

# FORM C NOTICE OF PROPOSED SHARE ISSUANCE/FINANCING

I.	GENERAL
1.	Name of Company: (the "Company").
	Trading Symbol:
2.	Date of News Release/ Price Reservation Form announcing proposed share issuance/financing:
3.	Market Price on day preceding issuance of news release/ Price Reservation Form:
4.	Issued and outstanding Listed Shares at the date of news release/ Price Reservation Form
5.	Is this filing an updated or amended notice?
	a) Yes $\square$ No $\square$
	b) If yes, date of last Notice of Proposed Share Issuance/Financing:
6.	Upon completion of this transaction, will the Company have issued more than 100% of its issued and outstanding securities in the past 12 months? For the purposes of this calculation, the numerator is comprised of the proposed securities to be issued, including securities reserved for issuance, and the denominator is comprised of issued and outstanding securities, also including securities reserved for issuance. The percentage must be calculated based on the issued and outstanding securities at the commencement of the 12 month period.
	a) Yes □ No □
7.	Will there be a new Control Position created as a result of this transaction?
	a) Yes □ No □

	share ——	shareholder approval for this transaction has been or will be obtained.  FINANCING								
II.	FINA									
(eith Fori	er as co n. If th	onsidera e securi	ties issuance is being undertaken in connection with an acquisition ation or to raise funds for a cash acquisition), proceed to Part III of this ities issuance is being undertaken in connection with a shares for debted to Part IV of this Form.							
1.	Total	l amoun	t of funds to be raised:							
2.	Prop	osed use	e of proceeds:							
3.	(a)		ription of shares to be issued:							
		(i)	Class:							
		(ii)	Number:							
		(iii)	Price per security:							
	(b)	Descr	ription of Warrants or other convertible securities to be issued:							
		(i)	Number:							
		(ii)	Number of Listed Shares eligible to be purchased on exercise of all Warrants or other convertible securities:							
		(iii)	Exercise price:							
		(iv)	Expiry date:							
	(c)	Descr	ription of debt securities to be issued:							
		(i)	Aggregate principal amount:							
		(ii)	Maturity date:							
		(iii)	Interest rate:							

If the response to both 6. and 7. above is yes, provide the date that disinterested

8.

	a(ii) + b(ii)]:						
(d) Total Shares to be Issued [	a(ii) + b(ii)]:						
III. ACQUISITIONS							
assets, if applicable). The disclos	Provide details of the assets to be acquired by the Company (including the location of the assets, if applicable). The disclosure should be sufficiently complete to enable a reader to appreciate the significance of the transaction without reference to any other material:						
(such as sale, option, license or ot	including the date, parties to and type of agreement her) and relationship to the Company. The disclosure enable a reader to appreciate the significance of the ny other material:						
	in relation to the total consideration for the acquisition rities or other consideration) and any required work						
(a) Total aggregate considerat	ion in Canadian dollars:						
(b) Cash:							
(c) Securities (including option value:	ns, warrants or other convertible securities) and dollar						
(d) Other:							
(e) Expiry date of options, wa	rrants or other convertible securities if any:						
(f) Exercise price of options,	warrants or other convertible securities if any:						
(g) Work commitments:							

	State how the purchase or sale price was determined (whether by arm's-length negotiation, independent committee of the Board, third party valuation, etc.)						
·	SHA	RES FOR DEBT TRANSACTION					
	Total	amount of debt to be settled:					
	Total	number of Listed Shares to be issued:					
		If Warrants or other convertible securities are to be issued provide the following information:					
	(a)	Number of shares eligible to be purchased on exercise of Warrants or other convertible securities:					
	(b)	Exercise price:					
	(c)	Expiry date:					
	Did a	ny creditors refuse the settlement?					
	Yes	□ No □					
	Ident why.	ify all creditors of the Company that were not offered the settlement and explain					
	If the	re are plans to settle the balance of the debt, if any, please attach details.					
		there be a new Control Person of the Company created as a result of the issuance of s for debt?					
	Yes	□ No □					
	If YE	SS:					
	(a)	provide the name of the new Control Person(s) and attach the Personal Information Form or, if applicable, the Declaration (TSX Venture Form 2C1) of that new Control Person(s),					

	if the new Control Person is a corporation, then provide the name and address of all persons owning voting control over 20% of the voting securities, if known, and attach the Personal Information Form or, if applicable, the Declaration (TSX Venture Form 2C1) of such person(s) to this Form.
than purpo issued issued perce	completion of the Shares for Debt transaction, will the Company have issued more 100% of its issued and outstanding securities in the past 12 months? For the oses of this calculation, the numerator is comprised of the proposed securities to be d, including securities reserved for issuance, and the denominator is comprised of d and outstanding securities, also including securities reserved for issuance. The ontage must be calculated based on the issued and outstanding securities at the nencement of the 12 month period.
a)	Yes □ No □
	response to both 7. and 9. above is yes, provide the date that disinterested holder approval for this transaction has been or will be obtained.
PAR'	TIES ACQUIRING SECURITIES
The tas we finance	TIES ACQUIRING SECURITIES  able attached as Schedule 1 must disclose the identities of all parties, both of record ell as beneficial holders, acquiring securities pursuant to a share issuance or cing referred to at Parts II or III above other than a shares for debt transaction red to at Part IV. Where such purchaser is of record only, the identity of the ficial holder must also be disclosed.
The tas we finance referred benefit	able attached as Schedule 1 must disclose the identities of all parties, both of record ell as beneficial holders, acquiring securities pursuant to a share issuance or cing referred to at Parts II or III above other than a shares for debt transaction red to at Part IV. Where such purchaser is of record only, the identity of the

