



LEEDE FINANCIAL MARKETS INC.

**ELECTRONIC DELIVERY OF DOCUMENTS FOR PERSONAL CLIENTS**

I have read and understand this Notice, and in the event that I do not consent to the electronic delivery of the documents listed below by Leede Financial Markets Inc. (“Leede”) in accordance with the terms of this Consent, I will contact my Leede advisor to instruct that document delivery should be maintained in or revert to a paper format.

For the purpose of this Consent, I understand that all documents delivered electronically hereunder will be made available or delivered through the secure client area on the Leede website (the “website”). Based on the foregoing, I understand that I must be registered to access the website in order to electronically receive documents hereunder.

1. **Documents:** I understand that the types of Documents covered by this Consent include any record of a transaction in my account that Leede is required to send me under securities legislation, including account statements and trade confirmations (collectively, “Records”) , and any other document that Leede is required to send me under securities legislation or otherwise, including, without limitation, amendments to any agreement that I have entered into with Leede, amendments to the Leede fee schedule or the Leede statement of policies (collectively, “Notifications”). (Records and Notifications may be hereinafter collectively referred to as the “Documents”)

2. **Delivery of Documents:** I understand that Records and Notifications will be made available to me through the website. Leede will notify me that a Record or Notification is available to access on the website through an email message sent to my email address.

3. **Deemed Delivery:** I acknowledge that any Document delivered to me electronically is deemed to be delivered to me on the day that the Document is made available through the website, and not on the day that I actually review the Document. I agree that it is my responsibility to monitor my email for notification messages on a regular basis, but in any event, not less than once every fifteen (15) days. I understand and agree that Leede is not responsible to me in any way for any damages or costs incurred by me resulting from my failure to review Records and Notifications made available to the website.

Without limiting the generality of the foregoing, I acknowledge that account statements and trade confirmations are deemed to be complete and accurate unless I inform Leede otherwise within a specified period of time; and that in certain instances, I have the right under securities legislation to withdraw from the purchase of a security offered in distribution within a specified period of time after receiving a prospectus from Leede. In connection with the foregoing, I understand that it is my responsibility to monitor the website for Records and Notifications in order to enforce my rights under securities legislation. The electronic delivery of Records does not affect withdrawal rights provided under securities legislation.

4. **Delivery Options:** I understand that I may at any time request delivery of the Documents in paper format by contacting Leede. I further understand that I may change the delivery options between electronic and standard mail delivery at any time by contacting Leede.

5. **Document Retention:** I understand that I will be able to print and/or save any Document made available through the website. I further understand that until such time as I close my account(s) with Leede, I will have access to Records made available through the website for a period of seven (7) years, and Notifications for 90 days, unless I otherwise delete them.

6. **Technical Requirements:** I understand that Records made available to me through the website will be in Adobe Portable Document Format (PDF), which requires me to have Adobe Reader software in order to open, save and/or print a Record. Leede does not own or operate, and is not responsible for, Adobe Reader software. I understand that some Notifications posted to the website may be in hypertext markup language (HTML) format.

7. **Delivery Failure:** I understand that Leede, in its sole discretion, may provide me with a paper copy of any Document through standard mail if it is of the view that a paper copy is necessary, or if it is unable to deliver any document electronically.

8. **Capacity:** I represent to Leede that I have the authority to enter into this Consent with respect to the account(s) to which this Consent pertains, which may include, without limitation, any account opened with Leede in my name, either individually or jointly with another person, or in my capacity as a trustee, executor, officer or any other authorized representative.

9. **Amendments:** I understand that Leede may change the terms of this Consent at any time by giving me thirty (30) days advance notice and that any such notice may be in the form of a Notification posted to the website or delivered to me through standard mail.

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Name of Account

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Account Number(s)

\_\_\_\_\_  
Date

\_\_\_\_\_  
Email address

PLEASE RETURN THIS COMPLETED FORM:

BY MAIL : TO YOUR INVESTMENT ADVISOR

BY EMAIL: [edocs@leedefinancial.com](mailto:edocs@leedefinancial.com)

BY FAX: (403)261-4810

OR

OR