Blackline of Revisions to Proposed Amendment Instrument to National Instrument 54-101 Communication with Beneficial Owners of Securities of a Reporting Issuer

- 1. National Instrument 54-101 Communication with Beneficial Owners of Securities of a Reporting Issuer is amended by this Instrument.
- 2. Section 1.1 of National Instrument 54-101 is amended by
 - (a) repealing the definition of "legal proxy";
 - (b) amending the definition of "proxy-related materials" to insert "or beneficial owners" between "registered holders" and "of the securities";
 - (b) repealing the definition of "legal proxy";
 - (c) adding the following definition after the definition of "non-objecting beneficial owner list":

"notice-and-access" means

- (a) in respect of registered holders of voting securities of a reporting issuer, the delivery procedures referred to in section 9.1.1 of National Instrument 51-102 Continuous Disclosure Obligations;
- (b) in respect of beneficial owners of securities of a reporting issuer, the delivery procedures referred to in section 2.7.1; of this Instrument;";
- (d) adding the following definition after the definition of "request for beneficial ownership information":

"SEC issuer" means an issuer that

- has a class of securities registered under section 12 of the 1934 Act or is required to file reports under section 15(d) of the 1934 Act. and
- (b) is not registered or required to be registered as an investment company under the *Investment Company Act of 1940* of the United States of America, as amended:";
- (e) repealing the definition of "request for voting instructions";
- (f) amending the definition of "securityholder materials" to insert "or beneficial owners" between "registered holders" and "of the securities";

(g) adding the following definition after the definition of "special meeting":

"stratification", in relation to a reporting issuer using notice-and-access, means procedures whereby a paper copy of the information circular is included with either or both of the following:

(g) repealing the definition of "send";

- (a) the documents required to be sent to registered holders under subsection 9.1(1) of National Instrument 51-102 *Continuous Disclosure Obligations*;
- (b) the documents required to be sent to beneficial owners under subsection 2.7.1(1) of this Instrument;";
- 3. <u>Subsection 2.2(2) is amended by striking out subparagraphs (g) and (h) and replacing them with the following:</u>
 - (g) the classes or series of securities that entitle the holder to vote at the meeting;
 - (h) whether the meeting is a special meeting;
 - (i) whether the reporting issuer is sending proxy-related materials to registered holders or beneficial owners using notice-and-access, and if stratification will be used, the types of registered holders or beneficial owners who will receive paper copies of the information circular;
 - (j) whether the reporting issuer is sending proxy-related materials directly to NOBOs;
 - (k) whether the reporting issuer intends to pay for delivery to OBOs.

<u>4.</u> Subsection 2.5(4) of National Instrument 54-101 is repealed and replaced with the following:

- (4) A reporting issuer that requests beneficial ownership information under this section must do so through one of the following: a transfer agent.
 - (a) a transfer agent;
- (b) another person or company if both of the following apply: (i) the person or company is in the business of providing services to assist persons or companies soliciting proxies;
 - (ii) the reporting issuer has reasonable grounds to believe that the person or company 5) Despite subsection (4), a reporting issuer may request beneficial ownership information without using a transfer agent for

the purpose of obtaining a NOBO list if the intermediary to whom the request is being made reasonably believes that the reporting issuer, or if the reporting issuer has made the request through another person or company, the person or company making the request, has the technological capacity to receive the beneficial ownership information. NOBO list.

- 4. Section 5. The following is added after section 2.7 of National Instrument 54-101 is repealed and replaced with the following:
 - 2.7 Sending of Proxy-Related Materials to Beneficial Owners (1) A reporting issuer that is required by Canadian securities legislation to send proxy related materials to the registered holders of any class or series of its securities must send the proxy related materials to beneficial owners of the securities by doing one of the following:
 - (a) the reporting issuer sends the proxy related materials directly under section 2.9 to NOBOs, and indirectly under section 2.12 to OBOs;
 - (b) the reporting issuer sends the proxy-related materials indirectly under section 2.12 to beneficial owners.
 - (2) A reporting issuer that sends proxy-related materials under subsection (1) to a beneficial owner of securities may do so using any one or a combination of the following methods:
 - (a) paper copies sent by prepaid mail, courier or the equivalent;
 - (b) notice and access, but only for a meeting that is not a special meeting;
 - (c) any delivery method to which the beneficial owner consents.
 - **2.7.1 Notice-and-Access** (1) For a meeting that is not a special meeting, a A reporting issuer that is not an investment fund may send proxy-related materials to a beneficial owner of its securities by using notice-and-access that complies with all of the following:
 - (a) the beneficial owner is sent the following:
 - (i) a document notice containing all of the following information, and no other information:
 - (i) A. the date, time and location of the reporting issuer's meeting;
 - (ii) a summary of the items B. a factual description of each matter or group of related matters identified in the form of proxy to be voted on;
 - (iii) an explanation of how to electronically access the information circular and other proxy-related materials,

