

Form to be completed by a CDS Participant to convert shares into the form of Depositary Interests ("DI") issued in the United Kingdom.

Return completed form to: GlobalTransactionTeam@computershare.com Attn: Global Transaction Team

DI Issuance (Canadian Register to United Kingdom DI Register)

Full Name of Security:	
CUSIP Number/ISIN:	Class of Shares:
Number of Shares to be Converted:	
CDS Withdrawal Reference ID*:	
*Ensure the shares are withdrawn into the name of Computershare Company Nominees Limited and that the window location selected is: OTH. The notation in the memo field should read "DI Issuance, no certificate required."	
CDS Participant Firm Name:	
Contact Name:	Telephone Number:
We hereby notify Computershare Investor Services PLC that we have transferred under the CDS Withdrawal Reference ID identified above the number of identified securities to Computershare Company Nominees Limited (the "Deposited Securities"). The transfer of the Deposited Securities to Computershare Company Nominees Limited constitutes a deposit in accordance with the terms of the Deed Poll relating to Depositary Interests in the securities described in this form.	
Authorized Signature or Broker Stamp:	
DI Issuance Instructions We hereby request Computershare Investor Services PLC to issue Depositary Interests to the CREST Participant indicated immediately below:	
CREST Participant Registered Name, Account Designation (if applicable) and Address**:	
CREST Participant ID:CREST Member ID:	
**Note the CREST Participant ID and the CREST Member ID must match the CREST Participant registered name and address stated above, otherwise your request will not be able to be deposited into CREST.	
CREST Participant Contact Name:	
CREST Participant Telephone Number:	

Terms & Conditions:

The party executing and submiting this form to any of Computershare Investor Services Inc., Computershare Trust Company of Canada and/or Computershare Investor Services PLC (collectively "Computershare") on behalf of itself or its client represents and warrants to Computershare that (a) the information contained in this form is complete and accurate in all respects; (b) Computershare Company Nominees Limited has been registered as the legal owner of the Deposited Securities; (c) it is acting with the full and irrevocable authority of its client in making this instruction; and (d) there is no change of beneficial ownership pursuant to this instruction. We agree to indemnify and hold harmless jointly and severally each of Computershare Investor Services Inc., Computershare Trust Company of Canada and Computershare Investor Services PLC on demand, against all costs, claims and damages, expenses, contributions or other liabilities whatsoever, in the event that this instruction does constitute a change in beneficial ownership. We further acknowledge that the subsequent issuance of any depositary interests by Computershare Investor Services PLC shall be subject to the terms of the relevant Deed Poll constituted by Computershare Investor Services PLC in respect of the depositary interests relating to securities described in this form and any standard terms and conditions of acceptance issued from time to time by Computershare Investor Services PLC.