

Power of Attorney (for use in Ontario)

	(name of Gra	antor)
	(address of Grantor)	
1.	Appointment: I hereby appoint the following person(s):	
	of	
	of	
	Jointly Jointly or Separately	

(Initial one box if there is more than one Attorney. If left blank, my Attorneys must act jointly. If I choose to allow my Attorneys to act separately, I confirm that my Attorneys need not act unanimously in respect of the areas of authority set out in this document.)

to be my Attorney(s) for my property and, such appointment taking effect immediately, I authorize my Attorney(s) to do, from time to time, the following acts and things on my behalf and in my name involving **HSBC Bank Canada** or any of its subsidiaries (the "**Bank**") which I could do if capable, subject to any conditions and restrictions contained herein:

- (a) To draw, accept, assign, sign, make, endorse, negotiate and deal with all or any bills of exchange, promissory notes, cheques, drafts, deposit instruments and orders for the payments of money, warehouse receipts and bills of lading; and
- (b) To pay and receive all monies and securities held for my account (whether for safekeeping or by way of security or otherwise) and give receipts, releases and acquittances for the same; and
- (c) To arrange, settle, balance and certify all books, statements and accounts and sign the Bank's regular form of confirmation of balance and vouchers, and any receipts and releases in respect thereof; and
- (d) To borrow money by way of discount, overdraft or otherwise and to give any security or securities upon any of my property, rights and assets, present or future, whether real or personal or otherwise, for any debt or liability incurred or to be incurred by me or by my Attorney(s) on my behalf; and
- (e) To subscribe for, accept, purchase, sell, transfer, surrender and in every way deal with shares, stocks, bonds, debentures and securities of every kind and description through the agency of the Bank or otherwise and to pay and receive the purchase money therefore and to give receipts, acquittances and releases for the same; and
- (f) To authorize and empower any manager or other officer of the Bank to accept in my name all or any drafts and bills of exchange; and
- (g) To receive any notice, notification, writ or process; and
- (h) To establish, make contributions to or withdrawals from, transfer all or part of, redeem or terminate my Registered Retirement Savings Plans or similar retirement savings plans; and
- i) To execute and deliver all deeds and other documents necessary for the above purposes; and
- (j) Generally to transact with the Bank any business my Attorney(s) may see fit on my behalf and in my name as fully and effectually as I could do if present.

(Delete and initial if not desired.)

2. **Safety Deposit Box:** I authorize my Attorney(s) to have access to, control of and the power to deposit or remove any contents, including testamentary documents, securities, writings, jewellery and other items of any kind whatsoever, of any safety deposit box held by me at the Bank.

- **3. Acknowledgement of Tax Liability:** I acknowledge that termination or redemption of a Registered Retirement Savings Plan or similar retirement savings plan could result in a significant tax liability.
- **4. Multiple Powers of Attorney:** This Power of Attorney is in addition to and does not revoke any previous Power of Attorney granted by me.
- 5. Ratification, Revocation and Indemnification: I hereby ratify and confirm all acts and things which my Attorney(s) shall do or cause to be done under or by virtue of this Power of Attorney. The Bank will not oversee the use to which my Attorney(s) put my funds or assets. The Bank may continue to deal with my Attorney(s) until a written notice of revocation of this Power of Attorney has been given to the branch of the Bank at which my account(s) is kept, and the Bank has confirmed in writing that it has received my notice of revocation. I will indemnify the Bank and hold the Bank harmless from all losses, costs, fees, damages, expenses, claims and liabilities whatsoever that the Bank may suffer or incur or that may be brought against the Bank as a result of the Bank acting upon the instructions of my Attorney(s) pursuant to this Power of Attorney.

SECTION 6 BELOW GRANTS A CONTINUING POWER OF ATTORNEY WHICH WILL ALLOW THIS POWER OF ATTORNEY TO BE EXERCISED DURING YOUR MENTAL INCAPACITY. IF YOU DO NOT WISH TO GRANT A CONTINUING POWER OF ATTORNEY, YOU *MUST* DELETE AND INITIAL SECTION 6.