VI. AGENT'S FEE, COMMISSION, BONUS							
1.	If this transaction is effected through an agent, Member or any other person who is paid or will be paid compensation in connection with the transaction, provide: name and address and if a corporation, identify persons owning voting control over 20% of the voting securities, if known:						
2.	Provide the following information for any bonus, finder's fee, commission or option to be paid in connection with the transaction:						
	(a)	State that the sales agent/Member, finder or such other person is arm's length to the Company.					
	(b)	Cash					
	(c)	Securities					
	(d)	Expiry date of any option					
	(e)	Exercise price of any option					
VII.	REL	ATED PARTY TRANSACTIONS					
1.	State whether the financing or share issuance referred to in Parts II, III or IV of this Form is a related party transaction or another transaction governed by TSX Venture Policy 5.9.						
	Yes □ No □						
2.	If Ye	s, state either:					
	(a)	the exemption being relied upon to effect the transaction,					
		or					
	(b)	how compliance is being made with TSX Venture Policy 5.9.					

#### VIII. SHARE ISSUANCE/FINANCING RESTRICTION

- 1. The transaction does not and will not:
  - (a) involve or form part of a series of transactions that may result in a Change of Business or a Reverse Takeover (as defined in Policy 5.2 *Changes of Business and Reverse Takeovers*);
  - (b) together with any transaction(s) effected within the 12-month period prior to the date of this Form, result in more than \$500,000 being raised pursuant to the financing transaction, calculated since the commencement of the 12-month period, except as provided for in the one-time exemption described in section 5.4 of the NEX Policy.

#### IX. DECLARATION

The undersigned hereby certifies that:

- 1. the undersigned is a director and/or senior officer of the Company and has been duly authorized by a resolution of the board of directors of the Company to make this Declaration;
- 2. if there is a shares for debt transaction, any debts to be settled pursuant to the transaction, which are not specifically referred to in the financial statements of the Company prepared since the debt was incurred, are valid debts due and payable by the Company to the indicated creditor(s);
- 3. as of the date of this Declaration there is no Material Information concerning the Company which has not been publicly disclosed;
- 4. the Company has completed the transaction(s) in accordance with the applicable Securities Laws and NEX Requirements; and
- 5. all the information contained in this Form C Notice of Proposed Share Issuance/Financing is true.

#### X. ACKNOWLEDGEMENT – PERSONAL INFORMATION

"Personal Information" means any information about an identifiable individual, and includes information contained in Part III Items 1 and 2, Part IV Items 3, 5 and 8, Part V, Part VI Item 1 and Schedules 1 and 2, as applicable, of this Form.

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 NEX (as defined in Appendix 1) pursuant to this Form; and
- (b) the collection, use and disclosure of Personal Information by NEX for the purposes described in Appendix 1 or as otherwise identified by NEX, from time to time.

Dated:	
	Name of Director and/or Senior Officer
	Signature
	Official Canacity

### Schedule 1

Name & Residential Address of Party Acquiring Securities	*Name and Address of Beneficial Holder (1)	# of Shares Acquired	**Post- closing Direct & Indirect Holdings in the Company (2)	**% of Post- Closing Outstanding Shares (2)	Prospectus Exemption Utilized	***Insider=I Pro Group =P (3)
TOTAL						

- (1) If the party is/will not be the beneficial holder, complete this information.
- (2) Assuming exercise of Warrants or other convertible securities issued pursuant to the share issuance.
- (3) If the party acquiring securities is an Insider prior to closing or will be an Insider post-closing, please indicate with an "I". If the party acquiring securities is a member of the Pro Group, please indicate with a "P".
- (4) If party unknown at time of filing, please indicate. **However, information respecting Insiders must be disclosed.**

## Schedule 2

Name and Address of Creditor	*Name and Address of Beneficial Holder (1)	Amount Owing	Deemed Price per Share	# of Shares	# of Warrants	**% of Post- Closing Outstanding Shares (2)	Nature of Debt. (E.g. trade payable, management fees, etc.)	Prospectus Exemption Utilized	Insider = I Pro Group=P Not Applicable = N/A
TOTAL									

- (1) If the party is/will not be the beneficial holder, complete this information.
- (2) Assuming exercise of Warrants or other convertible securities issued pursuant to the share issuance.