Compensation Document</b>	ation	□Ot	:her		
	egal Opinion					
	Corporate Resolution					
	·					
Wei	re these shares purchased in the ma	arket on OTCBB or	Pink Shee	ts?		
If ye	es, then attach proof of purchase (e	e.g. confirm or stat	tement) a	nd sign.	Yes No	
No	further information is required.					
Wei	re these shares acquired through ar	1 Employee Stock C	Option Pla	n (ESOP)?		
	es, then attach the company's SEC I	Form S-8 and sign.			Yes No	
No j	further information is required.					
			_	_		
Sha	reholder Questionnaire					
1	What is the purpose for the depos	sit (e.g. safekeeping	g,			
	resale)?				_	
2	If the purpose is resale. Do you int	tend to sell in the n	next 3	Yes L	No	
	Months?					
3	What consideration was given by	the client for the				
	acquisition of the shares?			ļ		
1	How many more charge are intend	ded for denosit?				

5	If the purpose of the deposit is neither safekeeping nor resale within the next 3 months, please describe below the	
	purpose of the deposit.	
6	How many shares have been issued to, or transferred to, the	
	Shareholder within the last year?	
7	How many shares does the Shareholder control?	
8	What is the ownership percentage of total shares owned by the shareholder (not just the shares to be transferred in) in relation to the outstanding number of shares of the security?	
9	How Long has the shareholder held the securities being Deposited?	
10	How many shares, if any, have been sold by the	
	Shareholder? If more than zero, please fill out the comments	
	section to the right. If the shares were sold in connection	
	with a private placement transaction, please disclose to	
	whom they were sold and attach all agreements. If sold in	
	the open market, please disclose the broker through which the shares were sold.	
11	Has the Shareholder or any affiliated accounts deposited	Yes No
	shares of this issue with any broker within the last 90 days?	
	If yes, please explain:	
12	Is the Shareholder a present or past officer, director,	Yes No
12	affiliate, control person or 5% owner of the Issuer? If yes,	Affiliation:
	please describe each position including the duties and dates	Attilidadii.
	the position was held.	
13	Is any family member of the Shareholder a present or past	Yes No
	officer, director, employee, control person, insider or large	Affiliation:
	shareholder (10% or greater)? If yes, please describe each	
	affiliation including the start and ending dates.	
14	Has the Shareholder made any payment to any other person	Yes No
14	in connection with the sale of the security? (e.g.	
	commission). If yes, please explain.	
	commission, in yes, preuse explaini	
15	Has the Shareholder made any arrangements for buy orders	Yes No
	in connection with the sale of the security? If yes, please	
	explain.	
16	If the shares are sold, is anyone other than the current	Yes No
	Shareholder entitled to some or all of the proceeds?	
	If yes, please explain the arrangement.	

17	any of its subsidiaries? If yes, please explain in detail.	Yes No
18	Other information regarding the security deposit that the Shareholder would like to provide:	
Prio	r Owner Information	
19	Date security was acquired:	
20	Name of the Prior Owner(s):	
21	Please describe how these shares were acquired. (e.g. payment for services/compensation, Stock Offering, Note/Debt Conversion, Employment Agreement)	
22	If Prior Owner and Issuer are not the same, indicate Prior Owner's acquisition date, transferor's name, and amount/manner of payment (if any):	
23	Was the Prior Owner an officer, director, affiliate, control or 10% holder of the securities at the time, or within 90 days of Owner's receipt of the security? If so, describe the nature of the affiliation.	Yes No Affiliation:
Rest	triction	
24	Is the security restricted from resale for any reason? If so, what is the basis for the restriction? When does the restriction end?	Yes No
25	If restricted, are the shares eligible to be sold with	Yes No
26	prospectus before the end of the restrictive period?	□ Vos □ No
26	If shares were subject to restriction, do you have a legal opinion that the shares are now eligible for resale? If so	Yes No
	please provide.	
27	To your knowledge, has the Issuer complied with the reporting requirements under Rule 144(c)(1)?	Yes No
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28	Is the Shareholder subject to any volume limitation when selling the security? If yes, please explain.	Yes No
29	Is the issuer current in its reporting obligations? Please provide dates of latest 8K, 10K and 10Q filings. If issuer is not current in reporting, please explain.	Dates:  8K  10K  10Q
30	Have these shares ever been covered by a registration statement filed with the SEC?  If yes, please explain, including type and date of registration (e.g. S-1, S-8, Form 20, etc.)	Yes No
31	Was the security exempt from SEC registration when the Shareholder acquired it?  If yes, describe exemption relied upon.  If under Rule 144, please list the applicable provision.	Yes No
32	Was the Issuer a shell company when the shares were issued?  (A shell Company is a company which serves as a vehicle for business transactions without itself having any significant assets or operations)	Yes No
33	Have these shares been reported as lost or stolen to the transfer agent? (If yes, then please attach a letter from the Shareholder to the transfer agent requesting that the stop be released.)	Yes No
Λ+	nonticity.	
AUU	henticity  Describe what you are relying on to believe the certificate is	
34	authentic. If this is a DWAC/DRS leave blank	
35	Describe why you believe that the signature on the stock power is authentic. If this is a DWAC/DRS leave blank	

