OSC Bulletin

July 23, 2020

Volume 43, Issue 30

(2020), 43 OSCB

The Ontario Securities Commission administers the Securities Act of Ontario (R.S.O. 1990, c. S.5) and the Commodity Futures Act of Ontario (R.S.O. 1990, c. C.20)

The Ontario Securities Commission

Cadillac Fairview Tower 22nd Floor, Box 55 20 Queen Street West Toronto, Ontario M5H 3S8

416-593-8314 or Toll Free 1-877-785-1555

Contact Centre – Inquiries, Complaints:

Office of the Secretary:

Published under the authority of the Commission by:

Thomson Reuters One Corporate Plaza 2075 Kennedy Road Toronto, Ontario M1T 3V4

416-609-3800 or 1-800-387-5164

Fax: 416-593-8122 TTY: 1-866-827-1295

Fax: 416-593-2318



The OSC Bulletin is published weekly by Thomson Reuters Canada, under the authority of the Ontario Securities Commission.

Thomson Reuters Canada offers every issue of the Bulletin, from 1994 onwards, fully searchable on SecuritiesSource[™], Canada's pre-eminent web-based securities resource. SecuritiesSource[™] also features comprehensive securities legislation, expert analysis, precedents and a weekly Newsletter. For more information on SecuritiesSource[™], as well as ordering information, please go to:

http://www.westlawecarswell.com/SecuritiesSource/News/default.htm

or call Thomson Reuters Canada Customer Support at 1-416-609-3800 (Toronto & International) or 1-800-387-5164 (Toll Free Canada & U.S.).

Claims from bona fide subscribers for missing issues will be honoured by Thomson Reuters Canada up to one month from publication date.

Space is available in the Ontario Securities Commission Bulletin for advertisements. The publisher will accept advertising aimed at the securities industry or financial community in Canada. Advertisements are limited to tombstone announcements and professional business card announcements by members of, and suppliers to, the financial services industry.

All rights reserved. No part of this publication may be reproduced, stored in a retrieval system, or transmitted in any form or by any means, electronic, mechanical, photocopying, recording, or otherwise without the prior written permission of the publisher.

The publisher is not engaged in rendering legal, accounting or other professional advice. If legal advice or other expert assistance is required, the services of a competent professional should be sought.

Printed in the United States by Thomson Reuters.

© Copyright 2020 Ontario Securities Commission ISSN 0226-9325 Except Chapter 7 ©CDS INC.



Table of Contents

| <u> </u> | _ | | | . | | | |
|----------|------|---------------------------------------|--------------|----------|-----|-----------------------------------|-------|
| Chapter | | Notices | | Chapter | 11 | IPOs, New Issues and Secondary | |
| 1.1 | | ices | | | | Financings | 6051 |
| 1.2 | | ices of Hearing | (nil) | | | | |
| 1.3 | | ices of Hearing with Related | | | | Registrations | |
| | | tements of Allegations | | 12.1.1 | Reg | gistrants | 6057 |
| 1.3.1 | Coi | nsquare Ltd. et al. – ss. 127, 127.1 | 5915 | | | | |
| 1.4 | Not | ices from the Office | | Chapter | 13 | SROs, Marketplaces, | |
| | of t | he Secretary | 5922 | • | | Clearing Agencies and | |
| 1.4.1 | | er Edge Inc. et al | | | | Trade Repositories | 6059 |
| 1.4.2 | | nsquare Ltd. et al | | 13.1 | SRO | Os | |
| 1.4.3 | | nada Cannabis Corporation et al | | 13.1.1 | | estment Industry Regulatory | 0000 |
| 1.4.4 | | nada Cannabis Corporation et al | | 10.1.1 | | anization of Canada (IIROC) – | |
| 1.4.5 | | | 3923 | | | ice of Proposed Early Adoption of | |
| 1.4.5 | | amount Equity Financial Corporation | 5004 | | | | |
| 4 4 0 | | l | | | | tain IIROC Rules into the Dealer | 0050 |
| 1.4.6 | | nsquare Ltd. et al. | 5924 | | | mber Rules – Request for Comment | |
| 1.5 | | ices from the Office | | 13.2 | | rketplaces | |
| | | he Secretary with Related | | 13.3 | | aring Agencies | |
| | Sta | tements of Allegations | (nil) | 13.4 | Tra | de Repositories | (nil) |
| | | | | | | | |
| Chapter | | Decisions, Orders and Rulings | | Chapter | 25 | Other Information | (nil) |
| 2.1 | | cisions | | | | | |
| 2.1.1 | OT | Γ Financial Canada Inc | 5925 | Index | | | 6061 |
| 2.1.2 | Ret | urn On Innovation Advisors Ltd. et al | 5932 | | | | |
| 2.1.3 | Fide | elity Investments Canada ULC | 5939 | | | | |
| 2.1.4 | | ardian Capital LP et al | | | | | |
| 2.2 | | lers | | | | | |
| 2.2.1 | | er Edge Inc. et al. – ss. 127, 127.1 | | | | | |
| 2.3 | | lers with Related Settlement | 0000 | | | | |
| 2.3 | | | 5054 | | | | |
| 0.0.4 | | eements | | | | | |
| 2.3.1 | | nsquare Ltd. et al. – ss. 127, 127.1 | | | | | |
| 2.4 | Rui | ings | (nii) | | | | |
| Chapter | . 3 | Reasons: Decisions, Orders and | | | | | |
| - | | Rulings | 5985 | | | | |
| 3.1 | ose | C Decisions | | | | | |
| 3.2 | | ector's Decisions | | | | | |
| 3.2.1 | | ce Power L.P. and Bruce Power Inc. – | | | | | |
| 0.2.1 | | 2 of OSC Rule 91-507 Trade Repositor | ies | | | | |
| | | Derivatives Data Reporting | | | | | |
| 3.2.2 | lah | n Doe – s. 31 | 5905 E000 | | | | |
| 3.2.2 | JOH | 11 Doe – S. 31 | 3909 | | | | |
| Chapter | | Cease Trading Orders | 5991 | | | | |
| 4.1.1 | Ten | nporary, Permanent & Rescinding | | | | | |
| | Issu | er Cease Trading Orders | 5991 | | | | |
| 4.2.1 | | nporary, Permanent & Rescinding | | | | | |
| | Mar | Management Cease Trading Orders5991 | | | | | |
| 4.2.2 | Out | standing Management & Insider | | | | | |
| | | ase Trading Orders | 5991 | | | | |
| Chapter | · 5 | Rules and Policies | (nil) | | | | |
| Chapter | 6 | Request for Comments | (nil) | | | | |
| Chapter | 7 | Insider Reporting | 5993 | | | | |
| Chapter | · 9 | Legislation | (nil) | | | | |

Chapter 1

Notices

1.3 Notices of Hearing with Related Statements of Allegations

1.3.1 Coinsquare Ltd. et al. - ss. 127, 127.1

FILE NO.: 2020-21

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER

NOTICE OF HEARING

Sections 127 and 127.1 of the Securities Act, RSO 1990, c S.5

PROCEEDING TYPE: Public Settlement Hearing

HEARING DATE AND TIME: Tuesday, July 21, 2020 at 3:30 p.m.

LOCATION: By videoconference

PURPOSE

The purpose of this hearing is to consider whether it is in the public interest for the Commission to approve the Settlement Agreement dated July 16, 2020, between Staff of the Commission and each of the respondents in respect of the Statement of Allegations filed by Staff of the Commission dated July 16, 2020.

REPRESENTATION

Any party to the proceeding may be represented by a representative at the hearing.

FAILURE TO ATTEND

IF A PARTY DOES NOT ATTEND, THE HEARING MAY PROCEED IN THE PARTY'S ABSENCE AND THE PARTY WILL NOT BE ENTITLED TO ANY FURTHER NOTICE IN THE PROCEEDING.

FRENCH HEARING

This Notice of Hearing is also available in French on request of a party. Participation may be in either French or English. Participants must notify the Secretary's Office in writing as soon as possible if the participant is requesting a proceeding be conducted wholly or partly in French.

AVIS EN FRANÇAIS

L'avis d'audience est disponible en français sur demande d'une partie, que la participation à l'audience peut se faire en français ou en anglais et que les participants doivent aviser le Bureau du secrétaire par écrit dès que possible si le participant demande qu'une instance soit tenue entièrement ou partiellement en français.

Dated at Toronto this 17th day of July, 2020

"Robert Blair" for: Grace Knakowski Secretary to the Commission

For more information

Please visit www.osc.gov.on.ca or contact the Registrar at registrar@osc.gov.on.ca.

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER

STATEMENT OF ALLEGATIONS (Subsection 127(1) and Section 127.1 of the Securities Act, RSO 1990, c S.5)

A. OVERVIEW

- 1. While the Ontario Securities Commission (the **Commission** or **OSC**) seeks to foster innovation in the capital markets, innovators must operate with the same honesty and responsibility as all other market participants.
- 2. Staff of the Commission (**Staff**) bring this proceeding against Coinsquare Ltd. (**Coinsquare**), Cole Diamond (**Diamond**), Virgile Rostand (**Rostand**) and Felix Mazer (**Mazer**) (collectively, the **Respondents**) to hold them accountable for their misconduct and to send a message to other market participants in the crypto asset sector that deceptive conduct will not be tolerated in Ontario's capital markets.
- 3. The Respondents engaged in conduct contrary to Ontario securities laws and/or conduct contrary to the public interest, including:
 - (a) Coinsquare engaged in market manipulation through the reporting of inflated trading volumes;
 - (b) Coinsquare misled its clients about trading volumes and Diamond and Rostand authorized, permitted or acquiesced in this conduct; and
 - (c) Coinsquare took a reprisal against an internal whistleblower and Diamond authorized, permitted or acquiesced in this conduct.
- 4. Coinsquare is a crypto asset trading platform located in Toronto. Between July 2018 and December 2019, Coinsquare inflated its trading volumes by reporting fake or "wash" trades representing over 90% of its reported trading volume.
- 5. Diamond, Coinsquare's CEO, directed that Coinsquare inflate its reported trading volumes. At Diamond's direction, Rostand, Coinsquare's founder and President, wrote the algorithm to inflate Coinsquare's trading volume.
- 6. Despite several Coinsquare employees raising concerns about inflated trading volumes, Coinsquare stuck with the practice. This tone from the top undermined the compliance culture at Coinsquare and contributed to:
 - (a) Coinsquare misleading clients and members of the public who raised suspicions that Coinsquare was reporting inflated trading volumes;
 - (b) Coinsquare concealing the inflated trading volumes from Staff; and
 - (c) Coinsquare taking a reprisal against an employee whistleblower for repeatedly raising concerns internally about Coinsquare inflating its reported trading volumes.

B. FACTS

Staff of the Enforcement Branch of the Commission ("Enforcement Staff") make the following allegations of fact:

(1) THE RESPONDENTS

- 7. Coinsquare operates a crypto asset trading platform based in Toronto (the **Coinsquare Platform**) that facilitates the buying and selling of crypto assets, including bitcoin, litecoin and ether. The Coinsquare Platform opened to the public in late 2014. As of December 14, 2019, it had approximately 235,000 client accounts.
- 8. Rostand founded Coinsquare and developed the Coinsquare Platform. Rostand is Coinsquare's President and acted as Chief Technology Officer until January 2019, after which time he continued to be in charge of the technological aspects of the Coinsquare Platform.

July 23, 2020 (2020), 43 OSCB 5916

.

Formerly goNumerical Ltd. The company name was changed to Coinsquare Ltd. in September 2018.

- 9. Diamond is Coinsquare's Chief Executive Officer (**CEO**) and has been its *de facto* Chief Financial Officer since approximately January 2019.
- 10. Mazer held the title of Chief Compliance Officer (**CCO**) at Coinsquare from May 2018 to June 2020. In this role, Mazer reported directly to Diamond. Coinsquare is not registered with the Commission and Mazer is not registered in connection with his role as Coinsquare's CCO.

(2) INFLATED TRADING VOLUMES

- 11. Coinsquare inflated the trading volumes on the Coinsquare Platform through reporting "wash" trades representing over 90% of its reported trading volume between July 2018 and December 2019. Diamond directed that Coinsquare engage in this activity and Rostand developed and implemented the algorithm that made it happen. Coinsquare misled clients about its trading volumes including when questioned about the suspicious trading activity. This took place while the Respondents were engaging with Staff for the purpose of registering a Coinsquare subsidiary, Coinsquare Capital Markets Ltd. (Coinsquare Capital Markets), and the Respondents concealed these activities from Staff.
- 12. In February 2018, Coinsquare submitted its first request for support to the OSC LaunchPad. The request for support process is an opportunity for firms to discuss their business with the OSC LaunchPad team, obtain informal guidance and discuss potential next steps for registration and/or exemptive relief, if required. LaunchPad staff commenced a dialogue regarding Coinsquare's intention to obtain registration with the Commission to permit the Coinsquare Platform to trade securities and derivatives in Ontario.
- 13. Shortly after reaching out to OSC LaunchPad, in March 2018, Diamond began directing Rostand to significantly inflate Coinsquare's reported trading volumes. Diamond continued to follow up with Rostand until Rostand implemented a solution on July 17, 2018.
- 14. On that day, Rostand implemented an algorithm to inflate the trading volumes reported on the Coinsquare Platform (the **Market Volume Function**). The Market Volume Function created simultaneous matching buy and sell orders from an internal Coinsquare account designated with the user identification number 100001 (**Account #100001**) and resulted in Coinsquare reporting "wash trades". These wash trades had no economic substance and involved no change in beneficial or legal ownership over any assets. No funds or financial interests were actually exchanged in these transactions.
- 15. Between July 17, 2018 and December 4, 2019, the Market Volume Function resulted in approximately 840,000 wash trades on the Coinsquare Platform, with an aggregate value of approximately 590,000 bitcoins. The wash trades represented over 90% of the trading volume on the Coinsquare Platform during this period.
- 16. Coinsquare reported the inflated volumes on its website and through its application programming interface (the **Coinsquare API**),³ which was in turn used by third-party websites (e.g. CoinMarketCap.com) that aggregated information on crypto asset trading platforms (the **Data Aggregators**). The Data Aggregators report trading volumes and rank international crypto asset trading platforms based on their reported trading volumes. They were accessible by the public at large, including Coinsquare's existing and prospective shareholders and clients. As a result, the inflated trading volumes on the Coinsquare Platform were also reported to the public by the Data Aggregators.
- 17. Almost immediately after Coinsquare commenced reporting the inflated trading volumes, clients and members of the public started to identify the suspicious activity and raise questions about it. In response to these questions, Coinsquare made misleading statements, including in responses to posts on Reddit.com about the significant increase in reported trading volumes on the Coinsquare Platform.
- 18. One such instance arose from a July 21, 2018 post created on Reddit titled "Coinsquare Fake Volume". In the post, the author questioned the sudden increase in Coinsquare's reported trading volumes and speculated that the reported figures were false. Coinsquare responded to the post on July 23, 2018 through the "Coinsquare_Support" Reddit account and suggested that the increase in volume was the result of over-the-counter (OTC) trades and/or third-party trading bots on the Coinsquare Platform that Coinsquare was working to remove.
- 19. In response to another Reddit post about potential inflated trading volumes on the Coinsquare Platform, the "Coinsquare_Support" Reddit account stated unequivocally on August 29, 2018 that "[w]e do not fake our volume".
- 20. Several Coinsquare clients also raised concerns regarding the unusual trading activity directly with Coinsquare, including through emails. In its responses, Coinsquare failed to disclose the wash trades and inflated volume. Instead,

July 23, 2020 (2020), 43 OSCB 5917

2

The account numbers associated with the trades were never made visible on the Coinsquare Platform. As a result, Coinsquare's clients could not see that the trades originated from orders from the same account or that the orders came from an internal Coinsquare account.

³ At its most basic, an API is an intermediary that allows two applications to interact with each other.

- Coinsquare suggested that the unusual activity could be the result of "robo traders" or large orders and telling clients that Coinsquare was looking into the issue or working on solutions.
- 21. Coinsquare's responses were misleading. Coinsquare and its senior management knew the increase in trading volumes was the result of Coinsquare inflating those volumes.
- 22. During this same period, Coinsquare responded to questions from Staff regarding market integrity on the Coinsquare Platform and failed to provide complete responses to these questions. Rather than self-reporting that it was inflating trading volumes, Coinsquare asserted that it was taking steps to prevent market manipulation and highlighted controls it claimed could help detect such conduct.
- 23. In early 2019, Coinsquare Capital Markets submitted applications for registration as an investment dealer and to operate an Alternative Trading System with the Commission and the Investment Industry Regulatory Organization of Canada (IIROC).
- 24. Coinsquare failed to disclose that it was engaging in wash trading to Staff, including during an on-site pre-registration review at Coinsquare's offices between March 15 and March 19, 2019.
- 25. Beginning in March 2019, several employees raised concerns with senior management about Coinsquare reporting inflated trading volumes. These employees included professionals concerned about how Coinsquare's conduct could impact their professional designations. Nonetheless, Coinsquare continued to inflate its reported trading volumes.
- 26. On December 3, 2019, Enforcement Staff attended the Coinsquare office for an unannounced on-site inspection.
- 27. The next day, Coinsquare turned off the Market Volume Function and stopped reporting the inflated trading volumes.

