



SECURITY DEPOSIT FORM

(To be completed by Beneficial Owner)

Please Initial first two pages on bottom, and sign on page three)

Elco Securities Ltd. reserves the right to request further supporting information or documentation regarding the foregoing information upon condition of accepting and depositing the said securities into your account.

Table with 4 columns: Client Name, Date: (dd/mm/yyyy), Stock Symbol, Share Quantity. Rows include Security Name, Total shares outstanding, Approx. dollar value, Last traded price, Deposit Type (Physical Cert, DWAC, DTC, Other), Cert #, Date on Cert, and Where do the shares trade.

- 1) Security Deposit reason (e.g., safekeeping/resale)
2) Date owner acquired the security.
3) Describe the consideration paid for the security
4) How many shares of the issuer are owned or controlled, directly or indirectly, by owner?
5) How many shares have been issued to, or transferred to/from you within the last 12 months?
6) The Security was acquired at the following time(s) and in the following manner: (Describe details of the acquisition(s) and specify from whom and the date(s) acquired. Details must go back to when the shares were issued from the company.)

With respect the shares:	YES	NO
A. Are you the sole, legal beneficial owner of the Securities?		
B. Are the securities free from any debts owed or liens?		
C. Are all considerations for the acquisition of the security been paid or delivered (ie. The security is fully paid for and earned)?		
D. Are the shares a part of a control block?		
E. Have the shares been qualified by a prospectus or current registration statement? If yes, state registration filing date.		
F. Does anyone else, living in the same household as the beneficial owner, own or have trading authority over additional shares of this issuer? If so, please state how many shares.		
G. Were any of the prior owners of the shares an officer, director, affiliate, or have control of over 10% of the outstanding shares at the time or within the last 90-days?		
H. Were shares acquired through purchase, as payment for services/compensation, stock offering, employment agreement, debt agreement, or note/debt conversion?		
I. If yes to previous question (G), have you attached verification documents to this application? (This would include copies of the private placement, offering agreement, compensation agreements, employment agreements, debt agreement, convertible notes. Documentation is required to show acquisition and proof of payment).		

With respect the company	YES	NO
A. Is the issuer a shell company or has it been a shell company at any time during the last twelve months?		
B. If the company fully reporting?		
C. Is the company a current filer?		
D. Was security purchased through a transaction exemption from registration? Describe exemption relied upon below (e.g., a private offering exemption)		
E. Is the security restricted from resale for any reason?		
F. Is the security free-trading with no resale restrictions? If so, how have you verified it's free-trading status? (Please provide details below)		
G. Are you claiming a resale exemption? If so which exemption? (For example, do you plan to rely on rule 144?)(Please provide details below of the complete history of the security during the last 6 month, including each prior seller's name, purchase date, consideration paid, and affiliate status.)		

Notes:

Client Initials

With respect to the company, is the Beneficial Owner:	YES	NO
A. A director, officer, affiliate or person who owns or controls more than 10% of the outstanding shares of the company.		
B. A person with access to non-public, confidential information concerning the company.		
C. A person who has the power to direct the management and policies of the company, whether through the ownership of voting securities, by contract, or otherwise.		
D. A founder of the company.		
E. A person who conducts or causes to conduct investor relations activities or who promotes the purchase or sale of the Company's shares for or on behalf of the company.		
F. An Insider or affiliate of the Issuer of the Securities? (If yes, you confirm that you will comply with applicable Securities Laws, including reporting requirements and/or limitations on the sale of shares (e.g. SEC Rule 144))		
G. Was the Security acquired from any person that is described above, (A) thru (F), yes or no, explain.		
H. Was previously owner an officer, director, affiliate, control person or 5% owner of the issuer? (If yes, provide position, dates held, and position's duties.)		
I. Do you have any other relationship (other than insider or affiliate) with the issuer, or any senior officers or directors, or promoters or investor relations agent of the issuer?		
J. Has made any payments to any other person in connection with the proposed resale of security?		
K. Has paid for or organized for any promotional activities for this stock.		
L. Will be paying or organizing any promotions activities in this stock in the future?		
M. Solicited or made any arrangement for the solicitation of buy orders in connection with the proposed resale of the security.		
N. Made any arrangements for payments to any other person/entity in connection with the proposed sale of the securities.		
O. Beneficial owner, or any affiliates of owner, sold shares of the same class of securities in the last three months? (If yes, indicate the amount sold).		
P. Do you, the beneficial owner, intend to sell, deposit or transact in additional shares of the same class of securities through other means?		
Q. Any other information regarding this security you would like to provide?		

By signing below you:

- Certify that the information set out herein is, to the best of your knowledge after due consideration, true and complete;
- No other person or entity whatsoever has any right, title, or interest, legal, equitable, contingent, or otherwise in or to the security.
- Acknowledge that Elco Securities Ltd. will be relying on the statements made above in depositing the certificates representing the Securities into the Account and trading in such securities as the designated trading person may direct;
- Consent to Elco Securities Ltd. collecting the information set out herein for the purposes of administering the Account or as may be permitted or required by applicable law or the rules, regulations and policies of securities regulatory and securities oversight organizations to which Elco Securities Ltd. is subject; and
- Agree to advise Elco Securities Ltd. immediately in writing if there is any change in the information set out herein
- Agree to the Terms and Conditions attached hereto:

(Full Name & Title)

(Security Owner Signature**)

(Date)
(dd/mm/yyyy)

****Digital Signatures will not be accepted****



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Internal Use Only		
Transfer Agent _____	Contact Person _____	Is the stock DTC eligible? Yes <input type="checkbox"/> No <input type="checkbox"/>
Date Verified Stock is free and clear. _____		Is the stock DWAC eligible? Yes <input type="checkbox"/> No <input type="checkbox"/>
Approved By: _____	Approval Signature _____	Date _____

Notes: _____

Terms and Conditions:

In consideration of Elco Securities Ltd, (ESL) accepting this Security Deposit Form, the security owner understands and agrees to each of the following:

1. The Security Owner agrees to keep the foregoing questionnaire information up to date and current with ESL as long as the security shares are being transacted or held in the account.
2. The Security Owner agrees to indemnify and hold ESL harmless from and against any and all claims, damages, liabilities and expenses which ESL incurs as a result of or in connection with any inaccuracy or omission in the Security owner's responses to this Security deposits form.
3. The Security Owner agrees to cooperate with any internal or external audit or regulatory inquiry relating to this Security Deposit Form by providing any information or documentation reasonably requested by ESL to support the information provided in the form and any security sale executed in accordance with the Securities Law (as defined below). This obligation to cooperate will remain in effect before and after the completed of transfer and shares transactions.
4. ESL adheres to Securities Law governing all transactions in relation to the securities industry both domestically and internationally. The acceptance of any sale of the related are expressly subject to the Security Owner's strict adherence to all applicable securities law, including, without limitation, those described below:

Securities Fraud: It is unlawful for any person(s) to offer or sell securities by the use of any means 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 purchase

Insider Trading: insider trading is prohibited, which is 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, non-public 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.

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. 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 and 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: Anti-Money Laundering laws were first implemented to fight drug trafficking, money laundering, and other crimes. It was further expanded 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. Money laundering is now considered a criminal act. Money laundering is the criminal practice of filtering ill-gotten gains or "dirty" money through a maze or a series of transaction, so the funds are "cleaned" to look like proceeds from legal activities.