- including aC. the website address other than the address for SEDAR, where the proxy-related materials are located;
- (iv)D. a reminder to review the information circular before voting;
- (v)E. an explanation of how to obtain a paper copy of the information circular from the reporting issuer;
- (vi)ii) a document in plain language that explains notice-and-access and includes the following information:
 - A. why the reporting issuer is using notice-and-access;
 - B. <u>if the reporting issuer is using stratification, which</u>
 <u>registered holders or beneficial owners are receiving paper</u>
 copies of the information circular;
 - C. the date and time by which a request for a paper copy of the information circular should be received in order for the requester to receive the information circular in advance of any deadline for the submission of voting instructions and the date of the meeting;
 - <u>D.</u> an explanation of how the NOBO is to execute and return Form 54-101F6 sent under paragraph (b) beneficial owner is to return voting instructions, including any deadline for the return of the form; return of such instructions;
 - E. the page numbers of the information circular where disclosure regarding each matter or group of related matters identified in the notice in clause (i)B can be found;
 - F. a toll-free telephone number the beneficial owner can call to ask questions about notice-and-access;
- (b) each NOBO is sent a Form 54-101F6, if the reporting issuer is sending proxy-related materials to, and seeking voting instructions from, NOBOs under section 2.9;
- (eb) using the direct or indirect procedures in section 2.9 or 2.12 as applicable, the beneficial owner is sent by prepaid mail, courier or the equivalent, paper copies of the documents required by paragraph (a), and if applicable, paragraph (b), or is sent these documents by any other method previously consented to by the beneficial owner a Form 54-101F6 or Form 54-101F7, as applicable;
- (d) a news release is issued c) at least 30 days before the date fixed for the meeting containing the following:
 - (i) the information set out in paragraph (a); (ii) if the reporting issuer is using notice-and-access only in respect of some

beneficial owners, an explanation of its decision; <u>files the</u> notification required by subsection 2.2(1) of this Instrument;

- (ed) public electronic access to the information circular and other proxyrelated materials the documents in paragraph (a) is provided on or before the same day asthat the reporting issuer sends the document documents in paragraph (a) to beneficial owners registered holders, in the following manner:
 - (i) the proxy-related materials documents are filed on SEDAR;
 - (ii) the proxy-related materials documents are posted, for a period ending no earlier than the date of the first annual meeting following the meeting to which the materials documents relate, at a website address other than the address for SEDAR;
- (fe) a toll-free telephone number is provided for use by the beneficial owner to request a paper copy of the information circular at any time from the date that the reporting issuer sends the document in paragraph (a) to the beneficial owner, up to and including the date of the meeting including any adjournment;
- (gf) if a request is received under paragraph (fe) or by any other means, a paper copy of the information circular is sent by prepaid mail, courier or the equivalent free of charge to the person or company at the address specified in the request, free of charge to the person or company to whom the paper copy of the information circular is sent, no later than in the following manner:
 - (i) in the case of a request received prior to the date of the meeting, within 3 business days after receiving the request, by first class mail, courier or the equivalent;
 - (ii) in the case of a request received on or after the date of the meeting, and within one year of the information circular being filed, within 10 calendar days after receiving the request, by prepaid mail, courier or the equivalent.
- (2) A reporting issuer that sends proxy-related materials to a beneficial owner of its securities using notice-and-access must not include with the proxy-related material any document that relates to the particulars of any matter to be submitted to the meeting unless an information circular also is included, other than any one or more of the following documents:
 - (a) a document set out in paragraphs (1)(a) or (b);
 - (b) a document related to the approval of financial statements.

- 2.7.2 Notice in advance of first use of notice-and-access A reporting issuer that uses notice-and-access to send proxy-related materials to a beneficial owner of its securities must do the following not more than 6 months and not less than 3 months before the expected date of the first meeting for which proxy-related materials will be sent by notice-and-access:
 - (a) post on a website that is not SEDAR a document in plain language that explains notice-and-access;
 - (b) issue a news release stating that the reporting issuer intends to use notice-and-access to deliver proxy-related materials and providing the website address where the document in paragraph (a) is posted.
- **2.7.3 Restrictions on information gathering** (1) A reporting issuer that receives a request under paragraph 2.7.1(1)(fe) or by any other means must not do any of the following:
 - (a) <u>obtainrequest</u> any information about the person or company making the request, other than the name and address to which the paper copy of the information circular is to be sent;
 - (b) disclose or use the name or address of the person or company making the request for any purpose other than sending the paper copy of the information circular.
 - (32) A reporting issuer that posts proxy-related materials pursuant to subparagraph 2.7.1(1)(ed)(ii) must not use any means that would enable the reporting issuercollect information that can be used to identify a person or company who has accessed the website address where the proxy-related materials are located.
- (42.7.4 Posting materials on non-SEDAR website (1) A reporting issuer that posts proxy-related materials in the manner referred to in subparagraph 2.7.1(1)(ed)(ii) must also post on the website the following documents:
 - (a) any other disclosure material regarding the meeting that the reporting issuer has sent to registered holders or beneficial owners of its securities;
 - (b) any written communications the reporting issuer has made available to the public regarding the meeting, whether sent to registered holders or beneficial owners of its securities or not.
 - (52) Proxy-related materials that are posted under subparagraph 2.7.1(1)(ed)(ii) must be posted in a manner and be in a format that permits a person or

<u>company</u><u>permit an individual</u> with a reasonable level of computer skill and knowledge to do all of the following conveniently:

- (a) access, read and search the documents on the website;
- (b) download and print the documents.
- (6) An information circular posted under subparagraph (1)(e)(ii) must contain the same information as the information circular filed on SEDAR.
- **2.7.5** Consent to other delivery methods For greater certainty, section 2.7.1 does not
 - (7) Despite anything in this section or the previous section, a beneficial owner may consent to the use of other delivery methods to send proxyrelated materials. Nothing in this section shall be interpreted as restrictingal prevent a beneficial owner from consenting to thea reporting issuer's or intermediary's use of other delivery methods to send proxy-related materials; or
- **2.7.2** Compliance with SEC Rules Section 2.7 does not apply to a reporting issuer that is an SEC issuer if it complies with both of the following:
 - (a) the SEC issuer sends proxy related materials to the beneficial owner using the procedures in Rule 14a-16 under the 1934 Act;
 - (b) the SEC issuer obtains confirmation from the intermediary that holds securities on behalf of the beneficial owner that the intermediary will implement the procedures under Rule 14b-1 or Rule 14b-2 of the 1934 Act that relate to the procedures in Rule 14a-16 under the 1934 Act.

5. Section 2.8 is repealed and replaced with the following:

2.8 Other securityholder materials (1) A

- (b) prevent a reporting issuer may send securityholder materials other than or intermediary from sending proxy-related materials to beneficial owners of its securities by doing one of the following: using a delivery method to which a beneficial owner has previously consented.
- <u>2.7.6 Instructions to receive paper copies</u> (1) Despite section 2.7.1, an intermediary may obtain standing instructions from a beneficial owner that is a client of the intermediary that a paper copy of the information circular be sent to the beneficial owner in all cases where a reporting issuer uses notice-and-access.
 - (a) the reporting issuer sends the materials directly under section 2.9 to NOBOs, and indirectly under section 2.12 to OBOs;

- (2) If an intermediary has obtained standing instructions from a beneficial owner under subsection (1), the intermediary must do all of the following:
 - (ba) if the reporting issuer sends the materials indirectly under section 2.12 to beneficial owners. is sending proxy-related materials directly under section 2.9 of this Instrument, provide the reporting issuer with the names of those NOBOs who have provided standing instructions to receive a paper copy of the information circular in all cases where a reporting issuer uses notice-and-access, at the same time as the intermediary provides the reporting issuer with the NOBO list;
 - (b) if the intermediary is sending proxy-related materials to a beneficial owner on behalf of a reporting issuer using notice-and-access, request appropriate quantities of paper copies of the information circular from the reporting issuer for forwarding to beneficial owners who have provided standing instructions to be sent paper copies;
- (2) A reporting issuer that sends securityholder materials under subsection (1) may send the securityholder materials using any of the methods in subsection 2.7(2).
 - (c) provide a mechanism for the beneficial owner to revoke the beneficial owner's standing instructions.
- 6. Section 2.9 <u>of National Instrument 54-101</u> is repealed and replaced with the following:
 - 2.9 Direct sending of proxy-related materials to NOBOs by reporting issuer (1) A reporting issuer that has stated in its request for beneficial ownership information sent in connection with a meeting that it will send proxy-related materials to, and seek voting instructions from, NOBOs must send the proxy-related materials for the meeting directly to the NOBOs on the NOBO lists received in response to the request at its own expense.
 - (2) A reporting issuer that sends by prepaid mail, courier or the equivalent, paper copies of proxy-related materials directly to a NOBO must send the proxy-related materials at least 21 days before the date fixed for the meeting.
 - (3) A reporting issuer that sends proxy-related materials directly to a NOBO using notice-and-access must send the materialdocuments required by paragraphs 2.7.1(1)(a) and (b) and any paper copies of information circulars required to comply with standing instructions under section 2.7.6 or requests under section 4.6 of National Instrument 51-102 Continuous Disclosure

 Obligations at least 30 days before the date fixed for the meeting-

- (4) A reporting issuer that sends proxy-related materials directly to a NOBO using a delivery method that is not notice and access and to which the NOBO has consented under paragraph 2.7(2)(c) must send the proxy related materials using that delivery method either:
 - (a) at least 21 days before the date fixed for the meeting, if the NOBO has not consented to a specific day or days for sending of the proxy related materials; or
 - (b) on any day to which the NOBO has consented.

 (5) Despite subsection (2), a reporting issuer that sends proxyrelated materials directly to a NOBO using notice-and-access and also sends paper copies of proxy related materials directly to other NOBOs under subsection (2) by prepaid mail, courier or the equivalent must send the paper copies of the proxyrelated materials to those other beneficial owners on the same day as it sends the documents set out in paragraphs 2.7.1(1)(a) and (b) to the beneficial owner using notice-and-access.
- 7. Section 2.10 of National Instrument 54-101 is amended by inserting "and despite subsection 2.9(1)," after "Except as required by securities legislation,".
- 8. Section 2.12 of National Instrument 54-101 is repealed and replaced with the following:
 - **2.12 Indirect sending of securityholder materials by reporting issuer** (1) A reporting issuer sending securityholder materials indirectly to beneficial owners must send to each proximate intermediary that responded to the applicable request for beneficial ownership information the number of sets of those materials specified by that proximate intermediary for sending to beneficial owners.
 - (2) A reporting issuer that sends proxy-related materials indirectly to a beneficial owner by having the <u>proximate</u> intermediary send paper copies of the proxy-related materials by prepaid mail, courier or the equivalent must send the proxy-related materials to the proximate intermediary
 - at least 3 business days before the 21st day before the date fixed for the meeting, in the case of proxy-related materials that are to be sent on by the proximate intermediary by first class mail, courier or the equivalent;
 - (b) at least 4 business days before the 21st day before the date fixed for the meeting, in the case of proxy-related materials that are to be sent using any other type of prepaid mail.

- (3) A reporting issuer that sends proxy-related materials indirectly to a beneficial owner using notice-and-access must provide the information set out in paragraph 2.7.1(1)(a) to the intermediary in sufficient time for the intermediary to send a document containing that information to the beneficial owner at least 30 days before the date fixed for the meeting. send the documents required by paragraph 2.7.1(1)(a) and any paper copies of information circulars to be included with such documents to the proximate intermediary
- (4) A reporting issuer that sends proxy related materials indirectly to a beneficial owner using a delivery method that is not notice-and-access and to which a beneficial owner has consented under paragraph 2.7(2)(c) must make any necessary arrangements to enable the intermediary to send the proxy related materials using that delivery method either:
 - (a) at least 3 business days before the 30th day before the date fixed for the meeting, in the case of proxy-related materials that are to be sent on by the proximate intermediary by first class mail, courier or the equivalent;
 - (ab) at least 214 business days before the 30th day before the date fixed for the meeting, if the NOBO has not consented to a specific day or days for sending of the proxy related materials; or
 (b) on any day to which the beneficial owner has consented.
- (5) Despite subsection (2), a reporting issuer that sends proxy related materials directly or indirectly to a beneficial owner using notice-and-access, and also sends proxy-related materials indirectly to other beneficial owners by having the intermediary send paper copies of the proxy related materials using prepaid mail, courier or the equivalent, must arrange for the intermediary to send the paper copies of the proxy-related materials to those other beneficial owners on the same day as the reporting issuer or intermediary, as applicable, sends the document containing the information set out in paragraph 2.7.1(1)(a) to the beneficial owner-in the case of proxy-related materials that are to be sent using any other type of prepaid mail.
- (64) A reporting issuer that sends securityholder materials that are not proxyrelated materials indirectly to beneficial owners must send the securityholder materials to the intermediary on the day specified in the request for beneficial ownership information.
- (75) A reporting issuer must not send securityholder materials directly to a NOBO if a proximate intermediary in a foreign jurisdiction holds securities on behalf the NOBO and one or both of the following applies:

- (a) the law of the foreign jurisdiction does not permit the reporting issuer to send securityholder materials directly to NOBOs;
- (b) the proximate intermediary has stated in a response to a request for beneficial ownership information that the law in the foreign jurisdiction requires the proximate intermediary to deliver securityholder materials to beneficial owners.
- 9. Section 2.16 of National Instrument 54-101 is repealed and replaced with the following:
 - **2.16 Explanation of voting rights** (1) If a reporting issuer sends proxy-related materials for a meeting to a beneficial owner of <u>its</u> securities, the materials must explain, in plain language, how the beneficial owner can exercise voting rights attached to the securities, including an explanation of how to attend and vote the securities directly at the meeting.
 - (2) Management of a reporting issuer must provide the following disclosure in the information circular:
 - (a) if the reporting issuer is not paying for intermediaries to send proxyrelated materials and Form 54 101F7 to OBOs through the indirect sending procedures in section 2.12, disclosure of the following:
 - (a) whether the reporting issuer is sending proxy-related materials to registered holders or beneficial owners using notice-and-access, and if stratification will be used the types of registered holders or beneficial owners who will receive paper copies of the information circular;
 - (ib) whether the reporting issuer is choosing not to pay for intermediaries to sendsending proxy-related materials and Form 54-101F7 to OBOs; directly to NOBOs;
 - (ii) c) whether the reporting issuer intends to pay for delivery to OBOs, and if the reporting issuer does not intend to pay for delivery to OBOs, a statement that it is the OBO's responsibility to contact the OBO's intermediary to make any necessary arrangements to exercise voting rights attached to the OBO's securities;
 (b) if the reporting issuer is using notice and access only in respect of some beneficial owners, an explanation of its decision.
 - (3) Despite subsection (2), management may omit the disclosure set out in paragraph (2)(b) if management has not determined at the time of preparing the information circular whether notice and access will be used only in respect of some beneficial owners.

- 10. Section 2.17 of National Instrument 54-101 is repealed and replaced with the following:
 - **2.17 Voting instruction form (Form 54-101F6)** (1) A reporting issuer that sends proxy-related materials that solicit votes or voting instructions directly to a NOBO must provide a Form 54-101F6 in substitution for the form of proxy.
 - (2) A reporting issuer that sends a Form 54-101F6 to a NOBO under subsection (1) must maintain a record of the following:
 - (a) each Form 54-101F6 sent to the NOBO;
 - (b) the date and time of any voting instructions, including proxy appointment instructions, submitted to the reporting issuer.
- 11. Section 2.18 of National Instrument 54-101 is repealed and replaced with the following:
 - 2.18 Appointing beneficial owner as proxy holder (1) A reporting issuer whose management holds a proxy in respect of securities beneficially owned by a NOBO must arrange, without expense to the NOBO, to appoint the NOBO or a nominee of the NOBO as a proxy holder in respect of those securities if the NOBO has instructed the reporting issuer to do so using either of the following methods:
 - (a) the NOBO submitted the completed Form 54-101F6 previously sent to the NOBO by the reporting issuer;
 - (b) the NOBO submitted any other documentation that is acceptable to the reporting issuer.document in writing that requests that the NOBO be appointed as a proxyholder.
 - (2) Unless the NOBO has instructed otherwise, if management appoints a NOBO or a nominee of the NOBO as a proxy holder under subsection (1), the NOBO or nominee of the NOBO as applicable also must be given authority to attend, vote and otherwise act for and on behalf of management of the reporting issuer in respect of all matters that may come before the applicable meeting and at any adjournment or continuance.
 - (3) A reporting issuer who appoints a NOBO as a proxy holder pursuant to subsection (1) must deposit the proxy within any time specified under corporate law for the deposit of proxies if the reporting issuer obtains the instructions under subsection (1) at least one business day before the termination of such time.

- (34) If legislation requires an intermediary or depository to appoint the NOBO or nominee of the NOBO as proxy holder in respect of securities beneficially owned by the NOBO in accordance with any written voting instructions received from the NOBO, the intermediary may ask for, and the reporting issuer must provide, in a form that is acceptable to the intermediary, confirmation of both of the following:
 - (a) management of the reporting issuer will comply with subsections 2.18(1) and (2);
 - (b) management of the reporting issuer is acting on behalf of the intermediary or depository to the extent it appoints a NOBO or nominee of the NOBO as proxy holder in respect of the securities of the reporting issuer beneficially owned by the NOBO.
- (5) A confirmation provided under subsection (4) must identify the specific meeting to which the confirmation applies, but is not required to specify each proxy appointment that management of the reporting issuer has made.

12. Subsection 2.20(a) of National Instrument 54-101 is repealed and replaced with the following:

- (a) arranges to have proxy-related materials for the meeting sent in compliance with the applicable timing requirements in sections 2.9 and 2.12;
- (a.1) if the reporting issuer uses notice-and-access, fixes the record date for notice to be at least 30 days before the date of the meeting and sends the notification of meeting and record dates under section 2.2 at least 30 days before the date of the meeting;
- 13. Subsection 4.1(1) of National Instrument 54-101 is amended by replacing "through the transfer agent of the reporting issuer that sent the request" with "through the transfer agent or, or in the case of a NOBO list, a person or company described in paragraphsubsection 2.5(4)(b5) that sent the request";
- 14. Subsection 4.2(2)of National Instrument 54-101 is repealed and replaced with the following:
 - (2) A proximate intermediary shall send the following securityholder materials to beneficial owners or intermediaries holding securities of the relevant class or series that are its clients within the following time periods:
 - (a) in the case of paper copies of securityholder materials to be sent by prepaid mail, courier or the equivalent, or any other securityholder

- materials that are not proxy-related materials, within 3 business days after receipt;
- (b) in the case of a document containing the information set out in paragraph 2.7.1(1)(a), at least 30 days before the date fixed for the meeting;
- (c) in the case of proxy-related materials to be sent by a delivery method that is not notice and access to which the beneficial owner has consented under paragraph 2.7(2)(c), on any day to which the beneficial owner has consented for the sending of proxy-related materials, or if the beneficial owner has not consented to a specific day or days, at least 21 days before the date fixed for the meeting;
- (d) despite paragraph (a), in the case of paper copies of proxy-related materials to be sent by prepaid mail, courier or the equivalent, on the same day as the reporting issuer or intermediary, as applicable, sends any document using notice-and-access containing the information set out in paragraph 2.7.1(1)(a) to a beneficial owner.
- 15. Subsection 4.2(5) of National Instrument 54-101 is repealed, and the following is added after the repealed subsection 4.2(5):
 - (6) An intermediary that sends securityholder materials to a beneficial owner under this section may do so through either of the following methods:
 - (a) paper copies sent by prepaid mail, courier or the equivalent;
 - (b) any delivery method to which the beneficial owner consents. 16.
 —Section 4.4 of National Instrument 54-101 is repealed and replaced with the following:
 - **4.4 Voting instruction form (Form 54-101F7)** (1)—An intermediary that forwards proxy-related materials to beneficial owners that solicit votes or voting instructions from securityholders must provide a Form 54-101F7 in substitution for the form of proxy.
 - (2) An intermediary that sends a Form 54-101F7 to a beneficial owner under subsection (1) must maintain a record of the following:
 - (a) each Form 54-101F7 sent to the beneficial owner;
 - (b) the date and time of any voting instructions, including proxy appointment instructions, submitted to the intermediary.
- 17.15. Section 4.5 of National Instrument 54-101 is repealed and replaced with the following:

- **4.5 Appointing beneficial owner as proxy holder** (1) An intermediary who is the registered holder of, or holds a proxy in respect of, securities owned by a beneficial owner must arrange, at no expense to the beneficial owner, to appoint the beneficial owner or a nominee of the beneficial owner as a proxy holder if the beneficial owner has instructed the intermediary to do so using either of the following methods:
 - (a) the beneficial owner submitted the completed Form 54-101F7 previously sent to the beneficial owner by the intermediary;
 - (b) the beneficial owner submitted any other documentation that is acceptable to the intermediary document in writing that requests that the beneficial owner be appointed as a proxy holder.
 - (2) Unless the beneficial owner has instructed otherwise, if an intermediary appoints a beneficial owner or a nominee of the beneficial owner as a proxy holder under subsection (1), the beneficial owner or nominee of the beneficial owner as applicable also must be given authority to attend, vote and otherwise act for and on behalf of the intermediary in respect of all matters that may come before the applicable meeting and at any adjournment or continuance.
 - (3) An intermediary who appoints a beneficial owner as proxy holder pursuant to subsection (1) must deposit the proxy within any time specified under corporate law for the deposit of proxies if the intermediary obtains the instructions under subsection (1) at least one business day before the termination of such time.

18.16. The following is added after subsection 5.4(2) of National Instrument 54-101:

- (3) If legislation requires a depository to appoint a beneficial owner or nominee of the beneficial owner as proxy holder in respect of securities that are beneficially owned by a beneficial owner in accordance with any written voting instructions received from the beneficial owner, the depository may ask any participant described in subsection (1) for, and the participant must provide, in a form that is acceptable to the depository, confirmation of all of the following:
 - (a) the participant will comply with subsections 4.5(1) and (2);
 - (b) the participant is acting on behalf of the depository to the extent it appoints a beneficial owner or nominee of a beneficial owner as proxy holder in respect of the securities of the reporting issuer beneficially owned by the beneficial owner;

- (c) if the participant is required to execute an omnibus proxy under section 4.1, that the participant will obtain the confirmation set out in subsection 2.18(3).
- (4) A confirmation provided under subsection (3) must identify the specific securityholder meeting to which the confirmation applies, but is not required to specify each proxy appointment that the participant has made.

19.17. Subsection 6.2(6) of National Instrument 54-101 is repealed and replaced with the following:

- (6) A person or company, other than the reporting issuer to which the request relates, that sends materials indirectly to beneficial owners must comply with all of the following:
 - (a) the person or company must pay to the proximate intermediary a fee for sending the securityholder materials to the beneficial owners;
 - (b) the person or company must provide an undertaking to the proximate intermediary in the form of Form 54-101F10.

20.18. Part 7 is repealed and replaced with the following:

PART 7 – USE OF NOBO LIST AND INDIRECT SENDING OF MATERIALS

- 7.1 Use of NOBO list (1) A reporting issuer may use a NOBO list or a report prepared under section 5.3 relating to the reporting issuer and obtained under this Instrument in connection with any matter relating to the affairs of the reporting issuer.
 - (2) A person or company that is not the reporting issuer must not use a NOBO list or a report prepared under section 5.3 relating to a reporting issuer and obtained under this Instrument in any manner other than the following:
 - (a) for sending securityholder materials directly to NOBOs in accordance with this Instrument;
 - (b) in respect of an effort to influence the voting of securityholders of the reporting issuer;
 - (c) in respect of an offer to acquire securities of the reporting issuer.
- **7.2** Sending of Materials (1) A reporting issuer may send securityholder materials indirectly to beneficial owners of securities of the reporting issuer

- using the procedures in section 2.12, or directly to NOBOs of the reporting issuer using a NOBO list, in connection with any matter relating to the affairs of the reporting issuer.
- (2) A person or company that is not the reporting issuer may send securityholder materials indirectly to beneficial owners of securities of the reporting issuer using the procedures in section 2.12, or directly to NOBOs of the reporting issuer using a NOBO list, only in connection with one or more of the following:
 - (a) an effort to influence the voting of securityholders of the reporting issuer;
 - (b) an offer to acquire securities of the reporting issuer.

19. The following is added after section 9.1 of National Instrument 54-101:

- <u>9.1.1 Compliance with SEC Notice-and-access Rules (1) Section 2.7 does not apply to a reporting issuer that is an SEC issuer if it satisfies all of the following:</u>
 - (a) the SEC issuer is subject to, and complies with requirements under Rule 14a-16 under the 1934 Act;
 - (b) the SEC issuer has arranged with each intermediary through whom the beneficial owner holds its interest in the reporting issuer's securities to have each such intermediary send the proxy-related materials to the beneficial owner by implementing the procedures under Rule 14b-1 or Rule 14b-2 of the 1934 Act that relate to the procedures in Rule 14a-16 under the 1934 Act;
 - (c) residents of Canada do not own, directly or indirectly, outstanding voting securities of the issuer carrying more than 50 per cent of the votes for the election of directors, and none of the following applies:
 - (i) the majority of the executive officers or directors of the issuer are residents of Canada;
 - (ii) more than 50 per cent of the consolidated assets of the issuer are located in Canada;
 - (iii) the business of the issuer is administered principally in Canada.
 - (2) Part 4 of this Instrument does not apply to an intermediary with whom a reporting issuer has made arrangements under paragraph (1)(b) if the intermediary implements the procedures under Rule 14b-1 or Rule 14b-2 of

the 1934 Act that relate to the procedures in Rule 14a-16 under the 1934 Act.

20. Form 54-101F2 is amended as follows:

(a) in the following provisions, replacing "National Policy 11-201 and, in Québec, Staff Notice 11-201" with "National Policy 11-201 Electronic Delivery of Documents":

(i) Item 6.7;

(ii) Item 7.8;

(iii)Item 8.5;

(iv) Item 9.7;

(b) adding the following after Item 7.11:

7.12 State whether the reporting issuer is using notice-and-access, and any stratification criteria being used.

(c) adding the following after Item 9.8:

- 9.9 State whether the reporting issuer is using notice-and-access, and any stratification criteria being used.
- 21. Form 54-101F6 Request for Voting Instructions Made by Reporting Issuer is amended by striking out the paragraph that begins "Should you wish to attend the meeting and vote in person..." and substituting the following:

If you want to attend the meeting and vote in person, please write your name in the place provided for that purpose in the voting instruction form (Form 54-101F6) provided to youthis form. You can also write the name of someone else whom you wish to attend the meeting and vote on your behalf. Unless you instruct otherwise, the person whose name is written in the space provided will have full authority to present matters to the meeting and vote on all matters that are presented at the meeting, even if these matters are not set out in this form or the information circular. If you require help, please contact [the undersigned].

22. Form 54-101F7 – Request for Voting Instructions Made by Intermediary is amended by deleting striking out the paragraph that begins "Should you wish to attend the meeting and vote in person..." and replacing it with the following:

If you want to attend the meeting and vote in person, please write your name in the place provided for that purpose in the voting instruction form (Form 54-101F7) provided to you this form. You can also write the name of someone else whom you wish to attend the meeting and vote on your behalf. Unless you instruct otherwise, the person whose name is written in the space provided will

have full authority to present matters to the meeting and vote on all matters that are presented at the meeting, even if these matters are not set out in this form or the information circular. If you require help, please contact [the undersigned].

- 23. Form 54-101F8 Legal Proxy is repealed.
- 24. Form 54-101F9 Undertaking is amended by
 - (a) striking out paragraph 2 and substituting the following:

<Option #1: use this alternative if the reporting issuer is providing the undertaking>

2. I undertake that the information set out on the NOBO list will be used only in connection with one or more <u>matters relating to the affairs of the reporting issuer.</u>

<Option #2: use this alternative if a person or company other than the reporting issuer is providing the undertaking>

- 2. I undertake that the information set out on the NOBO list will be used only for one or more of the following purposes:
 - (a) sending securityholder materials directly to NOBOs in accordance with National Instrument 54-101;
 - (b) an effort to influence the voting of securityholders of the reporting issuer;
 - (c) an offer to acquire securities of the reporting issuer.

(b) striking out paragraph 4 and substituting the following:

- 4. I am aware that it is a contravention of the law to use a NOBO list for purposes other than in connection with one or more of the following:
 - (a) sending securityholder materials directly to NOBOs in accordance with National Instrument 54-101;
 - (b) an effort to influence the voting of securityholders of the reporting issuer;
 - (c) an offer to acquire securities of the reporting issuer.

25. The following is added after Form 54-101F9:

Form 54-101F10 – Undertaking

Note: Terr Instrumen	ns used in this Form have the meaning given to them in National t 54-101.
The use of this Form is referenced in section 6.2 of National Instrument 54-101.	
(Full Residue) (If this und name of the body of	dence Address)
of the the ind	ish to send materials to beneficial owners of securities of [insert name reporting issuer] on whose behalf intermediaries hold securities, using lirect sending procedures provided in National Instrument 54-101 (the 101 Procedures).
	ndertake that I am using the NI 54-101 Procedures to send materials to cial owners only in connection with for the purpose of one or both of the ing:
(a)	an effort to influence the voting of securityholders of the reporting issuer;
(b)	an offer to acquire securities of the reporting issuer.
NI 54-	m aware that it is a contravention of the law to send materials using the 101 Procedures for purposes other than in connection with one or both following:
(a)	an effort to influence the voting of securityholders of the reporting issuer;
(b)	an offer to acquire securities of the reporting issuer.
	SignatureName of person signing

26. This Instrument is effective on [*].

.....Date