Market Manipulation

- 28. As a result of the above, Coinsquare engaged in market manipulation contrary to the Ontario Securities Act.
- 29. While the Coinsquare Platform facilitated purchases and sales of crypto assets, in practice, clients did not take possession or control of crypto assets purchased on the Coinsquare Platform unless and until they requested a withdrawal from Coinsquare and it was only at this time that transactions were completed on the blockchain. Instead, the crypto assets purchased and sold on the Coinsquare Platform were held in crypto wallets Coinsquare controlled and transactions were recorded on Coinsquare's internal ledger. As a result, in the normal course, Coinsquare provided its clients with contractual rights or claims to these crypto assets rather than the crypto assets themselves. These contractual rights constituted securities and derivatives, whereas the crypto assets themselves constituted commodities and/or the underlying interests of derivatives.
- 30. By inflating the reported trading volumes on the Coinsquare Platform, Coinsquare engaged in a course of conduct that it knew or reasonably ought to have known resulted in or contributed to a misleading appearance of trading activity in a security, derivative and/or underlying interest of a derivative, contrary to paragraph 126.1(1)(a) of Securities Act, RSO 1990, c S.5 (the Act).

Misleading Investors

- 31. By reporting the inflated trading volumes on the Coinsquare Platform through the Coinsquare website and the Coinsquare API, Coinsquare falsely represented that this trading volume was an accurate reflection of the trading activity on the Coinsquare Platform. In doing so, Coinsquare made statements about its trading volumes that were untrue and omitted information necessary to prevent the statements from being false or misleading.
- 32. Furthermore, Coinsquare's false and misleading statements to existing and prospective clients of the Coinsquare Platform to conceal the inflated trading volumes misled these investors regarding the nature of the trading activities on the Coinsquare Platform.
- 33. The trading volume on a platform is a factor that a reasonable investor would consider relevant in deciding whether to enter into or maintain a trading relationship.
- 34. In light of the above, Coinsquare contravened subsection 44(2) of the Act. Diamond, and Rostand each authorized, permitted or acquiesced in Coinsquare's failure to comply with Ontario securities law, contrary to section 129.2 of the Act.

Conduct Contrary to the Public Interest

35. Coinsquare, Diamond, and Rostand engaged in conduct contrary to the public interest as a result of the conduct set out above, including concealing the fact that Coinsquare was reporting inflated trading volumes from Staff.

(3) REPRISAL AGAINST INTERNAL WHISTLEBLOWER

- 36. In addition to the conduct set out above, Coinsquare took a reprisal against an internal whistleblower (the **Internal Whistleblower**) for raising concerns regarding the inflated trading volumes to Coinsquare's senior management. Diamond authorized, permitted and/or acquiesced in the reprisal.
- 37. Coinsquare hired the Internal Whistleblower to work on its automated trading strategies team (the **Automated Trading Team**) in November 2018. This meant that the Internal Whistleblower was responsible for internal trading operations at Coinsquare and could be viewed as responsible for the wash trading.
- 38. The Internal Whistleblower learned about the Market Volume Function and between March 2019 and October 2019 reported his concerns with this practice to senior management, including Rostand and Diamond. Despite the Internal Whistleblower's complaints, Coinsquare continued to engage in the wash trading.
- 39. In March 2019, after learning that the OSC planned to conduct an on-site review as part of Coinsquare's pending application for registration, the Internal Whistleblower raised his concerns about the inflated trading volumes with Rostand, his immediate supervisor at the time, who in turn deactivated the Market Volume Function. However, within days, Rostand reversed course after Diamond learned it had been disabled and directed that Rostand turn it back on.
- 40. The Internal Whistleblower continued to escalate his concerns. However, the message he received back was that the issue was not open for further discussion. The Internal Whistleblower was told that Coinsquare planned to slowly decrease the volume of wash trading in the lead up to registration but that if he continued to raise these concerns it would impact his employment at Coinsquare.
- 41. In October 2019, two members of Coinsquare staff approached the Internal Whistleblower in an open area of the office and proceeded to ask the Internal Whistleblower questions about wash trades appearing in records to be produced to the OSC. Following this conversation, the Internal Whistleblower again reported his concerns regarding wash trading, this time to his new supervisor.
- 42. On October 21, 2019, the Internal Whistleblower sent a further email to Coinsquare senior management asking for the Automated Trading Team to be left out of any and all discussions regarding wash trading and expressing his deep discomfort with the practice. A few days later, the Internal Whistleblower notified Coinsquare that he was taking stress leave as a result of the stress he was experiencing from the "wash trading" and a recent inquiry from the OSC.
- 43. Coinsquare formally terminated the Internal Whistleblower's employment on December 3, 2019.
- 44. Coinsquare's response to the Internal Whistleblower providing information regarding the inflated trading volumes adversely affected the Internal Whistleblower's employment and constituted a prohibited reprisal contrary to section 121.5 of the Act.
- 45. Diamond authorized, permitted, and/or acquiesced in Coinsquare's failure to comply with Ontario securities law as set out above, contrary to section 129.2 of the Act.

(4) FAILURE TO IMPLEMENT CONTROLS

46. In addition to the conduct described above, Coinsquare failed to implement appropriate controls to prevent other inappropriate trading practices.

Non-Economic Trading (Market Maker Function)

- 47. Early in its operations, Coinsquare implemented a function to act as a market maker on the Coinsquare Platform (the **Market Maker Function**). The Market Maker Function operated to generate liquidity on the Coinsquare Platform by placing buy and sell orders from an internal Coinsquare account to match orders placed by Coinsquare's clients.
- 48. However, without appropriate controls in place, the Market Maker Function also caused certain orders from Coinsquare's internal accounts to match each other.

49. As a result, between December 2014 and December 2019, Coinsquare reported additional non-economic, internal trades valued at approximately 112,000 bitcoins. These trades had no economic substance and involved no change in beneficial or legal ownership over any assets.

Misleading Orders (Market Bot Function)

- 50. In January 2017, Coinsquare implemented another function that also purported to serve a market making purpose on the Coinsquare Platform (the **Market Bot Function**). The Market Bot Function placed orders from an internal Coinsquare account to buy and sell the equivalent of approximately 57 million bitcoins up to December 2019.
- 51. However, these automated orders were priced outside a range likely to result in executed trades and automatically cancelled after three minutes, further reducing the chance that the orders would match with client orders. Coinsquare operated the Market Bot Function despite the fact that over 99% of the orders it generated never resulted in executed trades.
- 52. Between January 2017 and December 2019, the Market Bot Function resulted in Coinsquare placing more than 10.5 million of these orders, representing approximately 30% of all orders on the Coinsquare Platform during this period.

Conclusion

53. Coinsquare's failure to implement adequate controls over trading activities as set out above was contrary to the public interest.

(5) FAILURE TO FULFILL ROLE AS CHIEF COMPLIANCE OFFICER

- 54. The chief compliance officer of a registered firm is responsible for promoting a culture of compliance, overseeing the effectiveness of the firm's compliance system and assessing the firm's compliance with securities law. In carrying out these duties, a chief compliance officer "should be vigilant and ensure that all the employees and senior staff are aware of compliance issues within the firm and monitor compliance with regulatory requirements". The Commission has described the chief compliance officer role as "critical to securities law compliance oversight".
- 55. Mazer held the title of CCO at Coinsquare from May 2018 until his resignation in June 2020. Mazer was not acting in a registered capacity in connection with his role as Coinsquare's CCO but was held out as the CCO both within Coinsquare and to the general public.
- Although Mazer was not the CCO of a registered firm, the public would reasonably expect that an employee with this title and held out as performing this role would generally fulfill the critical compliance responsibilities described above. Mazer failed to fulfill this critical compliance role at Coinsquare. Mazer learned about the wash trading in or around March 2019 and failed to take steps that a reasonable CCO would have taken in the circumstances. Mazer's conduct was contrary to the public interest.

C. BREACHES OF ONTARIO SECURITIES LAW AND CONDUCT CONTRARY TO THE PUBLIC INTEREST

Enforcement Staff allege the following breaches of Ontario securities law and/or conduct contrary to the public interest:

- 57. Coinsquare engaged in a course of conduct that it knew or reasonably ought to have known resulted in or contributed to a misleading appearance of trading activity in a security, derivative and underlying interest of a derivative, contrary to paragraph 126.1(1)(a) of the Act.
- 58. Coinsquare made statements about matters that a reasonable investor would consider relevant in deciding whether to enter into or maintain a trading relationship with Coinsquare which were untrue or omitted information necessary to prevent the statements from being false or misleading in the circumstances in which they were made, contrary to subsection 44(2) of the Act.
- 59. Diamond and Rostand as officers and/or directors of Coinsquare, authorized, permitted or acquiesced in Coinsquare's failure to comply with subsection 44(2) of the Act, contrary to section 129.2 of the Act.
- 60. Coinsquare took a reprisal against an employee of Coinsquare because the employee provided information to Coinsquare and its senior management about acts of Coinsquare and its senior management that have occurred, and that the employee reasonably believed were contrary to Ontario securities law, contrary to section 121.5 of the Act.
- 61. Diamond, as an officer and/or director of Coinsquare, authorized, permitted or acquiesced in Coinsquare's failure to comply with paragraph 121.5 of the Act, contrary to section 129.2 of the Act.

62. Coinsquare, Diamond, Rostand and Mazer acted in a manner contrary to the public interest.

D. ORDER SOUGHT

- 63. Enforcement Staff request that the Commission make an order pursuant to subsection 127(1) and section 127.1 of the Act to approve the settlement agreement dated July 16, 2020 between the Respondents and Enforcement Staff.
- 64. Enforcement Staff reserve the right to amend these allegations and to make such further and other allegations as Enforcement Staff may advise and the Commission may permit.

DATED this 16th day of July, 2020.

ONTARIO SECURITIES COMMISSION

20 Queen Street West, 22nd Floor Toronto, ON M5H

Carlo Rossi

Email: crossi@osc.gov.on.ca

Tel: (416) 204-8987

Alvin Qian

Email: aqian@osc.gov.on.ca

Tel: (416) 263-3784

Staff of the Enforcement Branch

- 1.4 Notices from the Office of the Secretary
- 1.4.1 Miner Edge Inc. et al.

FOR IMMEDIATE RELEASE July 15, 2020

MINER EDGE INC., MINER EDGE CORP. and RAKESH HANDA, File No. 2019-44

TORONTO – The Commission issued an Order in the above named matter.

A copy of the Order dated July 15, 2020 is available at www.osc.gov.on.ca.

OFFICE OF THE SECRETARY
GRACE KNAKOWSKI
SECRETARY TO THE COMMISSION

For Media Inquiries:

media_inquiries@osc.gov.on.ca

For General Inquiries:

1-877-785-1555 (Toll Free) inquiries@osc.gov.on.ca

1.4.2 Coinsquare Ltd. et al.

FOR IMMEDIATE RELEASE July 17, 2020

COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER, File No. 2020-21

TORONTO – The Office of the Secretary issued a Notice of Hearing for a hearing to consider whether it is in the public interest to approve a settlement agreement entered into by Staff of the Commission and Coinsquare Ltd., Cole Diamond, Virgile Rostand and Felix Mazer in the above named matter.

The hearing will be held on July 21, 2020 at 3:30 p.m.

A copy of the Notice of Hearing dated July 17, 2020 and Statement of Allegations dated July 16, 2020 are available at www.osc.gov.on.ca.

OFFICE OF THE SECRETARY
GRACE KNAKOWSKI
SECRETARY TO THE COMMISSION

For Media Inquiries:

media inquiries@osc.gov.on.ca

For General Inquiries:

1-877-785-1555 (Toll Free) inquiries@osc.gov.on.ca

1.4.3 Canada Cannabis Corporation et al.

FOR IMMEDIATE RELEASE July 17, 2020

CANADA CANNABIS CORPORATION, CANADIAN CANNABIS CORPORATION, BENJAMIN WARD, SILVIO SERRANO, and PETER STRANG, File No. 2019-34

TORONTO – Take notice that the Motion hearing in the above named matter shall continue on July 24 and 29, 2020 at 10:00 a.m.

OFFICE OF THE SECRETARY GRACE KNAKOWSKI SECRETARY TO THE COMMISSION

For Media Inquiries:

media inquiries@osc.gov.on.ca

For General Inquiries:

1-877-785-1555 (Toll Free) inquiries@osc.gov.on.ca

1.4.4 Canada Cannabis Corporation et al.

FOR IMMEDIATE RELEASE July 17, 2020

CANADA CANNABIS CORPORATION, CANADIAN CANNABIS CORPORATION, BENJAMIN WARD, SILVIO SERRANO, and PETER STRANG, File No. 2020-13

TORONTO – Take notice that the s. 144 Application hearing in the above named matter shall continue on July 24 and 29, 2020 at 10:00 a.m.

OFFICE OF THE SECRETARY
GRACE KNAKOWSKI
SECRETARY TO THE COMMISSION

For Media Inquiries:

media inquiries@osc.gov.on.ca

For General Inquiries:

1-877-785-1555 (Toll Free) inquiries@osc.gov.on.ca

1.4.5 Paramount Equity Financial Corporation et al.

FOR IMMEDIATE RELEASE July 17, 2020

PARAMOUNT EQUITY FINANCIAL CORPORATION,
SILVERFERN SECURED MORTGAGE FUND,
SILVERFERN SECURED MORTGAGE LIMITED
PARTNERSHIP,
GTA PRIVATE CAPITAL INCOME FUND,
GTA PRIVATE CAPITAL INCOME LIMITED
PARTNERSHIP,
SILVERFERN GP INC.,
TRILOGY MORTGAGE GROUP INC.,
MARC RUTTENBERG,
RONALD BRADLEY BURDON and
MATTHEW LAVERTY,
File No. 2019-12

TORONTO – Take notice that the dates for the hearing on the merits in the above-named matter have changed.

The hearing on the merits shall continue on July 24, 2020 at 10:00 a.m.

OFFICE OF THE SECRETARY GRACE KNAKOWSKI SECRETARY TO THE COMMISSION

For Media Inquiries:

media inquiries@osc.gov.on.ca

For General Inquiries:

1-877-785-1555 (Toll Free) inquiries@osc.gov.on.ca

1.4.6 Coinsquare Ltd. et al.

FOR IMMEDIATE RELEASE July 21, 2020

COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER, File No. 2020-21

TORONTO – Following a hearing held today, the Commission issued an Order in the above named matter approving the Settlement Agreement reached between Staff of the Commission and Coinsquare Ltd., Cole Diamond, Virgile Rostand and Felix Mazer in the above named matter.

A copy of the Order dated July 21, 2020 and Settlement Agreement dated July 16, 2020 are available at www.osc.gov.on.ca.

OFFICE OF THE SECRETARY
GRACE KNAKOWSKI
SECRETARY TO THE COMMISSION

For Media Inquiries:

media_inquiries@osc.gov.on.ca

For General Inquiries:

1-877-785-1555 (Toll Free) inquiries@osc.gov.on.ca

Chapter 2

Decisions, Orders and Rulings

2.1 Decisions

2.1.1 OTT Financial Canada Inc.

Headnote

National Policy 11-203 Process for Exemptive Relief Applications in Multiple Jurisdictions – Application by Filer for relief from prospectus requirement in connection with distribution by Filer of "contracts for difference" and over-the-counter (OTC) foreign exchange contracts (collectively, CFDs) to investors resident in Applicable Jurisdictions, subject to terms and conditions – Filer is registered in Ontario as investment dealer and a member of the Investment Industry Regulatory Organization of Canada (IIROC) – Applicant seeking relief to permit Applicant to offer CFDs to investors in Applicable Jurisdictions, including relief permitting Applicants to distribute CFDs on the basis of clear and plain language risk disclosure document rather than a prospectus – risk disclosure document contains disclosure substantially similar to risk disclosure document required for recognized options in OSC Rule 91-502 Trades in Recognized Options, the regime for OTC derivatives contemplated by former proposed OSC Rule 91-504 OTC Derivatives (which was not adopted) and the Quebec Derivatives Act – Relief consistent with relief contemplated by OSC Staff Notice 91-702 Offerings of contracts for difference and foreign exchange contracts to investors in Ontario (OSC SN 91-702) – Relief granted, subject to terms and conditions as described in OSC SN 91-702 including four-year sunset clause.

Applicable Legislative Provisions

Securities Act, R.S.O. 1990, c. S.5, as am., ss. 53, 74(1). OSC Rule 91-502 Trades in Recognized Options.

OSC Rule 91-503 Trades in Commodity Futures Contracts and Commodity Futures Options Entered into on Commodity Futures Exchanges Situate Outside of Ontario.

July 14, 2020

IN THE MATTER OF
THE SECURITIES LEGISLATION OF
ONTARIO
(the Jurisdiction)

AND

IN THE MATTER OF
THE PROCESS FOR EXEMPTIVE RELIEF APPLICATIONS
IN MULTIPLE JURISDICTIONS

AND

IN THE MATTER OF OTT FINANCIAL CANADA INC. (the Filer)

DECISION

Background

The principal regulator in the Jurisdiction has received an application (the **Application**) from the Filer for a decision under the securities legislation of the Jurisdiction (the **Legislation**) that the Filer and its officers, directors and representatives be exempt from the prospectus requirement in respect of the distribution of contracts for difference and over-the-counter (OTC) foreign exchange contracts (collectively, **CFDs**) to investors resident in the Applicable Jurisdictions (as defined below) (the **Requested Relief**) subject to the terms and conditions below.

Under the Process for Exemptive Relief Applications in Multiple Jurisdictions (for a passport application):

- (a) the Ontario Securities Commission is the principal regulator for this application (the **Principal Regulator**); and
- (b) the Filer has provided notice that section 4.7(1) of Multilateral Instrument 11-102 *Passport System* (MI 11-102) is intended to be relied upon in each of the other provinces and territories of Canada, other than the provinces of Québec and Alberta (the Non-Principal Jurisdictions, and, together with the Jurisdiction, the Applicable Jurisdictions).

Interpretation

Terms defined in MI 11-102 and National Instrument 14-101 *Definitions* have the same meaning if used in this Decision, unless otherwise defined.