## **TERMS AND CONDITIONS**

In consideration of Lek Securities Corporation accepting this Deposit Securities Request, the Shareholder understands and agrees to each of the following:

- 1. To keep the foregoing Questionnaire information up to date and current with Lek Securities Corporation as long as the Security shares are being sold.
- 2. The shareholder agrees that any dispute relating to, arising from, or otherwise concerning any claim by the listed shareholder or any breach of the shareholder's representations in this letter shall be governed by New York law and subject to the exclusive venue and jurisdiction of the courts and arbitration forums in the City and State of New York.
- 3. Shareholder will defend, indemnify and hold Lek Securities Corporation ("LSC") and each person, if any, who controls the LSC within the meaning of Section 20 of the United States Securities Exchange Act of 1934, as amended and the LSC's officers, employees, and agents (collectively, the "Indemnified Parties") harmless from and against any and all loss, damage, claim, liability, and expense, of whatever nature or origin, including the cost of reasonable attorney's fees, that relates to, arises from, or otherwise concerns any claim in connection with the shareholder's representations in this letter and any claim related to or arising from the deposit process or the subsequent sale of the securities. In case any proceeding (including any arbitration and any governmental investigation) shall be instituted involving any Indemnified Person, such Indemnified Person shall promptly notify Shareholder in writing and the Indemnified Person shall be permitted to retain its own counsel, notwithstanding Shareholder's duty to indemnify. It is understood that Shareholder shall not, in connection with any proceeding or related proceedings in the same jurisdiction, be liable for the fees and expenses of more than one law firm (in addition to local counsel) for all Indemnified Persons, and that all such fees and expenses shall be reimbursed as they are incurred. Shareholder shall not be liable for any settlement of any proceeding affected without its written consent, but if settled with such consent, or if there shall be a final judgment for the plaintiff, Shareholder agrees to indemnify the Indemnified Person from and against any loss or liability by reason of such settlement or judgment. Notwithstanding the foregoing sentence, if at any time an Indemnified Person shall have requested Shareholder to reimburse the Indemnified Person for fees and expenses of counsel as contemplated in this Section, Shareholder agrees that it shall be liable for any settlement of any proceeding effected without its written consent if (i) such settlement is entered into more than 30 days after receipt by Shareholder of the aforesaid request, or (ii) Shareholder shall not have reimbursed the Indemnified Person in accordance with such request prior to the date of such settlement. Shareholder shall not, without the prior written consent of the Indemnified Person, affect any settlement of any pending or threatened proceeding in respect of which any Indemnified Person is or could have been a party and indemnity could have been sought hereunder by such Indemnified Person, unless such settlement includes an unconditional release of such Indemnified Person from all liability on claims that are the subject matter of such proceeding. Shareholder's duty to indemnify for costs and attorney's fees shall not be abridged by a finding that Shareholder did not engage in any wrongdoing.
- 4. To cooperate with any internal or external audit or regulatory inquiry relating to this Deposited Securities Request by providing any information or documentation reasonably requested by Lek Securities Corporation to support the Shareholder's statements provided in the Questionnaire and any Security sale executed in accordance with the Securities Laws (as defined below). This obligation to cooperate will remain in effect before and after the completion of the transfer of the assets.
- 5. The acceptance of any sale of the related securities are expressly subject to the Shareholder's strict adherence to all applicable federal securities laws, including, without limitation, those described below (the "Securities Laws"):
  - a. Selling Unregistered Securities: Federal securities law make it unlawful for a person to make use of any means or instrument of interstate commerce or of the mails to sell a security which has not been registered, or to deliver through the mail a security which has not been registered. Accordingly, unless a person can apply an exemption to its sales of securities, all securities sold are required to be registered pursuant to Section 5 of the Securities Act of 1933 (the "1933 Act").
  - b. Securities Fraud: Federal securities law make it unlawful for any person to offer or sell securities by the use of any means of interstate communication or transportation, including the mails, in order to employ a

