

FORM 4G SUMMARY FORM – SECURITY BASED COMPENSATION

This Form must be filed with the Exchange promptly after the end of each calendar month in which any Security Based Compensation has been granted, issued or amended pursuant to a Security Based Compensation Plan previously accepted by the Exchange. This Form 4G must be accompanied by a Certification and Undertaking in the form set out in Schedule "A" from any named Participant that is a Company and required to do so under section 2(c) of Policy 4.4 – Security Based Compensation ("Policy 4.4").

Re:	(the "Issuer")
Trading Symbol:	Tier:
Current number of issued and outstanding Listed Sha	ares:
Month/Year in which Security Based Compensation	was granted, issued or amended:

I. <u>SECURITY BASED COMPENSATION PLAN(S)</u>

Name of Security Based Compensation Plan	Date of Most Recent Shareholder Approval of the Security Based Compensation Plan	Date of Exchange Approval of the Security Based Compensation Plan	Category of Security Based Compensation Plan ¹	Types of Security Based Compensation Authorized ²	Maximum Number or Percentage Issuable ²

- 1. With reference to the terminology used in Policy 4.4, indicate whether the Security Based Compensation Plan is a "rolling up to 10%" plan, a "fixed up to 20%" plan, a "rolling up to 10% and fixed up to 10%" plan, or a "fixed Stock Option Plan up to 10%".
- 2. With reference to the terminology used in Policy 4.4, list the authorized types of Security Based Compensation, such as DSU, PSU, RSU, SAR, Stock Options and Stock Purchase, and if there is a maximum number or percentage of any type(s) authorized, set out such maximum.

II. SECURITY BASED COMPENSATION

A. New Grants/Issuances:

Name of Participant	Position of Participant ¹	Date of Grant/ Issuance	Date of News Release Disclosing Grant/ Issuance, if applicable	Market Price on Date of Grant/ Issuance	Number Granted/ Issued	Type ² Granted/ Issued	Exercise Price, if applicable	Expiry Date, if applicable

- 1. With reference to the terminology in Policy 4.4, specify whether the Participant is a Director, Officer, Employee, Management Company Employee, Consultant or Eligible Charitable Organization. If the Participant is an Investor Relations Service Provider, so state.
- 2. With reference to the terminology used in Policy 4.4, set out the type of Security Based Compensation, such as DSU, PSU, RSU, SAR, Stock Options and Stock Purchase, and the key terms of any other type of Security Based Compensation.

If th	e Issu	er has	exceeded	any	limit	set	out	in	section	5.3(a)	of	Policy	4.4,	provide	the	date
disin	terest	ed Sha	reholder ap	prov	al wa	s ob	taine	d:								

B. Amendments:

Name of Participant (If Insider, so state)		Stock Options					Other Security Based Compensation		
	Number of Stock Options	Original Exercise Price	Amended Exercise Price, if applicable	Original Date of Grant	Original Expiry Date	Amended Expiry Date, if applicable	Number and Type of Other Security Based Compensation Amended	Details of Amendments to Other Security Based Compensation	

Provide the date Exchange approval of the ar	amendment was obtained:	
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If the Participant is an Insider of the Issuer,	r, provide the date disinterested Shareholder appro	val
of the amendment was, or is to be, obtained:	<u>. </u>	

C. Security Based Compensation Outstanding:

	Number Outstanding on Date of Last Form 4G	Number Granted/ Issued since Date of Last Form 4G	Number Exercised/ Redeemed since Date of Last Form 4G	Number Expired/ Cancelled/ Terminated since Date of	Number Outstanding on Date of this Form 4G
	(a)	(b)	(c)	Last Form 4G (d)	(e) ¹
Stock Options ^{2,3}	. ,	. ,		. ,	
DSU					
PSU					
RSU					
SAR					
Stock Purchase Plan					
Other ⁴					

- 1. Column(a) + Column(b) Column(c) Column(d) = Column(e)
- 2. Disclose in a footnote the number of Stock Options granted, if any, to each Investor Relations Service Provider.
- 3. Disclose in a footnote the number of Stock Options, if any, that are Charitable Stock Options.
- 4. Provide a description in a footnote.

Describe any unusual particulars or significant information that is not described above:	

III. DECLARATION

The undersigned hereby certifies that:

- 1. the undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to make this Declaration;
- 2. the Issuer either: (a) is not currently on notice to have its listing transferred to NEX, pursuant to Policy 2.5 *Continued Listing Requirements and Inter-Tier Movement*; or (b) has publicly disclosed that it is on notice to have its listing transferred to NEX;
- 3. all grants, issuances and amendments to Security Based Compensation disclosed in this filing are in all respects in compliance with the requirements of the Issuer's Security Based Compensation Plan(s) and Policy 4.4, including section 5.3(a) of Policy 4.4, or any deviations from said requirements are specifically indicated herein; and
- 4. as of the date of grant, issuance or amendment, as the case may be, there were no Material Changes in the affairs of the Issuer which were not publicly disclosed.

Dated:	
	Name of Director or Senior Officer
	Signature
	Official Capacity

IV. ACKNOWLEDGEMENT – PERSONAL INFORMATION

"**Personal Information**" means any information about an identifiable individual, and includes the information contained in the tables, as applicable, found in this Form 4G.

The undersigned hereby acknowledges and agrees that it has obtained the express written consent of each individual to:

- (a) the disclosure of Personal Information by the undersigned to the Exchange (as defined in Appendix 6A) pursuant to this Form 4G; and
- (b) the collection, use and disclosure of Personal Information by the Exchange for the purposes described in Appendix 6A or as otherwise identified by the Exchange, from time to time.

Dated:	_
	Name of Director or Senior Officer
	Signature
	Official Capacity

Schedule "A"

CERTIFICATION AND UNDERTAKING REQUIRED FROM A COMPANY GRANTED SECURITY BASED COMPENSATION

Re:	(the "Issuer")
Trad	ling Symbol:
Base	(the "Participant") certifies that all securities of the cipant are owned by, a Person eligible to be granted Security ed Compensation of the Issuer, and undertakes, for the duration of the time that the cipant is the holder of Security Based Compensation of the Issuer, that it will not:
1.	effect or permit any transfer of ownership or option of securities of the Participant; or
2.	allot and issue further securities of any class of shares of the Participant to any other individual or entity.
Ack	nowledgement - Personal Information
	rsonal Information" means any information about an identifiable individual, and includes information contained in the first paragraph of this Certification and Undertaking.
	undersigned hereby acknowledges and agrees that it has obtained the express written ent of each individual to:
(a)	the disclosure of Personal Information by the undersigned to the Exchange (as defined in Appendix 6A) pursuant to this Certification and Undertaking; and
(b)	the collection, use and disclosure of Personal Information by the Exchange for the purposes described in Appendix 6A or as otherwise identified by the Exchange, from time to time.
Date	ed:
[Nar	ne of Participant]
Auth	norized signatory