Notice

Rescission of National Policy 48 Future-Oriented Financial Information

And

Amendments to National Instrument 51-102 Continuous Disclosure Obligations

And

Related Consequential Amendments

This Notice accompanies the following:

- 1. amendments to National Instrument 51-102 Continuous Disclosure Obligations (NI 51-102) and Form 51-102F1 Management's Discussion and Analysis (Form 51-102F1) in respect of forward-looking information, including future-oriented financial information (FOFI) and financial outlooks such as earnings guidance (the NI 51-102 Rule Amendments);
- 2. related consequential amendments to the following instruments (the Consequential Rule Amendments):
- Form 44-101F1 *Short Form Prospectus* (Form 44-101F1)
- Form 45-101F Information Required in a Rights Offering Circular (Form 45-101F)
- Form 45-106F2 Offering Memorandum for Non-Qualifying Issuers (Form 45-106F2)
- Form 45-106F3 Offering Memorandum for Qualifying Issuers (Form 45-106F3);
- 3. related amendments to the following national policies (the Policy Amendments):
- Companion Policy 51-102CP *Continuous Disclosure Obligations* (CP 51-102)
- Companion Policy 44-101CP Short Form Prospectus Distributions (CP 44-101)
- National Policy 41-201 *Income Trusts and Other Indirect Offerings* (NP 41-201)
- National Policy 51-201 *Disclosure Standards* (NP 51-201); and
- 4. the rescission of National Policy 48 *Future-Oriented Financial Information* (NP 48).

The NI 51-102 Amendments, the Consequential Rule Amendments and the Policy Amendments (collectively the Amendments) are an initiative of the securities regulatory authorities in each of the provinces and territories.

The NI 52-102 Amendments and the Consequential Rule Amendments (collectively the Rule Amendments) have been made, or are expected to be made, as:

- rules in each of Alberta, British Columbia, Manitoba, New Brunswick, Nova Scotia, Newfoundland and Labrador, Ontario and Prince Edward Island;
- Commission regulations in Saskatchewan and a regulation in Québec, Nunavut and Northwest Territories; and
- policies in the Yukon.

If the required government approval is obtained in British Columbia, the British Columbia Securities Commission intends to make the Rule Amendments and adopt the Policy Amendments.

In Saskatchewan, the Rule Amendments are expected to be adopted, if all government approvals are received, as a commission regulation on December 31, 2007.

We expect to implement the Amendments on December 31, 2007.

Substance and Purpose

Currently, our expectations for forward-looking information are found in a number of places:

- NP 48 specifies how FOFI should be prepared, updated and compared to actual, and specifies when an auditor should be involved. Since NP 48 was issued in 1993, there has been confusion in the market as to the applicability of NP 48 to other types of forward-looking information, such as earnings guidance.
- NP 51-201 includes best disclosure practices for earnings guidance and for updating forward-looking information. However, since the introduction of NP 51-201 in 2002, issuers have continued to question the applicability of NP 48 to earnings guidance and other financial outlooks.
- Form 51-102F1 includes instructions to issuers who prepare forward-looking information in management's discussion and analysis (MD&A).

The Amendments:

• streamline and clarify the requirements for preparation and disclosure of all forward-looking information in one location, placing them in NI 51-102, with cross-references in the relevant offering document forms to these requirements; and

• apply the same provisions for comparison to actual, updating and withdrawal to both FOFI and financial outlooks such as earnings guidance.

Background

We published the Amendments for comment (the Proposed Amendments) on December 1, 2006 (the December Notice). The comment period ended on March 1, 2007.

Summary of Changes to the Proposed Amendments

We have summarized the principal changes to the Proposed Amendments in Appendix A to this Notice.

Summary of Written Comments Received by the CSA

We received submissions from five commenters. We have considered all the comments received and thank all commenters. Our responses to the comments and the names of the commenters are contained in Appendix B to this Notice.

Questions

Please refer your questions to any of:

Carla-Marie Hait
Chief Accountant, Corporate Finance
British Columbia Securities Commission
(604) 899-6726 or (800) 373-6393 (if calling from B.C. or Alberta)
chait@bcsc.bc.ca

Fred Snell Chief Accountant Alberta Securities Commission (403) 297-6553 fred.snell@seccom.ab.ca

Blaine Young Associate Director, Corporate Finance Alberta Securities Commission (403) 297-4220 blaine.young@seccom.ab.ca

Ian McIntosh
Deputy Director, Corporate Finance
Saskatchewan Financial Services Commission – Securities Division
(306) 787-5867
imcintosh@sfsc.gov.sk.ca

Bob Bouchard
Director, Corporate Finance
Manitoba Securities Commission

(204) 945-2555 Bob.Bouchard@gov.mb.ca

Cameron McInnis Manager, Corporate Finance Ontario Securities Commission (416) 593-3675 cmcinnis@osc.gov.on.ca

Winnie Sanjoto Senior Legal Counsel Corporate Finance Ontario Securities Commission (416) 593-8119 wsanjoto@osc.gov.on.ca

Neeti Varma Accountant Corporate Finance Ontario Securities Commission (416) 593-8067 nvarma@osc.gov.on.ca

Louis Auger Analyste Autorité des marchés financiers (514) 395-0558 ext. 4383 Louis.Auger@lautorite.qc.ca

Rosetta Gagliardi Conseillère en réglementation Autorité des marchés financiers (514) 395-0558 ext. 4462 rosetta.gagliardi@lautorite.qc.ca

Pierre Thibodeau Senior Securities Analyst New Brunswick Securities Commission (506) 643-7751 Pierre.Thibodeau@nbsc-cvmnb.ca

Bill Slattery
Deputy Director, Corporate Finance and Administration
Nova Scotia Securities Commission
(902) 424-7355
slattejw@gov.ns.ca

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The text of the Amendments can be found as follows:

- Appendix C: Revocation of National Policy 48 *Future-Oriented Financial Information*Appendix D: Amendments to National Instrument 51-102 *Continuous Disclosure Obligations*
- Appendix E: Amendments to Form 51-102F1 Management's Discussion and Analysis
 Appendix F: Amendments to Companion Policy 51-102CP Continuous Disclosure
 Obligations
- Appendix G: Amendments to Form 44-101F1 Short Form Prospectus Distributions and Companion Policy 44-101 CP to National Instrument 44-101 Short Form Prospectus Distributions
- Appendix H: Amendments to Form 45-101F Information Required in a Rights Offering Circular
- Appendix I: Amendments to Form 45-106F2 Offering Memorandum for Non-Qualifying Issuers and Form 45-106F3 Offering Memorandum for Qualifying Issuers
- Appendix J: Amendments to National Policy 41-201 *Income Trusts and Other Indirect Offerings*
- Appendix K: Amendments to National Policy 51-201 *Disclosure Standards*
- Appendix L: Related Amendments to Local Securities Regulation and Additional Information Required in Certain Jurisdictions