scheme to defraud, to obtain money by omitting material information, or to engage in a course of business that would operate as a fraud on the purchaser.

c. Insider Trading: Federal securities law prohibits insider trading, which generally refers to buying or selling a security, in breach of a fiduciary duty or other relationship of trust and confidence, while in possession of material, nonpublic information about the security. Insider trading violations may also include "tipping" such information, securities trading by the person "tipped", and securities trading by those who misappropriate such information.

d. Market Manipulation: Market manipulation describes a deliberate attempt to interfere with the free and fair operation of the market and create artificial, false or misleading appearances with respect to the price of, or market for, a security, commodity or currency. Market manipulation is prohibited under federal securities law. Market manipulation can occur in multiple ways, including:

- Pools Agreements, often written, among a group of traders to delegate authority to a single manager to trade in a specific stock for a specific period of time and then to share in the resulting profits or losses.
- Churning Placing both buy and sell orders at about the same price. The increase in activity is intended to attract additional investors, and increase the price.
- Runs Creating activity or rumors in order to drive the price of a security up. This activity is
  usually referred to as "Painting the Tape."
- Ramping (the market) Actions designed to artificially raise the market price of listed securities
  and to give the impression of voluminous trading, in order to make a quick profit.
- Wash sale Selling and repurchasing the same or substantially the same security for the purpose
  of generating activity and increasing the price.
- Bear raid Attempting to push the price of a stock down by heavy selling or short selling.

**Anti-Money Laundering:** The Bank Secrecy Act (BSA), and its implementing regulations, is a tool the U.S. government uses to fight drug trafficking, money laundering, and other crimes. Congress enacted the BSA to prevent banks and other financial service providers from being used as intermediaries for, or to hide the transfer or deposit of money derived from, criminal activity. Federal law makes money laundering a criminal act. Money laundering is the criminal practice of filtering ill-gotten gains or "dirty" money through a maze or series of transactions, so the funds are "cleaned" to look like proceeds from legal activities.

## **Shareholder Agreement:**

The shareholder hereby represents that the information provided above is true and correct. The Shareholder understands that Lek Securities Corporation will be relying on such information in determining whether to accept orders for the sale of the Shareholder's securities. As a condition to Lek Securities Corporation acceptance of any sale, the Shareholder hereby agrees to the Terms and Conditions above and in this Shareholder Agreement. Shareholder specifically agrees that Lek Securities Corporation shall have the right to prohibit withdrawal, in whole or in part, of the proceeds of the sale of the securities mentioned herein for a period of sixty days after the settlement date of such sale. Any waiver by Lek Securities Corporation of this right for a particular sale shall not affect Lek Securities right to prohibit such withdrawal in a subsequent sales.

Dated:	, 2012
Print Legal Entity Name (I	dividual's name if Shareholder is a natural person)
Signature (MUST BE ORIGINAL)	
 Title	

1	:	Dualeau	A	
introd	ucing	Broker	<b>Approva</b>	11:

(Complete only if Shareholder account is introduced to Lek Securities by an Introducing Broker)

The undersigned Registered Representative and Registered Principal (or CCO) have carefully reviewed this Deposit Securities Request and the appropriate supporting documents. Each represents to Lek Securities Corporation that to his/her best knowledge the information is true and correct and is made in compliance with all applicable federal and state securities laws and regulations.

Representative Name	Representative Signature (MUST BE ORIGINAL)	Date
Approving IB Principal or CCO Name	Approving IB Principal or CCO Signature (MUST BE ORIGINAL)	Date
Name of Person Conducting Document Review	Signature of Person Conducting Document Review (MUST BE ORIGINAL)	Date

Notes: