ALBERTA SECURITIES COMMISSION

BLANKET ORDER 45-514

Citation: Certain Private Placements, 2014 ABASC 467

Date: 20141120

Definitions

- 1. Terms defined in the Securities Act (Alberta) (the Act), National Instrument 14-101 Definitions, National Instrument 33-105 Underwriting Conflicts (NI 33-105) or Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets (MI 51-105) have the same meaning in this Blanket Order.
- 2. In this Blanket Order:

"designated exchange" means any of NASDAQ OMX; Borsa Italiana, MTA Tier; London Stock Exchange, except AIM; Hong Kong Stock Exchange; Deutsche Börse, except the First Quotation Board and the Entry Standard tier; Xetra, Prime Standard and General Standard tiers; SIX Swiss Exchange; Bourse de Luxembourg, except Euro MTF; Tokyo Stock Exchange, 1st Section and 2nd Section; Shanghai Stock Exchange; The Stock Exchange of Thailand, except The Market for Alternative Investment (mai); National Stock Exchange of India; Bombay Stock Exchange; Osaka Stock Exchange; Korea Stock Exchange; and Singapore Exchange; and

"permitted client" means a permitted client as defined in National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations.

Background

- 3. Certain existing provisions of Alberta securities laws impose unnecessary and unintended constraints on private placements to institutional investors.
 - (a) Under section 3 of MI 51-105, an issuer that has issued a class of OTC-quoted securities and that does not have a class of securities listed or quoted on certain specified exchanges is a reporting issuer in Alberta in certain circumstances.
 - (b) Section 92(3)(b) of the Act prohibits any person or company, except with the written permission of the Executive Director of the Alberta Securities Commission (the **Commission**), from making representations that a security will be listed or quoted on, or that an application has been made to list or quote a security on, any exchange or quotation and trade reporting system.
 - (c) Section 2.1(1) of NI 33-105 prohibits a specified firm registrant from acting either as an underwriter in a distribution of securities in which it is the issuer or selling securityholder or as a direct underwriter in a distribution of securities of or by a connected issuer or a related issuer of the specified firm registrant, unless the distribution is made under a prospectus or another document that contains certain specified information. Further, where the specified information is required to be

disclosed by section 2.1(1) of NI 33-105, section 4.1 requires in certain circumstances that a purchaser of securities be given a valuation of the issuer.

(d) The exemptions from MI 51-105 provided by Blanket Order 51-513 Re Relief from Multilateral Instrument 51-105 Issuers Quoted in the U.S. Over-the-Counter Markets (51-513) do not fully address the unnecessary and unintended constraints.

Order

- 4. The Commission, considering that it would not be prejudicial to the public interest, orders under section 213 of the Act as set out below:
 - (a) An OTC issuer is exempt from section 3 of MI 51-105 if it would otherwise apply only by reason of the OTC issuer carrying on promotional activities in or from Alberta or distributing a security to a person or company in Alberta (or both), provided that:
 - (i) the OTC issuer has securities listed on a designated exchange; or
 - (ii) all of the following apply:
 - (A) the distribution is exempt from the prospectus requirement;
 - (B) the promotional activities in or from Alberta are directed only at permitted clients; and
 - (C) each person or company in Alberta to which the OTC issuer distributes a security is a permitted client.
 - (b) A person or company is exempt from section 92(3)(b) of the Act if the representation otherwise prohibited by section 92(3)(b) is made in connection with a distribution to which both of the following apply:
 - (i) the distribution is exempt from the prospectus requirement; and
 - (ii) each person or company that purchases a security pursuant to the distribution is a permitted client.
 - (c) A person or company is exempt from sections 2.1(1) and 4.1 of NI 33-105 in connection with a distribution to which both of the following apply:
 - (i) the distribution is exempt from the prospectus requirement; and
 - (ii) each person or company that purchases a security pursuant to the distribution is a permitted client.

5. The Commission, considering that it would not be prejudicial to the public interest, orders under section 214 of the Act that 51-513 is revoked. This Blanket Order ceases to have effect after 20 November 2017. For the Commission:

"original signed by" Stephen Murison Vice-Chair

"original signed by"

Per Variation Order 2017

dated October 30, 2017

ABASC 164

Tom Cotter Vice-Chair