(Delete and initial if not desired.)

- **6. Continuing Power of Attorney:** It is my intention and I so authorize my Attorney(s) that this authority may be exercised while I am capable of making decisions about my financial affairs and shall continue despite any subsequent legal incapacity or mental incapability on my part, pursuant to the *Substitute Decisions Act*.
- **7. General:** I hereby confirm having secured such legal advice concerning this Power of Attorney as I consider necessary. I acknowledge that HSBC is not providing legal advice to me. I declare that I have read and understood the terms of this Power of Attorney.
- 8. Acknowledgement of Mental Capacity: I acknowledge and am aware of the following:
 - (a) I know what kind of property I have and its approximate value;
 - (b) I am aware of obligations owed to my dependants;
 - (c) I know that my Attorney(s) will be able to do anything in respect of my property I could do if capable, with the exception of making my will;
 - (d) I know that my Attorney(s) must account for his, her or their dealings with my property;
 - (e) I know that I may, if capable, revoke this Power of Attorney;
 - (f) I appreciate that unless my Attorney(s) manages my property prudently, the value of my property may decline; and
- (g) I appreciate the possibility that my Attorney(s) could misuse the authority given to him, her or them.

	197	rapproduce the possibility that my Attorney 3, could misuse the authority given to min, her of them.
Executed at		this day of,

If this is a Continuing Power of Attorney, it	must be executed in the presence of	two witnesses, each present at the same time.
If this is not a Continuing Power of Attorne	ey, only one witness is required.	
Signature of witness*	Signature of witness*	-)))
Print name	Print name))
Print address	Print address)) Signature of Grantor
))
Print occupation	Print occupation	·))
* If this is a Continuing Power of Attorney, the signate Grantor is incapable of giving this Power of Attorne (a) an Attorney appointed hereunder; (b) the spouse or partner of an Attorney appoin (c) the Grantor's spouse or partner; (d) a child of the Grantor or a person whom the demonstrated a settled intention to treat as ("partner" means a person who has lived with the G	y, and that he or she is not: (e) a person w ted hereunder; guardian o (f) less than 1 Grantor has his or her child;	nent that he or she has no reason to believe that the whose property is under guardianship or who has a f the person; or 8 years old.
Acknowledgement of Attorney(s): I he	reby accept the above appointment.	
Signature of Attorney	Signature of Attorney	-
Date	Date	





a division of HSBC Securities (Canada) Inc.

Account Number	

Please Read Carefully

In this trading authorization, the words "I", "me" and "my" mean the undersigned client(s), and the words "you", "your", "yours" and "HSBC InvestDirect" means HSBC InvestDirect, a division of HSBC Securities (Canada) Inc.

- 1. I appoint _______ as my agent ("agent") with respect to one or more brokerage accounts with you provided that this authority is limited to only power to buy, sell (including short sales) and/or trade, in securities and options, on margin, or otherwise, all in accordance with your general terms and conditions and with the usual practice of brokers, subject to the constitution, by-laws, rules, regulations, customs and usages in existence from time to time of the stock exchange or market (and its respective clearing house, if any) where the transaction is made to all laws, regulations and orders of any governmental or regulatory authority that may be applicable.
- 2. This trading authorization shall apply to my account held with you as noted above. I hereby ratify and confirm any and all transactions by the agent made after the date of the agent's appointment and any and all transactions previously made by the agent but not yet settled and agree to indemnify and hold you harmless against any loss, liability or damage, cost and expenses arising in any way out of such transactions.
- 3. This trading authorization and indemnity shall remain in full force and effect and shall survive any incidental, temporary or intermittent closing out, or reopening or renumbering of my account with you and shall continue in favour of you and your successors and assigns until you receive written notice of revocation or proof of my death at your Head Office in Toronto, Ontario. Any revocation or termination shall in no way affect the indemnity herein contained respecting any action taken by my agent.
- 4. Each party hereto has requested that this trading authorization and all documents and notices be drawn up in the English language. Les parties conviennent que la présente convention et tous les documents s'y rattachant soient rédigés en anglais.

Important Information

- 1. I understand that you are not advising me to appoint an agent to make decisions for me. This is a decision that I alone can make.
- 2. I understand whenever I give someone else the authority to manage my property, there is a risk that they will make errors, exercise poor judgment or even behave dishonestly causing a loss to me. It is therefore imperative that I consider seriously whether the person whom I have chosen to appoint as my agent is trustworthy and capable of making good decisions on my behalf.
- 3. You and the agent understand that under Canadian securities laws registration as an adviser is required before a person can engage in the business of advising or holding himself or herself out as being in the business of advising.
- 4. You and the agent further understand that the Canadian Securities Regulatory Authorities have stated that (among other factors) receiving, or expecting to receive, any form of compensation for carrying on an advisory activity (such as making specifically tailored trading recommendations for a client) would be indicative of engaging in the business of advising.
- 5. HSBC InvestDirect may also terminate the agent's trading authorization over your account at any time for any reason in its sole discretion. In the event HSBC InvestDirect terminates the agent's trading authorization over your account, HSBC InvestDirect will provide written notice to both the client and the trading agent.

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6. The appointment of an agent does not negate or minimize any rights that HSBCInvestDirect has under the Client Terms and Conditions and you shall remain liable for all amounts owing on your account. Even though you granted trading authorization to another, you should be diligent to closely scrutinize and review what transactions occur in your account. As an Order Execution Only Account, HIDC has no obligation to conduct any trade by trade suitability and shall not provide any investment recommendations or advice.

Agent:

	Firs	st Na	me: Last Name:	_
	Hor	me A	ddress : (P.O. Boxes and c/o not accepted	ed)
			Province: Postal Code:	
			ne: Home Business/Day:	
	Dat	e of	Birth(MM/DD/YYYY):	
	Em	ploy	er:Occupation:	
	Тур	e of	Business:	
2.	Rela	atio	nship to Applicant:	
	l.		you an immediate family member of the Applicant(s)?	
			immediate family member we mean: spouse, parent, sibling, child, grandparent, grandchild, and/or an er family member who shares the Applicant's home)	У
		If Y	ES, specify the relationship:	
		If N	O, complete a, b, c and d below.	
		(a)	Specify the relationship:	
		(b)	Are you receiving any form of direct or indirect compensation from the Applicant or charging a fee to the Applicant to act as agent and buy, sell and/or trade, in securities Yes / No If YES, provide details:	_
		(c)	Do you have financial interest in the account? Yes / No If YES, explain the nature of the financial interest	
		(d)	Are you registered/licensed to provide financial advice in the province where the client/account holderesides? Yes / No	r
			If YES, please provide the following: the name of the Canadian securities regulatory authority, the name of the registrant firm that you are registered with and your National Registration Database (NRD No.), applicable. NRD No:	
			If NO, you are not registered/licenced with the Canadian securities regulatory authorities and have responded Yes to (b) that you are being compensated, please provide detailed commentary as to why you are not registered.	/
	Det	ails:		
	II.		you a partner, director, officer or employee of a Member firm of the Investment Industry Regulatory anization of Canada or a relative of any such individual living in the same household? Yes / No	
			ES, please provide the name of the Member firm and provide the required authorization letter from Member firm:	

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	III. Do you hold or have trading authority on any other accounts with HSBC? Yes / No			es / No
		If YES, how many acco		
3.	Ins	sider Status		
	l.	Are you or your spouse issuer?	partner a director, senior officer, 10% shareholder c	or more, or insider of any reporting
		(complete a and b)		
		•	cate the name of issuer(s): cate the name of issuer(s):	
II.			partner, as individuals or in combination with others, oting securities of any reporting issuer? Yes / No	, control (directly or indirectly)
		a) If yes, please indic	ate the name of issuer(s) :	
		are aware of your	e you answered « yes » to either question I or II of obligation to report purchases or sales and possible g to applicable securities legislation.	
App	olic	cant Signatures		
or co	omi	mon-law partner of any o sed. The witness must be	be witnessed by someone other than the applicant, f these persons. A person may witness all signatures present when the applicant, co-applicant and/or age	and each signature must be
Appl	icar	nt's Name:	Applicant's Signature:	Date: (MM/DD/YYYY)
Co-A	Appl	licant's Names:	Co-Applicant's Signature:	Date: (MM/DD/YYYY)
Witn	ess	Signature for Applicant	Date: (MM/DD/YYYY)	
Age	ent	Acceptance and Sig	nature	
gene sam inclu have	eral e. I ude e pr	Terms and Conditions as represent and warrant th d above is accurate and c	nt and confirm that I have read and understood this a they will apply to the operation of the Applicant's ac at I am familiar with the investment objectives of the omplete. I hereby authorize HSBC InvestDirect to rev my HSBC InvestDirect Investing account(s) and clien	count and I agree to adhere to the applicant(s) and that the information riew the personal information I
cour som and	se e c oth	of our relationship with the cases, abroad. We may obser financial institutions, a	estDirect is required to collect and confirm the foregone Applicant to fulfill our legal, regulatory and self-regonain this information from a variety of sources, includes is necessary. You acknowledge receipt of notice the credit reporting agencies.	ulatory obligations in Canada and in ling from credit reporting agencies
Sign	atu	ıre of Agent:	Date: (MM/	(DD/YYYY)
Witness Signature for Agent:			Date: (MM/	(DD/YYYY)

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HSBC InvestDirect

a division of HSBC Securities (Canada) Inc.

Authorized Individual Information Form

Personal Inform	ation				
☐ Mr. ☐ Mrs.	☐ Miss ☐ Dr.		Employment Information		
Last Name (Legal)	First Name (Legal)	Middle Name (Legal)	Employer's Name	Type of Busi	ness
Home Tel. #	Business Tel. #		Occupation/Position	Years with E	mployer
Mobile Tel. #	E-mail Address		Employer's Address		
Residence Address (P.C). Boxes, G.D or c/o not accepted,	Apt./Suite#	City Province	Postal Code	
City	Province	Postal Code	Marital Status and Spousal Information	_	
Country of Residence	Citizenship (list all countri	es)	☐ Married ☐ Single ☐ Divorced ☐ Widowed ☐	Common La	aw.
Country of Birth	SIN	Date of Birth (mm/dd/yyyy)	Name of Spouse		
Employment Statu	ıs		Spouse's Employer's Name	Type of Busi	ness
Employed Retired*	☐ Self-Employed ☐ Homemaker	Student Not Working*	Spouse's Occupation/Position	Years with E	mployer
*Retired or Not Work	ring: Provide details of most re	cent job.			
Other Informati	ion				
	pouse, or anyone you reside with, is, please state the name of the fi		er, IIROC Member firm, Stock Exchange or member of a Stock tter :	∐ Yes	∐ No
2. Are you, your sp	oouse, or anyone you reside with,	, the CEO, CFO, COO or a Direc	etor of a publicly traded company ("a reporting issuer")?	Yes	☐ No
			ojor subsidiary of a reporting issuer? (Major subsidiary is the consolidated assets or revenue of the issuer)	Yes	☐ No
anyone you resi		he voting rights of the issuer's c	reporting issuer? In other words, do you, your spouse or outstanding voting securities, including any convertible mit?	Yes	□ No
5. Are you, your sp securities?	oouse, or anyone you reside with,	, a control person (holding more	than 20%) in a reporting issuer's outstanding voting	Yes	□ No
, , ,	oouse, or anyone you reside with, r administrative services to a repo		O of a management company that provides significant ry of a reporting issuer?	Yes	☐ No
	ns 2 to 6 above do not apply, do your reporting issuer given the nature		reside with, receive or have access to material non-public e, technology)?	Yes	☐ No
8. Do you, your sp	ouse, or anyone you reside with,	exercise "significant power or i	nfluence" over the decisions of a reporting issuer?	Yes	☐ No
9. Name any repor	rting issuers (including symbol) to	which a "Yes" answer applies	on questions 2 to 8 above:		
	· ·		y members of your immediate family) in the past, been exes and list the details of the individuals)	Yes	☐ No
a member of legislature;		ment or member of a	a president of a state owned company or bank; a head of a government agency; a federal judge; or		
an ambassa	inister (or equivalent); ador or an ambassador's attaché c eneral (or higher rank);	or counselor	a leader or president of a political party in a legislature.		
If answered yes to qu	estion 10, please indicate the d	letails of the individual(s) belo	ow:		

Full Name

Description

Privacy Consent

Please read the "Client Information Consent Agreement" section of the Client Terms and Conditions booklet. I consent to the collection, use and disclosure of Client Information in the manner and for the purposes specified in the Client Terms and Conditions.

I agree to the following optional uses of my Personal Information:

- 1. HSBC InvestDirect may collect and use my personal information and, where permitted by law, share it within the HSBC Group, to identify and inform me of products and services provided by the HSBC Group that may be of interest to me.
- 2. HSBC InvestDirect may collect and use my Personal information to promote the products and services of select third parties that may be of interest to me; and
- HSBC InvestDirect may collect, use and share my SIN for the additional optional purposes of conducting Financial Crime Risk Management Activities, and for internal audit, security, statistical, and record keeping purposes.
 Yes No (Default unless instructed otherwise)
 I may at any time refuse or withdraw my consent to 1,2, or 3 above by contacting HSBC at 1-800-760-1180; or visiting the HSBC InvestDirect website at www.investdirect.hsbc.ca. I understand that if I do refuse or withdraw my consent to 1,2, or 3 it will not affect my eligibility for products or services.

Signature

I verify that I have carefully reviewed the applicable section of the Client Terms and Conditions with respect to suitability reviews and I understand and acknowledge that HSBC InvestDirect does not provide investment advice or recommendations regarding any investment decisions or securities transactions and that HSBC InvestDirect will not determine the general investment needs and objectives or the suitability of any investment decisions or securities transactions.

I acknowledge that I have sole responsibility for all investment decisions and securities transactions and I understand that orders may be sent directly to the exchange or market without prior review by HSBC InvestDirect.

I agree to comply with all applicable rules and customs of the Investment Industry Regulatory Organization of Canada and those governing the exchanges or markets (and their clearing houses, if any) where the orders are executed. HSBC InvestDirect, however, reserves the right to review any transactions prior to the exchange or market and to reject, change or remove any order for credit reasons or non-compliance with the requirements of those exchanges, markets or securities regulations.

I acknowledge and agree that a credit check may be performed on me.

x			
Signature – Authorized Individual	Date (mm/dd/yyyy)		
Internal Use Section			
Method of Anti Money Laundering Verification			
Face to Face Date of Verification (mm/dd/yyyy):			
ID#1	ID#2		
Type of ID Verified:	Type of ID Verified:		
☐ Drivers License ☐ Passport ☐ Other:	☐ Drivers License ☐ Passport ☐ Other:		
ID Number:	ID Number:		
Place of Issuance:	Place of Issuance:		
Expiry Date:	Expiry Date:		
Verified by: Name:	Verified by: Name:		
Entity: HSBC Bank Other:	Entity: HSBC Bank Other:		
Branch Location/Transit Number:	Branch Location/Transit Number:		
■ Non Face to Face (Canadian Residents Only)			
☐ Credit Bureau (plus one of the following) ☐ Bank Reference Letter/Grou	up Introduction Form		
Bank Name: Cheque Numbe	r: Cheque Amount: \$		
HIDC Reviewing Representative Comments			
Comments:			
Representative Name:	Date (mm/dd/yyyy):		