Representations

This Decision is based on the following facts represented by the Filer:

The Filer

- 1. The Filer is a corporation incorporated under the *Business Corporations Act* (Ontario), with its head office in Toronto, Ontario
- 2. The Filer is registered as a dealer in the category of investment dealer in Ontario and British Columbia, and is a member of the Investment Industry Regulatory Organization of Canada (**IIROC**).
- The Filer does not have any securities listed or quoted on an exchange or marketplace in any jurisdiction inside or outside of Canada.
- 4. The Filer is not in default of any requirements of securities legislation in Canada, or IIROC Rules or IIROC Acceptable Practices (each, as defined below).
- 5. The Filer currently offers contracts for difference and over-the-counter (OTC) foreign exchange contracts (collectively, CFDs) (a) to retail investors resident in Ontario pursuant to In the Matter of OTT Financial Canada Inc. dated July 19, 2016 (the **July 19, 2016 Order**) and (b) pursuant to a notice filed under section 4.7 of MI 11-102 Passport System (the **Passport System**) regarding the Filer's intent to rely on the July 19, 2016 Order for comparable relief in the Non-Principal Jurisdictions. Since the July 19, 2016 Order, the Filer has received a non-objection notice from IIROC to expand its service offering to include listed securities and options.
- 6. The Filer understands that staff of the Alberta Securities Commission have public interest concerns with CFD trading by retail clients and, accordingly, the Filer intends to offer CFDs to investors in Alberta only in reliance upon available exemptions in National Instrument 45-106 *Prospectus Exemptions* or otherwise in compliance with securities legislation in Alberta. The Filer undertakes not to give notice that subsection 4.7(1) of MI 11-102 is intended to be relied upon in Alberta.
- 7. As a member of IIROC, the Filer is only permitted to enter into CFDs pursuant to the rules and regulations of IIROC (the **IIROC Rules**).
- 8. In addition, IIROC has communicated to its members certain additional expectations as to acceptable business practices (IIROC Acceptable Practices) as articulated in IIROC's "Regulatory Analysis of Contracts for Differences (CFDs)" published by IIROC on June 6, 2007, as amended on September 12, 2007, for any IIROC member proposing to offer OTC foreign exchange contracts or other types of CFDs to investors. The Filer is in compliance with IIROC Acceptable Practices in offering CFDs. The Filer will continue to offer CFDs in accordance with IIROC Acceptable Practices as may be established from time to time, and will not offer CFDs linked to bitcoin, cryptocurrencies or other novel or emerging asset classes to investors in the Applicable Jurisdictions without the prior written consent of IIROC.
- 9. The Filer is required by IIROC to maintain a certain level of capital to address the business risks associated with its activities. The capital reporting required by IIROC (as per the calculation in the Form 1 and the Monthly Financial Reports to IIROC) is based predominantly on the generation of financial statements and calculations so as to ensure capital adequacy. The Filer, as an IIROC member, is required to have a specified minimum capital which includes having any additional capital required with regards to margin requirements and other risks. This risk calculation is summarized as a risk adjusted capital calculation which is submitted in the Filer's Form 1 and required to be kept positive at all times.

Online Trading Platform

- 10. The Filer has licensed on-line trading platform technology for CFD products and trading services that has certain imbedded "client protection mechanisms" and provides transparency of price to clients. The on-line trading platform (the **Trading Platform**) is a key component in a comprehensive risk management strategy which helps the Filer's clients and the Filer to manage the risk associated with leveraged products. This risk management system has evolved over many years with the objective of meeting the mutual interests of all relevant parties (including, in particular, clients). These attributes and services are described in more detail below:
 - (a) Real-time client reporting. Clients are provided with a real-time view of their account status. This includes how tick-by-tick price movements affect their account balances and required margins. Clients can view this information throughout the trading day by including it on their trading screen. Clients can also set up alerts that instruct the trading system to automatically send an email or produce a "pop-up" on the trading screen which notifies them of key identified levels being hit in the market.
 - (b) Fully automated risk management system. Clients are instructed that they must maintain the required margin against their position(s). If a client's funds drop below the required margin, margin calls are regularly issued via email (as frequently as hourly), alerting the client to the fact that the client is required to either deposit more funds to maintain the position or close/reduce it voluntarily. Where possible, daily telephone margin calls are provided as a supporting communication for clients. However, if a client fails to deposit more funds, where possible, the client's position is automatically liquidated. This liquidation procedure is intended to act as a mechanism to help reduce the risk of losses being greater than the amount deposited.
 - (c) Wide range of order types. The Trading Platform also provides risk management tools such as stops, limits, and contingent orders. Although not available on all products, these tools are designed to help reduce the risk of losses being greater than the amount deposited by a client.
- The Trading Platform is a proprietary and fully automated internet-based trading platform.
- 12. The Filer will be the counterparty to its clients' CFD trades; it will not act as an intermediary, broker or trustee in respect of the CFD transactions. The Filer does not manage any discretionary accounts, nor does it provide any trading advice or recommendations regarding CFD transactions.
- 13. The Filer manages the risk in its client positions by simultaneously placing the identical CFD on a back-to-back basis with an "acceptable counterparty" or a "regulated entity" (as those terms are defined in the JRFQ) (the **Acceptable/Regulated Counterparty**). The Applicant does not have an inherent conflict of interest with its clients, since it does not profit on a position if the client loses on that position, and vice versa. The Applicant is compensated by the "spread" between the bid and ask prices it offers. Any additional charges shall be fully disclosed to the client prior to trading.
- 14. The CFDs are OTC contracts and are not transferable.
- 15. The ability to lever an investment is one of the principal features of CFDs. Leverage allows clients to magnify investment returns (or losses) by reducing the initial capital outlay required to achieve the same market exposure that would be obtained by investing directly in the underlying currency or instrument. The risk management functionality of the Trading Platform ensures that client positions are closed out when the client no longer maintains sufficient margin in their account to support the position, thereby preventing, to the extent possible, the client from losing more than their stated risk capital or cumulative loss limit. This functionality also seeks to ensure that the Filer will minimize any credit risk vis-a-vis its customers in respect of CFD transactions.
- 16. IIROC Rules and IIROC Acceptable Practices set out detailed requirements and expectations relating to leverage and margin for offerings of CFDs. The degree of leverage may be amended in accordance with IIROC Rules and IIROC Acceptable Practices as may be established from time to time.
- 17. Pursuant to Section 13.12 Restriction on lending to clients of National Instrument 31-103 Registration Requirements, Exemptions and Ongoing Registrant Obligations, only those firms that are registered as investment dealers (a condition of which is to be a member of IIROC) may lend money, extend credit or provide margin to a client.
- 18. Clients conduct CFD transactions through the Trading Platform. The Trading Platform is similar to those developed for on-line brokerages in that the client trades without other communication with, or advice from, the dealer. The Trading Platform is not a "marketplace" as defined in National Instrument 21-101 *Marketplace Operation* since a marketplace is any facility that brings together multiple buyers and sellers by matching orders in fungible contracts in a

nondiscretionary manner. The Trading Platform does not bring together multiple buyers and sellers; rather it offers clients direct access to interbank prices.

Structure of CFDs

- 19. A CFD is a derivative product that allows clients to obtain economic exposure to the price movement of an underlying instrument, such as a share, index, market sector, currency pair, treasury or commodity, without the need for ownership and physical settlement of the underlying instrument. Unlike certain other OTC derivatives, such as forward contracts, CFDs do not require or oblige either the principal counterparty (being the Filer for the purposes of the Requested Relief) or any agent (also being the Filer for the purposes of the Requested Relief) to deliver the underlying instrument.
- 20. CFDs offered by the Filer do not confer the right or obligation to acquire or deliver the underlying security or instrument itself, and do not confer any other rights of holders of the underlying security or instrument, such as voting rights. Rather, a CFD is a derivative instrument which is represented by an agreement between a counterparty and a client to exchange the difference between the opening price of a CFD position and the price of the CFD at the closing of the position. The value of the CFD is generally reflective of the movement in prices at which the underlying instrument is traded at the time of opening and closing the position in the CFD.
- 21. CFDs allow clients to take a long or short position on an underlying instrument, but unlike futures contracts they may not have a fixed expiry date or standard contract size or an obligation for physical delivery of the underlying instrument.
- 22. CFDs allow clients to obtain exposure to markets and instruments that may not be available directly, or may not be available in a cost-effective manner. To the extent that clients are able to obtain long or short positions in an underlying instrument, CFDs can also serve as a tool for hedging this direct exposure.

CFDs Distributed in the Applicable Jurisdictions

- 23. Certain types of CFDs, such as CFDs where the underlying instrument is a security, may be considered to be "securities" under the securities legislation of the Applicable Jurisdictions.
- 24. Investors wishing to enter into CFD transactions must open an account with the Filer.
- Prior to a client's first CFD transaction and as part of the account opening process, the Filer provides the client with a separate risk disclosure document that clearly explains, in plain language, the transaction and the risks associated with the transaction (the **risk disclosure document**). The risk disclosure document includes the required risk disclosure set forth in Schedule A to the Regulations to the *Derivatives Act* (Quebec) (**QDA**) and leverage risk disclosure required under IIROC Rules. The risk disclosure document contains disclosure that is substantially similar to the risk disclosure statement required for recognized options in OSC Rule 91-502 *Trades in Recognized Options* (which provides both registration and prospectus exemptions) (**OSC Rule 91-502**) and the regime for OTC derivatives contemplated by OSC SN 91-702 (as defined below) and proposed OSC Rule 91-504 OTC Derivatives (which was not adopted) (**Proposed Rule 91-504**). The Filer will ensure that, prior to a client's first trade in a CFD transaction, a complete copy of the risk disclosure document provided to that client has been delivered, or has previously been delivered, to the Principal Regulator.
- 26. Prior to the client's first CFD transaction and as part of the account opening process, the Filer obtains a written or electronic acknowledgement from the client confirming that the client has received, read and understood the risk disclosure document. Such acknowledgment is prominent and separate from other acknowledgements provided by the client as part of the account opening process.
- 27. As is customary in the industry, and due to the fact that this information is subject to factors beyond the control of the Filer (such as changes in IIROC Rules), information such as the underlying instrument listing and associated margin rates are not disclosed in the risk disclosure document but are part of a client's account opening package and are available on both the Filer's website and the Trading Platform.

Satisfaction of the Registration Requirement

28. The role of the Filer is (other than it being the principal under the CFDs) limited to acting as an execution-only dealer. In this role, the Filer is, among other things, responsible to approve all marketing, for holding of clients funds, and for client approval (including the review of know-your-client (**KYC**) due diligence and account opening suitability assessments).

- 29. IIROC Rules exempt member firms that provide execution-only services such as discount brokerage from the obligation to determine whether each trade is suitable for the client. However, IIROC has exercised its discretion to impose additional requirements on members proposing to trade in CFDs (the **IIROC CFD Requirements**) and requires, among other things, that:
 - (a) applicable risk disclosure documents and client suitability waivers provided be in a form acceptable to IIROC;
 - (b) the firm's policies and procedures, amongst other things, require the Filer to assess whether CFD trading is appropriate for a client before an account is approved to be opened. This account opening suitability process includes an assessment of the client's investment knowledge and trading experience;
 - the Filer's registered salespeople who conduct the KYC and initial product suitability analysis, as well as their supervisory trading officer, meet proficiency requirements for futures trading, and are registered with IIROC as Investment Representative (Retail) (IR). The course proficiency requirements for an IR dealing with customers in futures contracts and futures contract options is the completion of the Derivatives Fundamental Course and Futures Licensing Course. In addition, the Filer must have a fully qualified Supervisor who has completed the Canadian Commodity Supervisors Examination in addition to Derivatives Fundamental Course and Futures Licensing Course:
 - (d) cumulative loss limits for each client's account are established (this is a measure normally used by IIROC in connection with futures trading accounts).
- 30. The CFDs offered in Canada are offered in compliance with applicable IIROC Rules and other IIROC Acceptable Practices.
- 31. IIROC limits the underlying instruments in respect of which a member firm may offer CFDs since only certain securities are eligible for reduced margin rates. For example, underlying equity securities must be listed or quoted on certain "recognized exchanges" (as that term is defined in IIROC Rules) such as the Toronto Stock Exchange or the New York Stock Exchange. The purpose of these limits is to ensure that CFDs offered in Canada will only be available in respect of underlying instruments that are traded in well-regulated markets, in significant enough volumes and with adequate publicly available information, so that clients can form a sufficient understanding of the exposure represented by a given CFD.
- 32. IIROC Rules prohibit the margining of CFDs where the underlying instrument is a synthetic product (single U.S. sector or "mini-indices"). For example, sector CFDs (i.e., basket of equities for the financial institutions industry) may be offered to non-Canadian clients; however, this is not permissible under IIROC Rules.
- 33. IIROC members seeking to trade CFDs are generally precluded, by virtue of the nature of the contracts, from distributing CFDs that confer the right or obligation to acquire or deliver the underlying security or instrument itself (convertible CFDs), or that confer any other rights of holders of the underlying security or instrument, such as voting rights.
- 34. The Requested Relief, if granted, would substantially harmonize the position of the regulators in the Applicable Jurisdictions (together, the **Commissions**) on the offering of CFDs to investors in the Applicable Jurisdictions with how those products are offered to investors in Québec under the QDA. The QDA provides a legislative framework to govern derivatives activities within the province. Among other things, the QDA requires such products to be offered to investors through an IIROC member and the distribution of a standardized risk disclosure document rather than a prospectus in order to distribute such contracts to investors resident in Québec.
- 35. The Requested Relief, if granted, would be consistent with the guidelines articulated by Staff of the Principal Regulator in OSC Staff Notice 91-702 Offerings of Contracts for Difference and Foreign Exchange Contracts to Investors (OSC SN 91-702). OSC SN 91-702 provides guidance with regards to the distributions of CFDs, foreign exchange contracts (forex or FX contracts) and similar OTC derivative products to investors in the Jurisdiction.
- 36. The Principal Regulator has previously recognized that the prospectus requirement may not be well suited for the distribution of certain derivative products to investors in the Jurisdiction, and that alternative requirements, including requirements based on clear and plain language risk disclosure, may be better suited for certain derivatives. In the Jurisdiction, both OSC Rule 91-502 and OSC Rule 91-503 *Trades in Commodity Futures Contracts and Commodity Futures Options Entered into on Commodity Futures Exchanges Situate Outside of Ontario* (OSC Rule 91-503) provide for a prospectus exemption for the trading of derivative products to clients. The Requested Relief is consistent with the principles and requirements of OSC Rule 91-502, OSC Rule 91-503 and Proposed Rule 91-504.

- 37. The Filer has also submitted that the Requested Relief, if granted, would harmonize the Principal Regulator's position on the offering of CFDs with certain other foreign jurisdictions that have concluded that a clear, plain language risk disclosure document is appropriate for retail clients seeking to trade in foreign exchange contracts.
- 38. The Filer is of the view that requiring compliance with the prospectus requirement in order to enter into CFDs with retail clients would not be appropriate since the disclosure of a great deal of the information required under a prospectus and under the reporting issuer regime is not material to a client seeking to enter into a CFD transaction. The information to be given to such a client should principally focus on enhancing the client's appreciation of product risk including counterparty risk. In addition, most CFD transactions are of short duration (positions are generally opened and closed on the same day and are in any event marked to market and cash settled daily).
- 39. The Filer is regulated by IIROC, which has a robust compliance regime including specific requirements to address market, capital and operational risks.
- 40. The Filer submits that the regulatory regimes developed by the Autorité des marchés financiers (the **AMF**) and IIROC for CFDs adequately address issues relating to the potential risk to the clients of the Filer acting as counterparty. In view of these regulatory regimes, investors would receive little or no additional benefit from requiring the Filer to also comply with the prospectus requirement.
- 41. The Requested Relief in respect of each Applicable Jurisdiction is conditional on the Filer being registered as an investment dealer with the Commission in such Applicable Jurisdiction and maintaining its membership with IIROC and that all CFD transactions be conducted pursuant to IIROC Rules and in accordance with IIROC Acceptable Practices.

Decision

The Principal Regulator is satisfied that the test set out in the Legislation to make the Decision is met.

The Decision of the Principal Regulator is that the Requested Relief is granted provided that:

- (a) the Filer shall not rely on the July 19, 2016 Order and the notice provided thereunder.
- (b) all CFD transactions with residents in the Applicable Jurisdictions shall be executed through the Filer;
- (c) with respect to residents of an Applicable Jurisdiction, the Filer remains registered as a dealer in the category of investment dealer with the Principal Regulator and the Commission in such Applicable Jurisdiction and a member of IIROC;
- (d) all CFD transactions with clients resident in the Applicable Jurisdictions shall be conducted pursuant to IIROC Rules imposed on members seeking to trade in CFDs and in accordance with IIROC Acceptable Practices, as amended from time to time;
- (e) all CFD transactions with clients resident in the Applicable Jurisdictions be conducted pursuant to the rules and regulations of the QDA and the AMF, as amended from time to time, unless and to the extent there is a conflict between i) the rules and regulations of the QDA and the AMF and ii) the requirements of the securities laws of the Applicable Jurisdictions, the IIROC Rules and IIROC Acceptable Practices, in which case the latter shall prevail;
- (f) prior to a client first entering into a CFD transaction, the Filer has provided to the client the risk disclosure document described in paragraph 29 and has delivered, or has previously delivered, a copy of the risk disclosure document provided to that client to the Principal Regulator;
- (g) prior to the client's first CFD transaction and as part of the account opening process, the Filer has obtained a written or electronic acknowledgement from the client, as described in paragraph 26, confirming that the client has received, read and understood the risk disclosure document;
- (h) the Filer has furnished to the Principal Regulator the name and principal occupation of its officers and directors, together with either the personal information form and authorization of indirect collection, use and disclosure of personal information provided for in National Instrument 41-101 General Prospectus Requirements or the registration information form for an individual provided for in Form 33-109F4 of National Instrument 33-109 Registration Information Requirements completed by any officer or director;

- (i) the Filer shall promptly inform the Principal Regulator in writing of any material change affecting the Filer, being any change in the business, activities, operations or financial results or condition of the Filer that may reasonably be perceived by a counterparty to a derivative to be material;
- the Filer shall promptly inform the Principal Regulator in writing if a self-regulatory organization or any other regulatory authority or organization initiates proceedings or renders a judgment related to disciplinary matters against the Filer concerning the conduct of activities with respect to CFDs;
- (k) within 90 days following the end of its financial year, the Filer shall submit to the IIROC its audited annual financial statements and, upon request of the Principal Regulator, to the Principal Regulator; and
 - (I) the Requested Relief shall immediately expire upon the earliest of
 - (i) four years from the date that this Decision is issued;
 - (ii) in respect of a subject Applicable Jurisdiction, the issuance of an order or decision by a court, the Commission in such Applicable Jurisdiction or other similar regulatory body that suspends or terminates the ability of the Filer to offer CFDs to clients in such Applicable Jurisdiction; and
 - (iii) with respect to an Applicable Jurisdiction, the coming into force of legislation or a rule by its Commission regarding the distribution of OTC derivatives to investors in such Applicable Jurisdiction.

(the Interim Period).

"Lawrence Haber" Commissioner Ontario Securities Commission

"Craig Hayman"
Commissioner
Ontario Securities Commission

2.1.2 Return On Innovation Advisors Ltd. et al.

Headnote

National Policy 11-203 Process for Exemptive Relief Applications in Multiple Jurisdictions – Labour sponsored investment fund merging with conventional mutual fund managed by different investment fund manager – Merger approval required because the merger does not meet the criteria for pre-approved reorganizations and transfers in National Instrument 81-102 Investment Funds – Manager of continuing fund is not an affiliate of the manager of the terminating fund, the fundamental investment objectives and fee structures of the terminating fund and continuing fund may not be considered to be substantially similar, and the merger will not be completed as a 'qualifying exchange' under the Income Tax Act – Unitholders of the terminating fund are provided with timely and adequate disclosure regarding the merger – Approval for fund merger sought under paragraph 5.5(1)(b) of National Instrument 81-102 Investment Funds.

Applicable Legislative Provisions

National Instrument 81-102 Investment Funds, s. 5.5(1)(b).

July 14, 2020

IN THE MATTER OF THE SECURITIES LEGISLATION OF ONTARIO (the Jurisdiction)

AND

IN THE MATTER OF
THE PROCESS FOR EXEMPTIVE RELIEF APPLICATIONS
IN MULTIPLE JURISDICTIONS

AND

IN THE MATTER OF
RETURN ON INNOVATION ADVISORS LTD.
AND
STONE ASSET MANAGEMENT LIMITED
(collectively, the Filers)

AND

RETURN ON INNOVATION FUND INC.

DECISION

Background

The principal regulator in the Jurisdiction has received an application from the Filers for a decision under the securities legislation of the Jurisdiction of the principal regulator (the Legislation) for approval pursuant to subsection 5.5(1)(b) of National Instrument 81-102 *Investment Funds* (NI 81-102) for the merger (the Merger) of Return on Innovation Fund Inc. (the Terminating Fund Corporation) into Stone Growth Fund (the Continuing Fund) (the Merger Approval).

Under the Process for Exemptive Relief Applications in Multiple Jurisdictions (for a passport application):

- (a) the Ontario Securities Commission is the principal regulator (Principal Regulator) for this application, and
- (b) the Filers have provided notice that subsection 4.7(1) of Multilateral Instrument 11-102 *Passport System* (**MI 11-102**) is intended to be relied upon in British Columbia, Alberta, Saskatchewan, Manitoba, Quebec, New Brunswick, Nova Scotia, Newfoundland and Labrador, Prince Edward Island, Northwest Territories, Nunavut and Yukon.

Interpretation

Terms defined in National Instrument 14-101 *Definitions* and MI 11-102 have the same meaning if used in this decision, unless otherwise defined.

Representations

This decision is based on the following facts represented by the Filers:

Return On Innovation Advisors Ltd. (the Manager)

- 1. The Manager is a corporation incorporated under the laws of Ontario with its head office in Toronto, Ontario.
- 2. The Manager is the investment fund manager of the Terminating Funds (as defined below) and is registered under the securities legislation: (i) in Ontario, Québec and Newfoundland and Labrador as an investment fund manager; (ii) in Ontario as an adviser in the category of portfolio manager; and (iii) in Ontario as a dealer in the category of exempt market dealer.

Stone Asset Management Limited (SAM)

- 3. SAM is a corporation governed under the laws of Ontario with its head office in Toronto, Ontario.
- 4. SAM is the investment fund manager of the Continuing Fund and is registered under the securities legislation: (i) in Ontario, Québec and Newfoundland and Labrador as an investment fund manager; (ii) in British Columbia, Alberta, Saskatchewan, Manitoba, Ontario and Nova Scotia as an adviser in the category of portfolio manager; and (iii) in British Columbia, Alberta, Saskatchewan, Manitoba and Ontario as a dealer in the category of restricted dealer.

The Terminating Funds

- 5. The Terminating Fund Corporation is a corporation governed under and in compliance with the laws of Canada. The Terminating Fund Corporation is registered as a labour-sponsored investment fund corporation (LSIF) under the Community Small Business Investment Funds Act (Ontario) (the Ontario Act) and is registered as a labour-sponsored venture capital corporation under the Income Tax Act (Canada) (the Tax Act) and is therefore subject to restrictions set out in the Ontario Act and the Tax Act. As a labour-sponsored venture capital corporation under the Tax Act, the Terminating Fund Corporation also qualifies as a mutual fund corporation under the Tax Act.
- 6. The Terminating Fund Corporation consists of Class A, Series I, II and III shares (**Series I, II and III**), Class A, Series IV Private Placements shares (**Series IV** and together with Series I, II and III, the **Terminating Funds**) and Class B shares (the Class B Shares).
- 7. The Terminating Fund Corporation is comprised of two mutual funds because Series IV is referable to a separate portfolio of assets than Series I, II and III.
- 8. The Terminating Funds are sponsored by the ACTRA Toronto Performers, who hold the Class B shares.
- The Terminating Fund Corporation is a reporting issuer under the securities legislation of Ontario and neither the Terminating Funds, the Terminating Fund Corporation nor the Manager is in default under the securities legislation of Ontario.
- 10. Other than circumstances in which an LSIF is expressly exempt therefrom, the Terminating Funds follow the standard investment restrictions and practices established under NI 81-102.
- 11. As all of the provincial tax credits that apply to LSIFs and federal tax credits that apply to labour-sponsored venture capital corporations have been discontinued, the Terminating Funds have ceased to be offered for sale as of August 28, 2015.

The Continuing Fund

- 12. The Continuing Fund is an open-ended unit trust established pursuant to an amended and restated master declaration of trust dated February 23, 1995, as amended. The Continuing Fund is governed under the laws of Ontario.
- 13. SAM operates a family of funds that are currently qualified for sale under the simplified prospectus, annual information form and fund facts each dated June 28, 2019, as amended (the **Offering Documents**). Series R of the Continuing Fund is a new series of the Continuing Fund which will only be available to the Terminating Funds and the shareholders thereof, and for which a simplified prospectus, annual information form and fund facts was filed on June 18, 2020 under SEDAR Project #03063773.

- 14. The Continuing Fund is a reporting issuer under the securities legislation of Ontario and the Other Jurisdictions and neither the Continuing Fund nor SAM is in default under such legislation.
- 15. Other than circumstances in which the securities regulatory authority of a province or territory of Canada has expressly exempted the Terminating Funds therefrom, the Terminating Funds follow the standard investment restrictions and practices established under NI 81-102.

Reasons for Approval Sought

- 16. Regulatory approval of the Merger is required because the Merger does not satisfy all of the criteria for pre-approved reorganizations and transfers set out in section 5.6 of NI 81-102. The pre-approval criteria are not satisfied in the following ways:
 - (a) The manager of the Continuing Fund is not an affiliate of the Manager;
 - (b) the fundamental investment objective of the Continuing Fund is not, or may be considered not to be, "substantially similar" to the investment objectives of Series I, II and III and the investment objectives of Series IV:
 - (c) the fee structure of the Continuing Fund is not, or may be considered not to be, "substantially similar" to the fee structure of Series I, II and III and the fee structure of Series IV; and
 - (d) the Merger will not be completed as a "qualifying exchange" or a tax-deferred transaction under the Tax Act.
- 17. The investment objectives of the Terminating Funds and the Continuing Fund are as follows:

Terminating Funds Continuing Fund Series I, II and III: The investment objective of Series I, II and III is to provide The investment objective of the investors with yield as well as long-term capital gains by making debt and equity Continuing Fund is to provide investments in a diversified portfolio of small- and medium-sized eligible investors exposure to North American businesses as required to meet the pacing requirements of the Fund. Series I, II equity securities seeking long-term and III also invest a certain portion of their assets in "reserves" that has the capital appreciation. meaning ascribed thereto in the Federal Tax Act and the Ontario Act, which for each series of shares includes Canadian dollars in cash or on deposit with qualified Canadian financial institutions, debt obligations of or guaranteed by the Canadian federal government, debt obligations of provincial and municipal governments, Crown corporations, corporations and trusts listed on prescribed stock exchanges, guaranteed investment certificates issued by Canadian trust companies, qualified investment contracts, and securities listed on prescribed stock exchanges. Series IV: The investment objective of Series IV is to provide investors with yield as well as long-term capital gains by making debt and equity investments in a diversified portfolio of small- and medium-sized eligible businesses as required to meet the pacing requirements of the Fund. Series IV also invests a certain portion of its assets in "reserves" that has the meaning ascribed thereto in the Federal Tax Act and the Ontario Act, which for each series of shares includes Canadian dollars in cash or on deposit with Canadian financial institutions, debt obligations of or guaranteed by the Canadian federal government, debt obligations of provincial and municipal governments, Crown corporations, corporations, and trusts listed on prescribed stock exchanges, guaranteed investment certificates issued by Canadian trust companies, and qualified investment contracts.

18. The management fee of Series I, II and III is 2.5% per annum, which is the same as the management fee of Series R units of the Continuing Fund. The management fee of Series IV is 2.3% per annum, which is 0.2% lower than the management fee of Series R units of the Continuing Fund. Series I, II and III pay the Manager an advisor fee of 1.0% per annum and a financing fee of 0.4% of net asset value, annually, plus an annual base financing fee equal to the aggregate of 1.25% of the original purchase price of Series I shares and 0.75% of the original purchase price of Series II shares (issued after January 1, 2004 that remain issued and unredeemed, provided that such fee ceases for any such shares retained for more than eight years), and pay a sponsor fee of 0.25% per annum to the sponsor of Series I, II and III. Series IV pays the Manager an advisor fee of 1.0% per annum and a financing fee of 0.4% of net asset value

annually, plus an annual base financing fee equal to the aggregate of 1.5% of the original purchase price of Series IV shares (that remain issued and unredeemed, provided that such fee ceases for any such shares retained for more than eight years), and pay a sponsor fee of 0.25% per annum to the sponsor of Series IV. The Continuing Fund does not charge an advisor fee, a financing fee or a sponsor fee.

- 19. The Manager proposes to effect the Merger on a taxable basis because it would be in the overall best interests of the securityholders of the Terminating Funds and the Continuing Fund, as:
 - (a) the Terminating Funds have sufficient loss carry-forwards to shelter any net capital gains that could arise for it on the taxable disposition of its portfolio assets on the Merger;
 - (b) substantially all the shareholders in the Terminating Funds have an accrued capital loss on their units and effecting the Merger on a taxable basis will afford them the opportunity to realize that loss and use it against current capital gains or even carry it back as permitted under the Tax Act;
 - (c) substantially all the shareholders in the Terminating Funds have invested in the Terminating Funds in a registered plan
 - (d) effecting the Merger on a taxable basis would preserve the net losses and loss carry-forwards in the Continuing Fund;
 - (e) effecting the Merger on a taxable basis will have no other tax impact on the Continuing Fund; and
 - (f) the Manager believes that substantially all the shareholders of the Terminating Funds will not incur a negative tax impact, and if there is a negative impact, it will be nominal. Shareholders in the Terminating Funds typically invested no more than \$5,000.00 per year in order to maximize the LSIF tax credit benefit.
- 20. Except as described in this decision, the proposed Merger complies with all of the other criteria for pre-approved reorganizations and transfers set out in section 5.6 of NI 81-102.

The Proposed Merger

- 21. The Filer intends to merge the Terminating Funds into the Continuing Fund.
- 22. Shareholders of the Terminating Funds will continue to have the right to redeem units of the Terminating Funds at any time up to the close of business on the business day immediately before the effective date of the Merger.
- 23. Shares of the Terminating Funds are, and are expected to continue to be at all material times, "qualified investments" under the Tax Act for trusts governed by registered retirement savings plans (**RRSPs**), registered retirement income funds (**RRIFs**) and tax-free savings accounts (**TFSAs**). Units of the Continuing Fund are, and are expected to continue to be at all material times, "qualified investments" under the Tax Act for trusts governed by RRSPs, RRIFs, deferred profit sharing plans, registered education savings plans, registered disability savings plans and TFSAs.
- 24. In accordance with National Instrument 81-106 *Investment Fund Continuous Disclosure*, a press release announcing the proposed Merger was issued on June 2, 2020 and filed via SEDAR on June 2, 2020. A material change report with respect to the proposed Merger was filed via SEDAR on June 5, 2020. As the Terminating Funds are not in continuous distribution, no amendment to any offering documents has been filed.
- 25. SAM has concluded that the Merger will not be a "material change" for the Continuing Fund on the basis that the transaction essentially amounts to an influx of cash from the perspective of the Continuing Fund, which is effectively what an ordinary course investment in the fund constitutes. Additionally, the Merger is being completed on a taxable basis, which means that there will be no tax impact for the Continuing Fund.
- A notice of meeting, a management proxy circular and a form of proxy in connection with a special meeting of Class A shareholders have been mailed to shareholders of the Terminating Funds on June 26, 2020 and have been concurrently filed via SEDAR.
- 27. Fund facts relating to the relevant series of the Continuing Fund have been mailed to shareholders of the Terminating Funds on June 26, 2020.
- 28. Holders of Class A shares of the Terminating Funds will be asked separately to approve the Merger at a special meeting to be held on or about July 23, 2020.

- 29. The Merger will also be approved by the sole Class B shareholder of the Terminating Fund Corporation, as required under applicable corporate law.
- 30. The closing of the Merger is subject to a number of conditions customary for a transaction of this nature. The Manager is confident that the conditions will be satisfied.
- 31. The Merger will be effected on a taxable basis.
- 32. The Manager will be responsible for the costs of the Merger. These costs consist mainly of legal, proxy solicitation, printing, mailing and regulatory fees.
- 33. The Merger has been approved by the board of directors of each of the Terminating Fund Corporation, the Manager and SAM.
- 34. If the required regulatory and shareholder approvals for the Merger are obtained, it is intended that the Merger will occur after the close of business on the Effective Date (as defined below). The Manager therefore anticipates that each shareholder of the Terminating Funds will become a unitholder of the Continuing Fund after the close of business on the Effective Date.
- 35. The tax implications of the Merger, differences between being a shareholder of a mutual fund corporation and a unitholder of a mutual fund trust, the fact that the Terminating Funds' classification as a LSIF will be terminated, differences between the investment objectives as well as the differences between the fee structures of the Terminating Funds and the Continuing Fund, a description of SAM, and the approval by the Independent Review Committee (IRC) for the Terminating Funds are described in the management proxy circular so that the shareholders of the Terminating Funds can consider this information before voting on the Merger. The meeting materials also describe the various ways in which investors can obtain a copy of the Offering Documents for the Continuing Fund and its most recent interim and annual financial statements and management reports of fund performance.
- 36. The Terminating Fund Corporation will be dissolved as soon as reasonably possible following the Merger, and the Continuing Fund will continue as a publicly-offered open-ended mutual fund.
- 37. As required by National Instrument 81-107 Independent Review Committee for Investment Funds (NI 81-107), an Independent Review Committee has been appointed for each of the Terminating Funds (the ROI IRC) and an IRC has been appointed for the Continuing Fund (the Stone Funds' IRC). The Manager presented the potential conflict of interest matters related to the proposed Merger to the ROI IRC for a decision. The ROI IRC reviewed the potential conflict of interest matters related to the proposed Merger and provided its positive recommendation on June 16, 2020, after determining that the proposed Merger, if implemented, would achieve a fair and reasonable result for the Terminating Funds. The Stone Funds' IRC reviewed the potential conflict of interest matters related to the proposed Merger and provided its positive recommendation on June 24, 2020, after determining that the proposed Merger, if implemented, would achieve a fair and reasonable result for the Continuing Fund.

Merger Steps

- 38. The proposed Merger of the Terminating Funds into the Continuing Fund will be structured as follows:
 - (a) The Terminating Fund Corporation will notify the Minister of National Revenue (Canada) of its intent to deregister itself under the Tax Act as a labour-sponsored venture capital corporation and request termination of all penalties.
 - (b) The Terminating Fund Corporation will notify the Minister of Finance (Ontario) of its proposal to dissolve pursuant to the Community Small Business Investment Funds Act (Ontario).
 - (c) The Manager will cause all assets of the Terminating Fund to be liquidated at fair value for cash. The Terminating Fund is currently fully invested in liquid assets. As a result, the Terminating Fund will not be invested in accordance with its investment objective prior to the Merger being effected.
 - (d) The Terminating Fund Corporation may declare, pay and automatically reinvest ordinary dividends and/or capital gains dividends to its shareholders, as determined by the Manager on or prior to the effective date (the **Effective Date**) of the Merger, which is anticipated to be on or about October 16, 2020.
 - (e) After the close of business on the Effective Date, the Manager will transfer all of the assets of the Terminating Funds which will consist exclusively of cash (after reserving sufficient assets to satisfy its estimated liabilities and the value of the Class B Shares, if any, as of the Effective Date) to the Continuing Fund. In consideration,

- SAM will issue to the Terminating Funds Series R units of the Continuing Fund, having an aggregate net asset value equal to the total value of the assets acquired.
- (f) All of the issued and outstanding Class A shares of the Terminating Funds will be redeemed for portfolio assets attributable to the Terminating Funds, being units of the Continuing Fund, such units to be distributed by the Manager pro rata to the Class A Shareholders based on such Shareholders' proportionate net asset value of Class A Shares, so that Class A Shareholders become unitholders of the Continuing Fund.
- (g) The Terminating Fund Corporation will pass a corporate resolution under the *Canada Business Corporations***Act to dissolve as soon as reasonably possible following the Effective Date.
- (h) The Terminating Fund Corporation will send the Minister of National Revenue (Canada), a certified copy of the director's resolution seeking the voluntary revocation of its registration under the Tax Act.
- (i) At least 30 days prior to the actual dissolution, the Terminating Fund Corporation will send a notification to the Minister of National Revenue (Canada) of the dissolution.
- (j) Articles of dissolution in the prescribed form, will be filed with the Director of Corporations Canada pursuant to section 210(3) of the Canada Business Corporations Act.
- 39. The Terminating Funds are not mutual fund trusts under the Tax Act and so are not qualified investments for registered retirement savings plans, registered retirement income funds, deferred profit sharing plans, registered education savings plans, registered disability savings plans or tax-free savings accounts (collectively, **Registered Plans**).
- 40. The Continuing Fund is, and is expected to continue to be at all material times, a mutual fund trust under the Tax Act. Accordingly, units of the Continuing Fund are qualified investments under the Tax Act for Registered Plans.

Benefits of the Merger

- 41. The Merger will be beneficial to securityholders of the Terminating Funds and the Continuing Fund for the following reasons:
 - (a) The Continuing Fund is managed by an established independent asset manager located in Canada.
 - (b) Shareholders of the Terminating Funds will gain access to a wider range of expertise and asset management services at a lower cost to achieve their financial, regulatory and capital objectives.
 - (c) Shareholders of the Terminating Funds will also benefit from the SAM management team. The individuals principally responsible for the investment fund management of the Continuing Fund have the requisite integrity and experience, as required under Section 5.7(1)(a)(v) of NI 81-102.
 - (d) Shareholders of the Terminating Funds and unitholders of the Continuing Fund will enjoy increased economies of scale as part of a larger combined Continuing Fund that accepts new subscriptions.
 - (e) Following the Merger, the Continuing Fund will have a portfolio of greater value, which may allow for increased portfolio diversification opportunities if desired and not be restricted as a labour-sponsored investment fund corporation.
 - (f) The Terminating Funds will waive any applicable redemption fees prior to the Merger.
 - (g) The Terminating Funds will confirm with applicable tax authorities that any applicable LSIF tax credit claw backs will be waived in connection with the Merger and subsequent termination of the Terminating Fund Corporation.
 - (h) The Terminating Funds' investment objective is to provide investors with yield as well as long-term capital gains by making debt and equity investments in a diversified portfolio of small- and medium-sized eligible businesses as required to meet the pacing requirements of the Funds. These pacing requirements have been met and it no longer prudent for the Manager to invest in illiquid pacing eligible business if Shareholders can redeem without a redemption penalty or a LSIF tax credit claw back.
 - (i) The Terminating Funds are fully invested in cash or liquid securities and no longer invest in eligible illiquid business to meet the pacing requirements of the Funds. In turn, the Merger can be completed in cash and at fair value.

- (j) Shareholders of the Terminating Funds can redeem at any time since redemptions are not restricted in any manner at this time.
- (k) It is expected that the Merger will be a smooth transition for all shareholders of the Terminating Funds and (in particular, shareholders that own shares of the Terminating Funds in a registered locked-in plan or a clientheld account), as the custodian and the registrar and transfer agent for both the Terminating Funds and Continuing Fund are the same.

Decision

The Principal Regulator is satisfied that the decision meets the test set out in the legislation for the Principal Regulator to make the decision.

The decision of the Principal Regulator under the Legislation is that the Merger Approval is granted, provided that before implementing the Merger, the Filers obtain the prior approval of the shareholders of the Terminating Funds at a special meeting held for that purpose.

"Darren McKall"

Manager, Investment Funds and Structured Products Branch
Ontario Securities Commission

2.1.3 Fidelity Investments Canada ULC

Headnote

National Policy 11-203 Process for Exemptive Relief Applications in Multiple Jurisdictions – Relief granted to funds for extension of the lapse date of two prospectuses – Filer will incorporate funds currently qualified for distribution by two separate prospectuses into a third prospectus when it is renewed – Extension of lapse date will not affect the currency or accuracy of the information contained in the prospectuses.

Applicable Legislative Provisions

Securities Act, R.S.O. 1990, c. S.5, as am., s. 62(5).

June 2, 2020

IN THE MATTER OF THE SECURITIES LEGISLATION OF ONTARIO (the Jurisdiction)

AND

IN THE MATTER OF
THE PROCESS FOR EXEMPTIVE
RELIEF APPLICATIONS
IN MULTIPLE JURISDICTIONS

AND

IN THE MATTER OF FIDELITY INVESTMENTS CANADA ULC (the Filer)

AND

IN THE MATTER OF THE FUNDS LISTED IN SCHEDULE "A" HERETO (the August Funds)

AND THE FUNDS LISTED IN SCHEDULE "B" HERETO (the October Funds, and together with the August Funds, the Funds and each a Fund)

DECISION

Background

The principal regulator in the Jurisdiction has received an application from the Filer on behalf of the Funds for a decision under the securities legislation of the Jurisdiction (the **Legislation**) that the time limits for the renewal of each simplified prospectus, fund facts and annual information form of the Funds (each, a **Renewal Prospectus**) be extended to those time limits that would apply if the lapse date was November 1, 2020 (the **Exemption Sought**).

Under the Process for Exemptive Relief Applications in Multiple Jurisdictions (for a passport application):

- the Ontario Securities Commission is the principal regulator for this application; and
- (b) the Filer has provided notice that section 4.7(1) of Multilateral Instrument 11-102 Passport System (MI 11-102) is intended to be relied upon in each of the other provinces and territories of Canada (together with Ontario, the Jurisdictions).

Interpretation

Terms defined in National Instrument 14-101 *Definitions* and MI 11-102 have the same meaning if used in this decision, unless otherwise defined.

Representations

This decision is based on the following facts represented by the Filer:

- The Filer is a corporation amalgamated under the laws of Alberta and has its head office in Toronto, Ontario.
- The Filer is registered as follows: (i) as a portfolio manager and mutual fund dealer in each of the Jurisdictions; (ii) as an investment fund manager in Ontario, Quebec, and Newfoundland and Labrador; and (iii) as a commodity trading manager under the Commodity Futures Act (Ontario).
- The Filer is the trustee and investment fund manager of the Funds.
- 4. Each of the Funds is an open-end mutual fund trust established under the laws of the Province of Ontario, and is a reporting issuer as defined in the securities legislation of each of the Jurisdictions.
- 5. Neither the Filer nor any of the Funds is in default of securities legislation in any of the Jurisdictions.
- 6. The August Funds currently distribute securities in the Jurisdictions under a simplified prospectus dated August 28, 2019, as amended November 1, 2019 (the **August Funds Prospectus**). The October Funds currently distribute securities in the Jurisdictions under a simplified prospectus dated October 9, 2019 (the **October Funds Prospectus**).
- 7. Pursuant to subsection 62(1) of the Securities Act (Ontario) (the Act), the lapse date of the August Funds Prospectus is August 28, 2020 and the lapse date of the October Funds Prospectus is October 9, 2020. Accordingly, under subsection 62(2) of the Act, the distribution of securities of each Fund would have to cease on its current lapse date unless: (i) the Funds file a pro forma simplified prospectus at least 30 days prior to its current lapse date; (ii) the final simplified prospectus is filed no later than 10 days after its

- current lapse date; and (iii) a receipt for the final simplified prospectus is obtained within 20 days after its current lapse date.
- 8. The Filer is the investment fund manager of certain other mutual funds as listed in Schedule "C" (the **Fidelity Funds**), that currently distribute their securities under a simplified prospectus with a lapse date of November 1, 2020 (the **Fidelity Funds Prospectus**).
- The Funds share many common operational and administrative features with the Fidelity Funds and combining them in the same simplified prospectus will allow investors to more easily compare the features of the Funds and the Fidelity Funds.
- 10. It would be impractical to alter and modify all the dedicated systems, procedures and resources required to prepare the renewal simplified prospectus, annual information form and fund facts for the Fidelity Funds (the Fidelity Funds Prospectus Documents), Renewal unreasonable to incur the costs and expenses associated therewith, so that the Fidelity Funds Renewal Prospectus Documents can be filed earlier with any renewal simplified prospectus, annual information form and fund facts documents of the Funds (the Renewal Prospectus Documents).
- 11. If the Exemption Sought is not granted, it will be necessary to renew the August Funds Prospectus and the October Funds Prospectus twice within a short period of time in order to consolidate the August Funds Prospectus and the October Funds Prospectus with the Fidelity Funds Prospectus.
- 12. The Filer may make minor changes to the features of the Fidelity Funds as part of the Fidelity Funds Renewal Prospectus Documents. The ability to file the Renewal Prospectus Documents with the Fidelity Funds Renewal Prospectus Documents will ensure that the Filer can make the operational and administrative features of the Funds and the Fidelity Funds consistent with each other.
- 13. There have been no material changes in the affairs of the Funds since the relevant current prospectus filings, other than as described in the amendments to the August Funds Prospectus. Accordingly:
 - (a) the August Funds Prospectus and current fund facts document(s) of each of the August Funds represent current information regarding the August Funds, and
 - (b) the October Funds Prospectus and current fund facts document(s) of each of the October Funds represent current information regarding the October Funds.

- 14. Given the disclosure obligations of the Funds, should a material change in the affairs of any of the Funds occur, the current simplified prospectus and fund facts document(s) of the applicable Fund(s) will be amended as required under the Legislation.
- 15. New investors of the Funds will receive delivery of the most recently filed fund facts document(s) of the applicable Fund(s). The August Funds Prospectus and the October Funds Prospectus will still be available upon request.
- 16. The Exemption Sought will not affect the accuracy of the information contained in the August Funds Prospectus or the October Funds Prospectus and therefore will not be prejudicial to the public interest.

Decision

The principal regulator is satisfied that the decision meets the test set out in the Legislation for the principal regulator to make the decision.

The decision of the principal regulator under the Legislation is that the Exemption Sought is granted.

"Darren McKall"

Manager, Investment Funds & Structured Products Branch Ontario Securities Commission

SCHEDULE A

The August Funds

Fidelity Canadian Short Term Corporate Bond ETF Fund

Fidelity Systematic Canadian Bond Index ETF Fund

Fidelity Systematic U.S. High Yield Bond ETF Fund (formerly Fidelity Fundamental High Yield ETF Fund)

Fidelity Systematic U.S. High Yield Bond Currency Neutral ETF Fund (formerly Fidelity Fundamental High Yield Currency Neutral ETF Fund)

Fidelity Global Core Plus Bond ETF Fund (formerly Fidelity Global Core Plus ETF Fund)

SCHEDULE B

The October Funds

Fidelity Floating Rate High Income Currency Neutral Multi-Asset Base Fund

Fidelity Global Credit Ex-U.S. Currency Neutral Multi-Asset Base Fund

Fidelity High Income Commercial Real Estate Currency Neutral Multi-Asset Base Fund

Fidelity Insights Currency Neutral Multi-Asset Base Fund

Fidelity International Equity Currency Neutral Investment
Trust

Fidelity International Growth Currency Neutral Multi-Asset Base Fund

Fidelity U.S. Bond Currency Neutral Multi-Asset Base Fund

SCHEDULE C

The Fidelity Funds

Fidelity Canadian Disciplined Equity® Fund

Fidelity Canadian Growth Company Fund

Fidelity Canadian Large Cap Fund

Fidelity Canadian Opportunities Fund

Fidelity Dividend Fund

Fidelity Greater Canada Fund

Fidelity Dividend Plus Fund

Fidelity Special Situations Fund

Fidelity True North® Fund

Fidelity American Disciplined Equity® Fund

Fidelity American Disciplined Equity® Currency Neutral Fund

Fidelity American Equity Fund

Fidelity American Equity Systematic Currency Hedged Fund

Fidelity U.S. Focused Stock Fund

Fidelity U.S. Focused Stock Systematic Currency Hedged Fund

Fidelity Small Cap America Fund

Fidelity Small Cap America Systematic Currency Hedged Fund

Fidelity U.S. Dividend Fund

Fidelity U.S. Dividend Currency Neutral Fund

Fidelity U.S. Dividend Systematic Currency Hedged Fund

Fidelity U.S. Dividend Registered Fund

Fidelity U.S. All Cap Fund

Fidelity Event Driven Opportunities Fund

Fidelity Women's Leadership Fund

Fidelity Women's Leadership Systematic Currency Hedged Fund

Fidelity AsiaStar® Fund

Fidelity China Fund

Fidelity Emerging Markets Fund

Fidelity Europe Fund

Fidelity Far East Fund

Fidelity Global Fund

Fidelity Global Disciplined Equity® Fund

Fidelity Global Disciplined Equity® Currency Neutral Fund

Fidelity Global Dividend Fund

Fidelity Global Large Cap Fund

Fidelity Global Concentrated Equity Fund

Fidelity Global Concentrated Equity Currency Neutral Fund

Fidelity Global Small Cap Fund

Fidelity International Disciplined Equity® Fund

Fidelity International Disciplined Equity® Currency Neutral Fund

Fidelity International Concentrated Equity Fund

Fidelity International Concentrated Equity Currency Neutral Fund

Fidelity Japan Fund

Fidelity Frontier Emerging Markets Fund

Fidelity NorthStar® Fund

Fidelity NorthStar® Currency Neutral Fund

Fidelity International Growth Fund

Fidelity Insights Systematic Currency Hedged Fund

Fidelity Global Consumer Industries Fund

Fidelity Global Financial Services Fund

Fidelity Global Health Care Fund

Fidelity Global Natural Resources Fund

Fidelity Global Real Estate Fund

Fidelity Technology Innovators Fund (formerly Fidelity Global Technology Fund)

Fidelity Global Telecommunications Fund

Fidelity Canadian Asset Allocation Fund

Fidelity Canadian Balanced Fund

Fidelity Monthly Income Fund

Fidelity Income Allocation Fund

Fidelity Global Asset Allocation Fund

Fidelity Global Monthly Income Fund

Fidelity Global Monthly Income Currency Neutral Fund Fidelity Tactical Strategies Fund Fidelity U.S. Monthly Income Fund Fidelity U.S. Monthly Income Currency Neutral Fund Fidelity Tactical High Income Fund Fidelity Tactical High Income Currency Neutral Fund Fidelity NorthStar® Balanced Fund Fidelity NorthStar® Balanced Currency Neutral Fund Fidelity American Balanced Fund Fidelity American Balanced Currency Neutral Fund Fidelity Conservative Income Fund Fidelity Income Portfolio Fidelity Global Income Portfolio Fidelity Balanced Portfolio Fidelity Global Balanced Portfolio Fidelity Growth Portfolio Fidelity Global Growth Portfolio Fidelity Balanced Managed Risk Portfolio Fidelity Conservative Managed Risk Portfolio Fidelity ClearPath® 2005 Portfolio Fidelity ClearPath® 2010 Portfolio Fidelity ClearPath® 2015 Portfolio Fidelity ClearPath® 2020 Portfolio Fidelity ClearPath® 2025 Portfolio Fidelity ClearPath® 2030 Portfolio Fidelity ClearPath® 2035 Portfolio Fidelity ClearPath® 2040 Portfolio Fidelity ClearPath® 2045 Portfolio Fidelity ClearPath® 2050 Portfolio Fidelity ClearPath® 2055 Portfolio Fidelity ClearPath® 2060 Portfolio Fidelity ClearPath® Income Portfolio Fidelity Canadian Bond Fund Fidelity Corporate Bond Fund

Fidelity Canadian Money Market Fund
Fidelity Canadian Short Term Bond Fund
Fidelity Tactical Fixed Income Fund
Fidelity American High Yield Fund
Fidelity American High Yield Currency Neutral Fund
Fidelity U.S. Money Market Fund
Fidelity Floating Rate High Income Fund
Fidelity Floating Rate High Income Fund
Fidelity Multi-Sector Bond Fund
Fidelity Multi-Sector Bond Currency Neutral Fund
Fidelity Strategic Income Fund
Fidelity Strategic Income Fund
Fidelity Investment Grade Total Bond Fund
Fidelity Investment Grade Total Bond Currency Neutral Fund

Fidelity Global Bond Fund
Fidelity Global Bond Currency Neutral Fund
Fidelity Canadian High Dividend Index ETF Fund
Fidelity Canadian High Quality Index ETF Fund
Fidelity Canadian Low Volatility Index ETF Fund
U.S. Equity ETF Funds

Fidelity U.S. Dividend for Rising Rates Index ETF Fund
Fidelity U.S. Dividend for Rising Rates Currency Neutral
Index ETF Fund
Fidelity U.S. High Dividend Index ETF Fund

Fidelity U.S. High Dividend Currency Neutral Index ETF Fund

Fidelity U.S. High Quality Index ETF Fund

Fidelity U.S. High Quality Currency Neutral Index ETF Fund

Fidelity U.S. Low Volatility Index ETF Fund

Fidelity U.S. Low Volatility Currency Neutral Index ETF

Fund

Global and International Equity ETF Funds
Fidelity International High Dividend Index ETF Fund
Fidelity International High Quality Index ETF Fund
Fidelity International Low Volatility Index ETF Fund
Fidelity Sustainable World ETF Fund

Fidelity Tactical Global Dividend ETF Fund

Fidelity U.S. Dividend Private Pool

Fidelity U.S. Growth and Income Private Pool

Fidelity Conservative Income Private Pool

Fidelity Global Asset Allocation Private Pool

Fidelity Global Asset Allocation Currency Neutral Private
Pool

Fixed Income Pools

Fidelity Premium Fixed Income Private Pool

Fidelity Premium Money Market Private Pool

Fidelity Premium Tactical Fixed Income Private Pool

Fidelity Canadian Equity Multi-Asset Base Fund (formerly Fidelity Canadian Equity Investment Trust)

Fidelity Canadian Focused Equity Multi-Asset Base Fund (formerly Fidelity Canadian Focused Equity Investment Trust)

Fidelity Canadian Money Market Investment Trust

Fidelity Canadian Real Return Bond Index Multi-Asset Base Fund (formerly Fidelity Canadian Real Return Bond Index Investment Trust)

Fidelity Canadian Short Term Fixed Income Multi-Asset Base Fund (formerly Fidelity Canadian Short Term Fixed Income Investment Trust)

Fidelity Concentrated Canadian Equity Multi-Asset Base Fund (formerly Fidelity Concentrated Canadian Equity Investment Trust)

Fidelity Concentrated Value Investment Trust

Fidelity Convertible Securities Multi-Asset Base Fund (formerly Fidelity Convertible Securities Investment Trust)

Fidelity Dividend Multi-Asset Base Fund (formerly Fidelity Dividend Investment Trust)

Fidelity Emerging Markets Debt Multi-Asset Base Fund (formerly Fidelity Emerging Markets Debt Investment Trust)

Fidelity Emerging Markets Equity Multi-Asset Base Fund (formerly Fidelity Emerging Markets Equity Investment Trust)

Fidelity Emerging Markets Local Currency Debt Multi-Asset Base Fund (formerly Fidelity Emerging Markets Local Currency Debt Investment Trust)

Fidelity Floating Rate High Income Multi-Asset Base Fund (formerly Fidelity Floating Rate High Income Investment Trust)

Fidelity FoundersTM Investment Trust

Fidelity Global Bond Currency Neutral Multi-Asset Base Fund (formerly Fidelity Global Bond Currency Neutral Investment Trust)

Fidelity Global Bond Multi-Asset Base Fund (formerly Fidelity Global Bond Investment Trust)

Fidelity Global Credit Ex-U.S. Investment Trust

Fidelity Global Dividend Investment Trust

Fidelity Global Equity Investment Trust

Fidelity Global Growth and Value Investment Trust

Fidelity Global High Yield Multi-Asset Base Fund (formerly Fidelity Global High Yield Investment Trust)

Fidelity Global Innovators® Investment Trust

Fidelity Global Intrinsic Value Investment Trust

Fidelity Global Real Estate Multi-Asset Base Fund (formerly Fidelity Global Real Estate Investment Trust)

Fidelity High Income Commercial Real Estate Multi-Asset Base Fund (formerly Fidelity High Income Commercial Real Estate Investment Trust)

Fidelity Insights Investment Trust

Fidelity International Equity Investment Trust

Fidelity International Growth Multi-Asset Base Fund (formerly Fidelity International Growth Investment Trust)

Fidelity North American Equity Investment Trust

Fidelity U.S. Bond Multi-Asset Base Fund (formerly Fidelity U.S. Bond Investment Trust)

Fidelity U.S. Dividend Investment Trust

Fidelity U.S. Equity Investment Trust

Fidelity U.S. Money Market Investment Trust

Fidelity U.S. Multi-Cap Multi-Asset Base Fund (formerly Fidelity U.S. Multi-Cap Investment Trust)

Fidelity U.S. Small/Mid-Cap Equity Multi-Asset Base Fund (formerly Fidelity U.S. Small/Mid-Cap Equity Investment Trust)

Fidelity International Equity Multi-Asset Base Fund

Fidelity Canadian Fundamental Equity Multi-Asset Base Fund

2.1.4 Guardian Capital LP et al.

Headnote

National Policy 11-203 Process for Exemptive Relief Applications in Multiple Jurisdictions – relief to permit exchange-traded mutual fund prospectus to omit an underwriter's certificate – relief from take-over bid requirements for normal course purchases of ETF securities on a marketplace in Canada – relief granted to facilitate the offering of exchange-traded mutual funds.

Applicable Legislative Provisions

Securities Act (Ontario), R.S.O. 1990, c. S.5, as am., ss. 59(1), 147. National Instrument 62-104 Take-Over Bids and Issuer Bids, Part 2, s. 6.1.

June 30, 2020

IN THE MATTER OF
THE SECURITIES LEGISLATION OF
ONTARIO
(the Jurisdiction)

AND

IN THE MATTER OF
THE PROCESS FOR EXEMPTIVE RELIEF APPLICATIONS
IN MULTIPLE JURISDICTIONS

AND

IN THE MATTER OF GUARDIAN CAPITAL LP (the Filer)

AND

GUARDIAN DIRECTED PREMIUM YIELD ETF, GUARDIAN DIRECTED EQUITY PATH ETF, GUARDIAN i3 GLOBAL QUALITY GROWTH ETF, GUARDIAN i3 US QUALITY GROWTH ETF, GUARDIAN i3 GLOBAL REIT ETF (the Proposed ETFs)

DECISION

Background

The principal regulator in the Jurisdiction has received an application from the Filer on behalf of the Proposed ETFs and any additional exchange-traded mutual funds (the **Future ETFs**, and together with the Proposed ETFs, the **ETFs**, each an **ETF**) established in the future for which the Filer is the manager, for a decision under the securities legislation of the Jurisdiction of the principal regulator (the **Legislation**) that:

- (a) exempts the Filer and each ETF from the requirement to include a certificate of an underwriter in an ETF's prospectus (the **Underwriter's Certificate Requirement**); and
- (b) exempts a person or company purchasing ETF Securities (as defined below) in the normal course through the facilities of the TSX (as defined below) or another Marketplace (as defined below) from the Take-Over Bid Requirements (as defined below)

(collectively, the "Exemption Sought").

Under the Process for Exemptive Relief Applications in Multiple Jurisdictions (for a passport application):

(a) the Ontario Securities Commission is the principal regulator for this application; and

(b) the Filer has provided notice that section 4.7(1) of Multilateral Instrument 11-102 *Passport System* (MI 11-102) is intended to be relied upon in Alberta, British Columbia, Manitoba, New Brunswick, Newfoundland and Labrador, Northwest Territories, Nova Scotia, Nunavut, Prince Edward Island, Québec, Saskatchewan and Yukon (together with Ontario, the Jurisdictions).

Interpretation

Terms defined in National Instrument 14-101 *Definitions* and MI 11-102 have the same meaning if used in this decision, unless otherwise defined.

Affiliate Dealer means a registered dealer that is an affiliate of an Authorized Dealer or Designated Broker and that participates in the re-sale of Creation Units (as defined below) from time to time.

Authorized Dealer means a registered dealer that has entered, or intends to enter, into an agreement with the manager of an ETF authorizing the dealer to subscribe for, purchase and redeem Creation Units from one or more ETFs on a continuous basis from time to time.

Basket of Securities means, in relation to the ETF Securities of an ETF, a group of securities or assets representing the constituents of the ETF.

Designated Broker means a registered dealer that has entered, or intends to enter, into an agreement with the manager of an ETF to perform certain duties in relation to the ETF, including the posting of a liquid two-way market for the trading of the ETF Securities on the TSX or another Marketplace.

ETF Facts means a prescribed summary disclosure document required in respect of one or more classes or series of ETF Securities being distributed under a prospectus.

ETF Security means a listed security of an ETF.

Marketplace means a "marketplace" as defined in National Instrument 21-101 Marketplace Operations that is located in Canada.

NI 81-102 means National Instrument 81-102 Investment Funds.

Other Dealer means a registered dealer that is not an Authorized Dealer, Designated Broker or Affiliate Dealer

Prescribed Number of ETF Securities means the number of ETF Securities determined by the Filer from time to time for the purpose of subscription orders, exchanges, redemptions or for other purposes.

Prospectus Delivery Requirement means the requirement that a dealer, not acting as agent of the purchaser, who receives an order or subscription for a security offered in a distribution to which the prospectus requirement of the Legislation applies, send or deliver to the purchaser or its agent, unless the dealer has previously done so, the latest prospectus and any amendment either before entering into an agreement of purchase and sale resulting from the order or subscription, or not later than midnight on the second business day after entering into that agreement.

Securityholders means beneficial or registered holders of ETF Securities.

Take-Over Bid Requirements means the requirements of National Instrument 62-104 *Take-Over Bids* and *Issuer Bids* relating to take-over bids, including the requirement to file a report of a take-over bid and to pay the accompanying fee, in each Jurisdiction.

TSX means the Toronto Stock Exchange.

Representations

This decision is based on the following facts represented by the Filer:

The Filer

The Filer is an Ontario limited partnership, which is wholly-owned by Guardian Capital Group Limited. The general
partner of the Filer is Guardian Capital Inc., an Ontario corporation wholly-owned by Guardian Capital Group Limited,
with its head office in Ontario.

- 2. The Filer is registered as: (i) a portfolio manager in all of the provinces of Canada; (ii) an exempt market dealer in all of the provinces of Canada; (iii) an investment fund manager in Ontario, Québec and Newfoundland and Labrador; (iv) commodity trading counsel in Ontario; and (v) a commodity trading manager in Ontario.
- 3. The Filer is, or will be, the investment fund manager of the ETFs. The Filer has applied, or will apply, to list the ETF Securities on the TSX or another Marketplace.
- 4. The Filer is not in default of securities legislation in any of the Jurisdictions.

The ETFs

- 5. Each Proposed ETF will be a mutual fund structured as a trust that is governed by the laws of the Province of Ontario. The Future ETFs will be either trusts or corporations or classes thereof governed by the laws of a Jurisdiction. Each ETF will be a reporting issuer in the Jurisdiction(s) in which its securities are distributed.
- 6. Subject to any exemptions that have been, or may be, granted by the applicable securities regulatory authorities, each ETF will be an open-ended mutual fund subject to NI 81-102 and Securityholders of each ETF will have the right to vote at a meeting of Securityholders in respect of matters prescribed by NI 81-102.
- 7. The ETF Securities will be listed on the TSX or another Marketplace.
- 8. The Filer will file a final long form prospectus prepared and filed in accordance with National Instrument 41-101 *General Prospectus Requirements*, subject to any exemptions that may be granted by the applicable securities regulatory authorities.
- 9. ETF Securities will be distributed on a continuous basis in one or more of the Jurisdictions under a prospectus. ETF Securities may generally only be subscribed for or purchased directly from the ETFs (**Creation Units**) by Authorized Dealers or Designated Brokers. Generally, subscriptions or purchases may only be placed for a Prescribed Number of ETF Securities (or a multiple thereof) on any day when there is a trading session on the TSX or other Marketplace. Authorized Dealers or Designated Brokers subscribe for Creation Units for the purpose of facilitating investor purchases of ETF Securities on the TSX or another Marketplace.
- In addition to subscribing for and re-selling Creation Units, Authorized Dealers, Designated Brokers and Affiliate Dealers will also generally be engaged in purchasing and selling ETF Securities of the same class or series as the Creation Units in the secondary market. Other Dealers may also be engaged in purchasing and selling ETF Securities of the same class or series as the Creation Units in the secondary market despite not being an Authorized Dealer, Designated Broker or Affiliate Dealer.
- 11. Each Designated Broker or Authorized Dealer that subscribes for Creation Units must deliver, in respect of each Prescribed Number of ETF Securities to be issued, a Basket of Securities and/or cash in an amount sufficient so that the value of the Basket of Securities and/or cash delivered is equal to the net asset value of the ETF Securities subscribed for next determined following the receipt of the subscription order. In the discretion of the Filer, the ETFs may also accept subscriptions for Creation Units in cash only, in securities other than Baskets of Securities and/or in a combination of cash and securities other than Baskets of Securities, in an amount equal to the net asset value of the ETF Securities subscribed for next determined following the receipt of the subscription order.
- 12. Designated Brokers and Authorized Dealers will not receive any fees or commissions in connection with the issuance of Creation Units to them. On the issuance of Creation Units, the Filer or an ETF may, in the Filer's discretion, charge a fee to a Designated Broker or an Authorized Dealer to offset the expenses incurred in issuing the Creation Units.
- 13. Upon notice given by the Filer from time to time and, in any event, not more than once quarterly, a Designated Broker may be contractually required to subscribe for Creation Units of an ETF for cash in an amount not to exceed a specified percentage of the net asset value of the ETF or such other amount established by the Filer.
- 14. Each ETF will appoint, at any given time, a Designated Broker to perform certain other functions, which include standing in the market with a bid and ask price for ETF Securities for the purpose of maintaining liquidity for the ETF Securities.
- 15. Except for Authorized Dealer and Designated Broker subscriptions for Creation Units, as described above, and other distributions that are exempt from the Prospectus Delivery Requirement under the Legislation, ETF Securities generally will not be able to be purchased directly from an ETF. Investors are generally expected to purchase and sell ETF Securities, directly or indirectly, through dealers executing trades through the facilities of the TSX or another

- Marketplace. ETF Securities may also be issued directly to ETF Securityholders upon a reinvestment of distributions of income or capital gains.
- 16. Securityholders that are not Designated Brokers or Authorized Dealers that wish to dispose of their ETF Securities may generally do so by selling their ETF Securities on the TSX or other Marketplace, through a registered dealer, subject only to customary brokerage commissions. A Securityholder that holds a Prescribed Number of ETF Securities or multiple thereof may exchange such ETF Securities for Baskets of Securities and/or cash in the discretion of the Filer. Securityholders may also redeem ETF Securities for cash at a redemption price equal to 95% of the closing price of the ETF Securities on the TSX or other Marketplace on the date of redemption, subject to a maximum redemption price of the applicable net asset value per ETF Security.

Underwriter's Certificate Requirement

- 17. Authorized Dealers and Designated Brokers will not provide the same services in connection with a distribution of Creation Units as would typically be provided by an underwriter in a conventional underwriting.
- 18. The Filer will generally conduct its own marketing, advertising and promotion of the ETFs.
- 19. The Authorized Dealers and Designated Brokers will not be involved in the preparation of an ETF's prospectus, will not perform any review or any independent due diligence as to the content of an ETF's prospectus, and will not incur any marketing costs or receive any underwriting fees or commissions from the ETFs or the Filer in connection with the distribution of ETF Securities. The Authorized Dealers and Designated Brokers generally seek to profit from their ability to create and redeem ETF Securities by engaging in arbitrage trading to capture spreads between the trading prices of ETF Securities and their underlying securities and by making markets for their clients to facilitate client trading in ETF Securities.
- 20. In addition, neither the Filer nor the ETFs will pay any fees or commissions to the Designated Brokers and Authorized Dealers. As the Designated Brokers and Authorized Dealers will not receive any remuneration in connection with distributing ETF Securities and as the Authorized Dealers will change from time to time, it is not practical to provide an underwriters' certificate in the prospectus of the ETFs.

Take-Over Bid Requirements

- 21. As equity securities that will trade on the TSX or another Marketplace, it is possible for a person or company to acquire such number of ETF Securities so as to trigger the application of the Take-Over Bid Requirements. However:
 - (a) it will not be possible for one or more Securityholders to exercise control or direction over an ETF, as the constating documents of each ETF provide that there can be no changes made to such ETF which do not have the support of the Filer;
 - (b) it will be difficult for purchasers of ETF Securities to monitor compliance with the Take-Over Bid Requirements because the number of outstanding ETF Securities will always be in flux as a result of the ongoing issuance and redemption of ETF Securities by each ETF; and
 - (c) the way in which the ETF Securities will be priced deters anyone from either seeking to acquire control or offering to pay a control premium for outstanding ETF Securities because pricing for each ETF Security will generally reflect the net asset value of the ETF Securities.
- 22. The application of the Take-Over Bid Requirements to the ETFs would have an adverse impact on the liquidity of the ETF Securities because they could cause the Designated Brokers and other large Securityholders to cease trading ETF Securities once the Securityholder has reached the prescribed threshold at which the Take-Over Bid Requirements would apply. This, in turn, could serve to provide conventional mutual funds with a competitive advantage over the ETFs.

Decision

The principal regulator is satisfied that the decision meets the test set out in the Legislation for the principal regulator to make the decision.

The decision of the principal regulator is that the Exemption Sought from:

1. the Underwriter's Certificate Requirement is granted; and

2. the Take-Over Bid Requirements is granted.

As to the Exemption Sought from the Underwriter's Certificate Requirement:

| | Ontario Securities Commission | | Ontario Securities Commission | |
|--------|----------------------------------|--------|----------------------------------|--|
| Title: | Commissioner | Title: | Commissioner | |
| Name: | Craig Hayman | Name: | Heather Zordel | |
| | "Craig Hayman" | | "Heather Zordel" | |

As to the Exemption Sought from the Take-Over Bid Requirements:

"Darren McKall"

Name: Darren McKall

Title: Manager, Investment Funds and Structured Products

Ontario Securities Commission

2.2 Orders

2.2.1 Miner Edge Inc. et al. - ss. 127, 127.1

IN THE MATTER OF MINER EDGE INC., MINER EDGE CORP. and RAKESH HANDA

File No. 2019-44

Lawrence P. Haber, Commissioner and Chair of the Panel

July 15, 2020

ORDER (Sections 127 and 127.1 of the Securities Act, RSO 1990, c S.5)

WHEREAS on July 15, 2020, the Ontario Securities Commission held a hearing by teleconference;

ON HEARING the submissions of the representative for Staff of the Commission (**Staff**) and for Miner Edge Inc., Miner Edge Corp. and Rakesh Handa (together, the **Respondents**);

IT IS ORDERED THAT:

- 1. the Respondents shall file and serve a witness list and serve a summary of each witness's anticipated evidence on Staff by no later than July 22, 2020;
- 2. the parties shall disclose any expert evidence in accordance with the following schedule:
 - a. Staff shall serve the Respondents with any expert report(s) by no later than August 24, 2020;
 - b. the Respondents shall serve Staff with any expert response report(s) by no later than September 24, 2020; and
 - c. Staff shall serve the Respondents with any expert reply report(s) by no later than October 22, 2020;
- 3. each party shall serve the other party with a hearing brief containing copies of the documents, and identifying the other things, that the party intends to produce or enter as evidence at the merits hearing by no later than January 20, 2021;
- 4. each party shall file a completed copy of the *E-hearing Checklist for the Hearing on the Merits* by no later than January 25, 2021;
- 5. a further attendance in this proceeding is scheduled for February 1, 2021 at 10:00 a.m., or on such other date and time as may be agreed to by the parties and set by the Office of the Secretary;
- 6. each party shall provide to the Registrar the electronic documents that the Party intends to rely on or enter into evidence at the merits hearing, along with an Index File, in accordance with the Protocol for E-hearings, by no later than February 22, 2021; and
- 7. the merits hearing shall commence on March 1, 2021 at 10:00 a.m. and continue on March 3, 4, 5, 8, 10, 11, 12, 15 and 17, 2021 at 10:00 a.m. on each day, or on such other date and time as may be agreed to by the parties and set by the Office of the Secretary.

"Lawrence P. Haber"

2.3 Orders with Related Settlement Agreements

2.3.1 Coinsquare Ltd. et al. - ss. 127, 127.1

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER

File No. 2020-21

M. Cecilia Williams, Commissioner and Chair of the Panel

July 21, 2020

ORDER (Sections 127 and 127.1 of the Securities Act, RSO 1990, c S.5)

WHEREAS on July 21, 2020, the Ontario Securities Commission (the Commission) held a hearing by video conference to consider the request made jointly by Coinsquare Ltd. (Coinsquare), Cole Diamond (Diamond), Virgile Rostand (Rostand) and Felix Mazer (Mazer) and Staff of the Commission for approval of a settlement agreement dated July 16, 2020 (the Settlement Agreement);

ON READING the Joint Application for a Settlement Hearing, including the Statement of Allegations dated July 16, 2020 and the Settlement Agreement, and on hearing the submissions of the representatives of each of the parties, and on considering that Mazer has made a voluntary payment of \$50,000 to the Commission, and on considering the undertaking given to the Commission by Coinsquare and its subsidiary Coinsquare Capital Markets Ltd., in the form attached as Annex I to this Order (the **Undertaking**);

IT IS ORDERED THAT:

- 1. The Settlement Agreement is approved;
- Coinsquare shall pay costs in the amount of \$200,000, pursuant to section 127.1 of the Securities Act, RSO 1990, c S.5 (the Act);
- Diamond:
 - (a) shall resign any position that he holds as a director or officer of an issuer, pursuant to paragraph 7 of subsection 127(1) of the Act, subject to the following exception:
 - Diamond may continue to act as a director or officer of a private issuer as defined in section 2.4 of National Instrument 45-106 *Prospectus Exemptions* (NI 45-106) that is not affiliated with Coinsquare Ltd. and is not a market participant:
 - (b) is prohibited from becoming or acting as a director or officer of any issuer for a period of 3 years commencing on the date of this Order, pursuant to paragraph 8 of subsection 127(1) of the Act, subject to the following exceptions:
 - Diamond may become or act as a director or officer of a private issuer as defined in section 2.4 of NI
 45-106 that is not affiliated with Coinsquare Ltd. and is not a market participant, and
 - ii. after 1 year from the date of this Order, Diamond may become or act as a director or officer of Coinsquare Ltd. and/or affiliated issuers, other than Coinsquare Capital Markets Ltd., provided that Coinsquare Ltd. and/or the affiliated issuer is not a market participant and that Diamond is not is involved in the mind, management and control of a market participant or the supervision of any person exercising such authority or influence;
 - (c) is prohibited from becoming or acting as a director or officer of a registrant for a period of 3 years commencing on the date of this Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty,

Diamond shall not perform functions similar to those normally performed by an officer or director of a registrant, including:

- i. proposing, nominating and appointing new officers,
- ii. participating in any meeting of the board of directors or any committee of the board of directors,
- iii. providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
- having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
- v. hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
- vi. participating in any decisions with or attempt in any way to influence management or the board of directors of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Diamond's individual filing requirements,
- vii. marketing the services of the registrant to clients or potential clients,
- viii. playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
- ix. playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
- x. supervising any person performing any of the above enumerated activities, and
- xi. nothing in paragraph 3(c) of this Order is intended to restrict the ability of Coinsquare Ltd. or Coinsquare Capital Markets Ltd.' board of directors to request and receive information from Diamond where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the board of directors maintains a record of all the requests and information received:
- (d) is prohibited from becoming or acting as a registrant for a period of 3 years commencing on the date of this Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act;
- (e) shall pay an administrative penalty in the amount of \$1,000,000, pursuant to paragraph 9 of subsection 127(1) of the Act, which amount is designated for allocation or use by the Commission in accordance with subclause 3.4(2)(b)(i) or (ii) of the Act; and
- (f) shall pay costs in the amount of \$50,000, pursuant to section 127.1 of the Act.

4. Rostand:

- (a) shall resign any position that he holds as a director or officer of an issuer, pursuant to paragraph 7 of subsection 127(1) of the Act, with the following exception:
 - Rostand may continue to act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare Ltd. and is not a market participant;
- (b) is prohibited from becoming or acting as a director or officer of any issuer for a period of 2 years commencing on the date of this Order, pursuant to paragraph 8 of subsection 127(1) of the Act, subject to the following exception:
 - Rostand may become or act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare Ltd. and is not a market participant, and

- ii. after 1 year from the date of this Order, Rostand may become or act as a director or officer of Coinsquare Ltd. and/or affiliated issuers, other than Coinsquare Capital Markets Ltd., provided that Coinsquare Ltd. and/or the affiliated issuer is not a market participant and that Rostand is not involved in the mind, management and control of a market participant or the supervision of any person exercising such authority or influence;
- (c) is prohibited from becoming or acting as a director or officer of a registrant for a period of 3 years commencing on the date of this Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Rostand shall not perform functions similar to those normally performed by an officer or director of a registrant, including:
 - i. proposing, nominating and appointing new officers,
 - ii. participating in any meeting of the board of directors or any committee of the board of directors,
 - iii. providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
 - iv. having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
 - v. hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
 - vi. participating in any decisions with or attempt in any way to influence management or the board of directors of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Rostand's individual filing requirements,
 - vii. marketing the services of the registrant to clients or potential clients,
 - viii. playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
 - ix. playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
 - x. supervising any person performing any of the above enumerated activities, and
 - xi. nothing in paragraph 4(c) of this Order is intended to restrict the ability of Coinsquare Ltd. or Coinsquare Capital Markets Ltd.'s board of directors to request and receive information from Rostand where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the board of directors maintain a record of all the requests and information received;
- (d) is prohibited from becoming or acting as a registrant for a period of 3 years commencing on the date of this Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act;
- (e) shall pay an administrative penalty in the amount of \$900,000, pursuant to paragraph 9 of subsection 127(1) of the Act, which amount is designated for allocation or use by the Commission in accordance with subclause 3.4(2)(b)(i) or (ii) of the Act; and
- (f) shall pay costs in the amount of \$50,000, pursuant to section 127.1 of the Act.

5. Mazer:

(a) shall be prohibited from becoming or acting as a director or officer of a registrant for a period of 1 year commencing on the date of this Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Mazer shall not perform functions similar to those normally performed by an officer or director of a registrant, including:

- i. proposing, nominating and appointing new officers,
- ii. participating in any meeting of the board of directors or any committee of the board of directors,
- iii. providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
- iv. having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
- hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
- vi. participating in any decisions with or attempt in any way to influence management or the board of directors of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Mazer's individual filing requirements.
- vii. marketing the services of the registrant to clients or potential clients,
- viii. playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
- ix. playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
- x. supervising any person performing any of the above enumerated activities, and
- xi. nothing in paragraph 5(a) of this Order is intended to restrict the ability of Coinsquare Ltd. or Coinsquare Capital Markets Ltd.'s board of directors to request and receive information from Mazer where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the board of directors maintains a record of all the requests and information received; and
- (b) is prohibited from becoming or acting as a registrant for a period of 1 year commencing on the date of this Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act.
- 6. The voluntary payment of \$50,000 made by Mazer is designated for allocation or use by the Commission in accordance with subclause 3.4(2)(b)(i) or (ii) of the Act.

"M. Cecilia Williams"

ANNEX I

UNDERTAKING OF COINSQUARE LTD. and COINSQUARE CAPITAL MARKETS LTD.

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER

UNDERTAKING TO THE ONTARIO SECURITIES COMMISSION

- 1. This Undertaking is given in connection with the settlement agreement dated July 16, 2020 (the **Settlement Agreement**) between Coinsquare Ltd. (**Coinsquare**), Cole Diamond (**Diamond**), Virgile Rostand (**Rostand**), Felix Mazer and Staff ("**Staff**") of the Ontario Securities Commission (the "**Commission**"). All terms shall have the same meanings in this Undertaking as in the Settlement Agreement.
- 2. Coinsquare and Coinsquare Capital Markets Ltd. (Coinsquare Capital Markets) undertake to do the following:
 - (a) within 45 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) create and permanently maintain an independent board of directors (the **Board**) that meets the following terms and conditions:
 - A. the Board shall be comprised of more than 50% independent directors,
 - B. the Chair of the Board shall be an independent director,1
 - C. the quorum for the Board shall consist of a majority of the Board members, with at least 50% of the majority being independent directors,
 - D. for the purposes of this undertaking, an individual is an independent director if the individual is "independent" within the meaning of section 1.4 of National Instrument 52-110 *Audit Committees*, as amended from time to time, but is not independent if the individual:
 - is a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets, or a partner, officer or employee of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer or employee,
 - is a shareholder, partner, officer, director or employee of an affiliated entity of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer, director or employee,
 - III. is a shareholder, partner, officer, director or employee of a person or company that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets,
 - IV. is a client or marketplace participant of Coinsquare Capital Markets or is a shareholder, partner, officer, director or employee of a client or marketplace participant of Coinsquare Capital Markets who is responsible for or is actively engaged in the day-to-day operations or activities of that Coinsquare Capital Markets client or marketplace participant,
 - V. is a director that was nominated, and as a result appointed or elected, by a founding shareholder or launch shareholder, or

July 23, 2020 (2020), 43 OSCB 5955

.

However, where this provision conflicts with applicable regulatory requirements, Staff may permit Coinsquare Capital Markets to implement an alternative that is acceptable to Staff.

- VI. has, or has had, any relationship with a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets that could, in the view of the Board, having regard to all relevant circumstances, be reasonably perceived to interfere with the exercise of his or her independent judgment as a director of Coinsquare or Coinsquare Capital Markets:
- (ii) create and permanently maintain a whistleblower program that contains reporting channels that are independent, broadly communicated and accessible (the **Internal Whistleblower Program**) and meets the following terms and conditions:
 - A. the Internal Whistleblower Program reports directly to an independent committee of the Board (the **Independent Board Committee**),
 - B. the Internal Whistleblower Program shall include protections from reprisal and mechanisms for anonymous reporting,
 - C. the Independent Board Committee shall exercise oversight of the Internal Whistleblower Program and ensure that information being submitted is properly investigated and resolved, and
 - D. the Independent Board Committee shall ensure that information received from the Internal Whistleblower Program is reported to the Commission, a recognized self-regulatory organization or law enforcement agency where appropriate or otherwise required by law; and
- (iii) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 2(a)(i) or (ii) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure;
- (b) within 90 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, the Board of Coinsquare and Coinsquare Capital Markets shall each:
 - (i) appoint a Chief Executive Officer (CEO); and
 - (ii) appoint a Chief Compliance Officer (CCO);
- (c) within 15 days of the appointment of the CEO and CCO, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) submit an attestation, in a format acceptable to Staff and signed by the CEO and CCO, attesting to the fact that, from the date of their appointment, the CEO and CCO have and will continue to:
 - A. supervise the activities of the firm that are directed towards ensuring compliance with Ontario securities law by the firm and each individual acting on the firm's behalf, and
 - B. promote and require compliance by the firm, and individuals acting on its behalf, with Ontario securities law; and
 - (ii) submit an attestation, in a format acceptable to Staff and signed by the CCO, attesting to the fact that, from the date of the CCO's appointment, the CCO has and will continue to:
 - A. establish and maintain policies and procedures designed to monitor and assess compliance by the firm, and individuals acting on its behalf, with Ontario securities law,
 - B. monitor and assess compliance by the firm, and the individuals acting on its behalf, with Ontario securities law.
 - C. immediately report to the CEO of the firm if the CCO becomes aware of any circumstances indicating that the firm, or any individual acting on its behalf, may be in non-compliance with Ontario securities law, and
 - submit an annual report to the firm's Board for the purpose of assessing compliance by the firm, and individuals acting on its behalf, with Ontario securities law;

- (d) after Coinsquare and Coinsquare Capital Markets have complied with the above and within 105 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare Capital Markets shall:
 - resubmit complete and updated applications for registration as an investment dealer and to operate a marketplace with the Commission, including a complete and accurate Form 21-101F2 *Information* Statement Alternative Trading System, and for membership with IIROC;
 - (ii) submit a report from Coinsquare and Coinsquare Capital Market's Board that includes in a manner acceptable to Staff:
 - A. a description of the steps taken to ensure the fitness of its directors, officers and any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets and the policies and procedures designed to ensure continued fitness with respect to the operation of the Coinsquare Platform with integrity,
 - B. a description of the controls it has implemented or the steps it has taken to address the matters giving rise to the Settlement Agreement,
 - C. confirmation that it is the view of each Board that the directors and officers will perform their duties with integrity and in a manner consistent with the public interest, and
 - D. confirmation that each Board will take reasonable steps to ensure that any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets is a fit and proper person and that past conduct of each person or company affords reasonable grounds for the belief that the business of the Coinsquare Platform will be conducted with integrity;
- (e) for three years from the date of the approval of this Settlement Agreement by the Commission, Coinsquare Capital Markets and any affiliated companies carrying on activities that require registration under Ontario securities law (the **Coinsquare Affiliates**) shall not permit Diamond or Rostand to perform functions similar to those normally performed by an officer or director, including:
 - (i) proposing, nominating and appointing new officers;
 - (ii) participating in any meeting of the Board or any committee of the Board;
 - (iii) providing instructions or directions to management of Coinsquare or Coinsquare Capital Markets or to any legal or financial advisors on behalf of Coinsquare or Coinsquare Capital Markets;
 - (iv) having signing authority for Coinsquare or Coinsquare Capital Markets, including signing authority over any bank or other accounts of Coinsquare or Coinsquare Capital Markets;
 - (v) hiring, supervising or terminating staff of Coinsquare or Coinsquare Capital Markets or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation:
 - (vi) participating in any decisions with or attempt in any way to influence management or the Board of Coinsquare or Coinsquare Capital Markets, or make any recommendations in relation to decisions: (a) affecting the compliance by Coinsquare or Coinsquare Capital Markets with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by Coinsquare or Coinsquare Capital Markets under Ontario securities law, except as required by law in respect of Diamond and/or Rostand's individual filing requirements;
 - (vii) marketing the services of the registrant to clients or potential clients;
 - (viii) playing any role (other than as a representative of the shareholder) in the financial affairs of Coinsquare or Coinsquare Capital Markets;
 - (ix) playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of Coinsquare or Coinsquare Capital Markets;

- (x) supervising any person performing any of the above enumerated activities; and
- (xi) nothing in paragraph 2(e) is intended to restrict the ability of Coinsquare or Coinsquare Capital Markets' Board to request and receive information from Diamond and/or Rostand where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the Board maintains a record of all the requests and information received;
- (f) Coinsquare and Coinsquare Capital Markets shall establish, maintain and require compliance with policies and procedures reasonably designed to ensure compliance with paragraph 2(e) above, including compliance by all directors, officers and employees of Coinsquare and Coinsquare Capital Markets; and
- (g) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 2(e) or (f) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure.

DATED at Toronto, Ontario this 16th day of July, 2020.

COINSQUARE LTD.

By: "Jason Theofilos"

Name: Jason Theofilos

Title: Director

DATED at Toronto, Ontario this 16th day of July, 2020.

COINSQUARE CAPITAL MARKETS LTD.

By: "Jason Theofilos"

Name: Jason Theofilos
Title: Authorized Signatory

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER

SETTLEMENT AGREEMENT

PART I - INTRODUCTION

- 1. While the Ontario Securities Commission (the **Commission** or **OSC**) seeks to foster innovation in the capital markets, innovators must operate with the same honesty and responsibility as all other market participants. This Settlement Agreement serves to emphasize the obligation to comply with Ontario securities law for crypto asset trading platforms. Firms and individuals that are found to have disregarded these obligations in the future are on notice and can expect Staff of the Commission (**Staff**) to seek more significant sanctions.
- 2. Staff bring this proceeding against Coinsquare Ltd. (**Coinsquare**), Cole Diamond (**Diamond**), Virgile Rostand (**Rostand**) and Felix Mazer (**Mazer**) (collectively, the **Respondents**) to hold them accountable for their misconduct and to send a message to other market participants in the crypto asset sector that deceptive conduct will not be tolerated in Ontario's capital markets.
- 3. The Settlement Agreement reflects the Respondents' admission to breaches of Ontario securities laws and/or conduct contrary to the public interest, including:
 - (a) Coinsquare admits that it engaged in market manipulation through the reporting of inflated trading volumes;
 - (b) Coinsquare admits that it misled its clients about trading volumes and Diamond and Rostand admit to authorizing, permitting or acquiescing in this conduct; and
 - (c) Coinsquare admits to taking a reprisal against an internal whistleblower and Diamond admits to authorizing, permitting or acquiescing in this conduct.
- 4. Coinsquare is a crypto asset trading platform located in Toronto. Between July 2018 and December 2019, Coinsquare inflated its trading volumes by reporting fake or "wash" trades representing over 90% of its reported trading volume.
- 5. Diamond, Coinsquare's CEO, directed that Coinsquare inflate its reported trading volumes. At Diamond's direction, Rostand, Coinsquare's founder and President, wrote the algorithm to inflate Coinsquare's trading volume.
- 6. Despite several Coinsquare employees raising concerns about inflated trading volumes, Coinsquare stuck with the practice. This tone from the top undermined the compliance culture at Coinsquare and contributed to:
 - (a) Coinsquare misleading clients and members of the public who raised suspicions that Coinsquare was reporting inflated trading volumes;
 - (b) Coinsquare concealing the inflated trading volumes from Staff; and
 - (c) Coinsquare taking a reprisal against an employee whistleblower for repeatedly raising concerns internally about Coinsquare inflating its reported trading volumes.
- 7. The parties shall jointly file a request that the Commission issue a Notice of Hearing (the **Notice of Hearing**) to announce that it will hold a hearing (**Settlement Hearing**) to consider whether, pursuant to sections 127 and 127.1 of the *Securities Act*, RSO 1990, c S.5 (the **Act**), it is in the public interest for the Commission to make certain orders against the Respondents.

PART II - JOINT SETTLEMENT RECOMMENDATION

8. Staff recommend settlement of the proceeding (the **Proceeding**) against the Respondents commenced by the Notice of Hearing, in accordance with the terms and conditions set out in Part VI of this Settlement Agreement. The Respondents consent to the making of an order (the **Order**) substantially in the form attached as Schedule "A" to this Settlement Agreement based on the facts set out herein.

9. For the purposes of the Proceeding, and any other regulatory proceeding commenced by a securities regulatory authority, the Respondents agree with the facts set out in Part III of this Settlement Agreement and the conclusions in Part V of this Settlement Agreement.

PART III - AGREED FACTS

A. THE RESPONDENTS

- 10. Coinsquare¹ operates a crypto asset trading platform based in Toronto (the Coinsquare Platform) that facilitates the buying and selling of crypto assets, including bitcoin, litecoin and ether. The Coinsquare Platform opened to the public in late 2014. As of December 14, 2019, it had approximately 235,000 client accounts.
- 11. Rostand founded Coinsquare and developed the Coinsquare Platform. Rostand is Coinsquare's President and acted as Chief Technology Officer until January 2019, after which time he continued to be in charge of the technological aspects of the Coinsquare Platform.
- 12. Diamond is Coinsquare's Chief Executive Officer (**CEO**) and has been its *de facto* Chief Financial Officer since approximately January 2019.
- 13. Mazer held the title of Chief Compliance Officer (**CCO**) at Coinsquare from May 2018 to June 2020. In this role, Mazer reported directly to Diamond. Coinsquare is not registered with the Commission and Mazer is not registered in connection with his role as Coinsquare's CCO.

B. INFLATED TRADING VOLUMES

14. Coinsquare inflated the trading volumes on the Coinsquare Platform through reporting "wash" trades representing over 90% of its reported trading volume between July 2018 and December 2019. Diamond directed that Coinsquare engage in this activity and Rostand developed and implemented the algorithm that made it happen. Coinsquare misled clients about its trading volumes including when questioned about the suspicious trading activity. This took place while the Respondents were engaging with Staff for the purpose of registering a Coinsquare subsidiary, Coinsquare Capital Markets Ltd. (Coinsquare Capital Markets), and the Respondents concealed these activities from Staff.

(1) Chronology of Key Events

- 15. In February 2018, Coinsquare submitted its first request for support to the OSC LaunchPad. The request for support process is an opportunity for firms to discuss their business with the OSC LaunchPad team, obtain informal guidance and discuss potential next steps for registration and/or exemptive relief, if required. LaunchPad staff commenced a dialogue regarding Coinsquare's intention to obtain registration with the Commission to permit the Coinsquare Platform to trade securities and derivatives in Ontario.
- 16. Shortly after reaching out to OSC LaunchPad, in March 2018, Diamond began directing Rostand to significantly inflate Coinsquare's reported trading volumes. Diamond continued to follow up with Rostand until Rostand implemented a solution on July 17, 2018.
- 17. On that day, Rostand implemented an algorithm to inflate the trading volumes reported on the Coinsquare Platform (the **Market Volume Function**). The Market Volume Function created simultaneous matching buy and sell orders from an internal Coinsquare account designated with the user identification number 100001 (**Account #100001**) and resulted in Coinsquare reporting "wash trades". These wash trades had no economic substance and involved no change in beneficial or legal ownership over any assets. No funds or financial interests were actually exchanged in these transactions.
- 18. Between July 17, 2018 and December 4, 2019, the Market Volume Function resulted in approximately 840,000 wash trades on the Coinsquare Platform, with an aggregate value of approximately 590,000 bitcoins. The wash trades represented over 90% of the trading volume on the Coinsquare Platform during this period.
- 19. Coinsquare reported the inflated volumes on its website and through its application programming interface (the **Coinsquare API**),³ which was in turn used by third-party websites (e.g. CoinMarketCap.com) that aggregated information on crypto asset trading platforms (the **Data Aggregators**). The Data Aggregators report trading volumes and rank international crypto asset trading platforms based on their reported trading volumes. They were accessible by

3 At its most basic, an API is an intermediary that allows two applications to interact with each other.

Formerly goNumerical Ltd. The company name was changed to Coinsquare Ltd. in September 2018.

The account numbers associated with the trades were never made visible on the Coinsquare Platform. As a result, Coinsquare's clients could not see that the trades originated from orders from the same account or that the orders came from an internal Coinsquare account.

- the public at large, including Coinsquare's existing and prospective shareholders and clients. As a result, the inflated trading volumes on the Coinsquare Platform were also reported to the public by the Data Aggregators.
- 20. Almost immediately after Coinsquare commenced reporting the inflated trading volumes, clients and members of the public started to identify the suspicious activity and raise questions about it. In response to these questions, Coinsquare made misleading statements, including in responses to posts on Reddit.com about the significant increase in reported trading volumes on the Coinsquare Platform.
- 21. One such instance arose from a July 21, 2018 post created on Reddit titled "Coinsquare Fake Volume". In the post, the author questioned the sudden increase in Coinsquare's reported trading volumes and speculated that the reported figures were false. Coinsquare responded to the post on July 23, 2018 through the "Coinsquare_Support" Reddit account and suggested that the increase in volume was the result of over-the-counter (OTC) trades and/or third-party trading bots on the Coinsquare Platform that Coinsquare was working to remove.
- 22. In response to another Reddit post about potential inflated trading volumes on the Coinsquare Platform, the "Coinsquare_Support" Reddit account stated unequivocally on August 29, 2018 that "[w]e do not fake our volume".
- 23. Several Coinsquare clients also raised concerns regarding the unusual trading activity directly with Coinsquare, including through emails. In its responses, Coinsquare failed to disclose the wash trades and inflated volume. Instead, Coinsquare suggested that the unusual activity could be the result of "robo traders" or large orders and telling clients that Coinsquare was looking into the issue or working on solutions.
- 24. Coinsquare's responses were misleading. Coinsquare and its senior management knew the increase in trading volumes was the result of Coinsquare inflating those volumes.
- 25. During this same period, Coinsquare responded to questions from Staff regarding market integrity on the Coinsquare Platform and failed to provide complete responses to these questions. Rather than self-reporting that it was inflating trading volumes, Coinsquare asserted that it was taking steps to prevent market manipulation and highlighted controls it claimed could help detect such conduct.
- 26. In early 2019, Coinsquare Capital Markets submitted applications for registration as an investment dealer and to operate an Alternative Trading System with the Commission and the Investment Industry Regulatory Organization of Canada (IIROC).
- 27. Coinsquare failed to disclose that it was engaging in wash trading to Staff, including during an on-site pre-registration review at Coinsquare's offices between March 15 and March 19, 2019.
- 28. Beginning in March 2019, several employees raised concerns with senior management about Coinsquare reporting inflated trading volumes. These employees included professionals concerned about how Coinsquare's conduct could impact their professional designations. Nonetheless, Coinsquare continued to inflate its reported trading volumes.
- 29. On December 3, 2019, Staff of the Enforcement Branch of the Commission (**Enforcement Staff**) attended the Coinsquare office for an unannounced on-site inspection.
- 30. The next day, Coinsquare turned off the Market Volume Function and stopped reporting the inflated trading volumes.

(2) Market Manipulation

- 31. As a result of the above, Coinsquare engaged in market manipulation contrary to the Ontario Securities Act.
- 32. While the Coinsquare Platform facilitated purchases and sales of crypto assets, in practice, clients did not take possession or control of crypto assets purchased on the Coinsquare Platform unless and until they requested a withdrawal from Coinsquare and it was only at this time that transactions were completed on the blockchain. Instead, the crypto assets purchased and sold on the Coinsquare Platform were held in crypto wallets Coinsquare controlled and transactions were recorded on Coinsquare's internal ledger. As a result, in the normal course, Coinsquare provided its clients with contractual rights or claims to these crypto assets rather than the crypto assets themselves. These contractual rights constituted securities and derivatives, whereas the crypto assets themselves constituted commodities and/or the underlying interests of derivatives.
- 33. By inflating the reported trading volumes on the Coinsquare Platform, Coinsquare engaged in a course of conduct that it knew or reasonably ought to have known resulted in or contributed to a misleading appearance of trading activity in a security, derivative and/or underlying interest of a derivative, contrary to paragraph 126.1(1)(a) of the Act.

(3) Misleading Investors

- 34. By reporting the inflated trading volumes on the Coinsquare Platform through the Coinsquare website and the Coinsquare API, Coinsquare falsely represented that this trading volume was an accurate reflection of the trading activity on the Coinsquare Platform. In doing so, Coinsquare made statements about its trading volumes that were untrue and omitted information necessary to prevent the statements from being false or misleading.
- 35. Furthermore, Coinsquare's false and misleading statements to existing and prospective clients of the Coinsquare Platform to conceal the inflated trading volumes misled these investors regarding the nature of the trading activities on the Coinsquare Platform.
- 36. The trading volume on a platform is a factor that a reasonable investor would consider relevant in deciding whether to enter into or maintain a trading relationship.
- 37. In light of the above, Coinsquare contravened subsection 44(2) of the Act. Diamond, and Rostand each authorized, permitted or acquiesced in Coinsquare's failure to comply with Ontario securities law, contrary to section 129.2 of the Act.

(4) Conduct Contrary to the Public Interest

38. Coinsquare, Diamond, and Rostand engaged in conduct contrary to the public interest as a result of the conduct set out above, including concealing the fact that Coinsquare was reporting inflated trading volumes from Staff.

C. REPRISAL AGAINST INTERNAL WHISTLEBLOWER

- 39. In addition to the conduct set out above, Coinsquare took a reprisal against an internal whistleblower (the **Internal Whistleblower**) for raising concerns regarding the inflated trading volumes to Coinsquare's senior management. Diamond authorized, permitted and/or acquiesced in the reprisal.
- 40. Coinsquare hired the Internal Whistleblower to work on its automated trading strategies team (the **Automated Trading Team**) in November 2018. This meant that the Internal Whistleblower was responsible for internal trading operations at Coinsquare and could be viewed as responsible for the wash trading.
- 41. The Internal Whistleblower learned about the Market Volume Function and between March 2019 and October 2019 reported his concerns with this practice to senior management, including Rostand and Diamond. Despite the Internal Whistleblower's complaints, Coinsquare continued to engage in the wash trading.
- 42. In March 2019, after learning that the OSC planned to conduct an on-site review as part of Coinsquare's pending application for registration, the Internal Whistleblower raised his concerns about the inflated trading volumes with Rostand, his immediate supervisor at the time, who in turn deactivated the Market Volume Function. However, within days, Rostand reversed course after Diamond learned it had been disabled and directed that Rostand turn it back on.
- 43. The Internal Whistleblower continued to escalate his concerns. However, the message he received back was that the issue was not open for further discussion. The Internal Whistleblower was told that Coinsquare planned to slowly decrease the volume of wash trading in the lead up to registration but that if he continued to raise these concerns it would impact his employment at Coinsquare.
- 44. In October 2019, two members of Coinsquare staff approached the Internal Whistleblower in an open area of the office and proceeded to ask the Internal Whistleblower questions about wash trades appearing in records to be produced to the OSC. Following this conversation, the Internal Whistleblower again reported his concerns regarding wash trading, this time to his new supervisor.
- 45. On October 21, 2019, the Internal Whistleblower sent a further email to Coinsquare senior management asking for the Automated Trading Team to be left out of any and all discussions regarding wash trading and expressing his deep discomfort with the practice. A few days later, the Internal Whistleblower notified Coinsquare that he was taking stress leave as a result of the stress he was experiencing from the "wash trading" and a recent inquiry from the OSC.
- 46. Coinsquare formally terminated the Internal Whistleblower's employment on December 3, 2019.
- 47. Coinsquare's response to the Internal Whistleblower providing information regarding the inflated trading volumes adversely affected the Internal Whistleblower's employment and constituted a prohibited reprisal contrary to section 121.5 of the Act.

48. Diamond authorized, permitted, and/or acquiesced in Coinsquare's failure to comply with Ontario securities law as set out above, contrary to section 129.2 of the Act.

D. FAILURE TO IMPLEMENT CONTROLS

49. In addition to the conduct described above, Coinsquare failed to implement appropriate controls to prevent other inappropriate trading practices.

(1) Non-Economic Trading (Market Maker Function)

- 50. Early in its operations, Coinsquare implemented a function to act as a market maker on the Coinsquare Platform (the **Market Maker Function**). The Market Maker Function operated to generate liquidity on the Coinsquare Platform by placing buy and sell orders from an internal Coinsquare account to match orders placed by Coinsquare's clients.
- 51. However, without appropriate controls in place, the Market Maker Function also caused certain orders from Coinsquare's internal accounts to match each other.
- 52. As a result, between December 2014 and December 2019, Coinsquare reported additional non-economic, internal trades valued at approximately 112,000 bitcoins. These trades had no economic substance and involved no change in beneficial or legal ownership over any assets.

(2) Misleading Orders (Market Bot Function)

- 53. In January 2017, Coinsquare implemented another function that also purported to serve a market making purpose on the Coinsquare Platform (the **Market Bot Function**). The Market Bot Function placed orders from an internal Coinsquare account to buy and sell the equivalent of approximately 57 million bitcoins up to December 2019.
- 54. However, these automated orders were priced outside a range likely to result in executed trades and automatically cancelled after three minutes, further reducing the chance that the orders would match with client orders. Coinsquare operated the Market Bot Function despite the fact that over 99% of the orders it generated never resulted in executed trades.
- 55. Between January 2017 and December 2019, the Market Bot Function resulted in Coinsquare placing more than 10.5 million of these orders, representing approximately 30% of all orders on the Coinsquare Platform during this period.

(3) Conclusion

56. Coinsquare's failure to implement adequate controls over trading activities as set out above was contrary to the public interest

E. FAILURE TO FULFILL ROLE AS CHIEF COMPLIANCE OFFICER

- 57. The chief compliance officer of a registered firm is responsible for promoting a culture of compliance, overseeing the effectiveness of the firm's compliance system and assessing the firm's compliance with securities law. In carrying out these duties, a chief compliance officer "should be vigilant and ensure that all the employees and senior staff are aware of compliance issues within the firm and monitor compliance with regulatory requirements". The Commission has described the chief compliance officer role as "critical to securities law compliance oversight".
- 58. Mazer held the title of CCO at Coinsquare from May 2018 until his resignation in June 2020. Mazer was not acting in a registered capacity in connection with his role as Coinsquare's CCO but was held out as the CCO both within Coinsquare and to the general public.
- 59. Although Mazer was not the CCO of a registered firm, the public would reasonably expect that an employee with this title and held out as performing this role would generally fulfil the critical compliance responsibilities described above. Mazer failed to fulfill this critical compliance role at Coinsquare. Mazer learned about the wash trading in or around March 2019 and failed to take steps that a reasonable CCO would have taken in the circumstances. Mazer's conduct was contrary to the public interest.

F. MITIGATING FACTORS

60. The Respondents cooperated with Enforcement Staff's investigation, including by sharing the eDiscovery platform used by Coinsquare to facilitate document production at the outset of the investigation.

- 61. Diamond and Rostand had no experience in the capital markets or the securities industry prior to running Coinsquare.
- 62. The Respondents have no prior disciplinary record with any securities regulatory authority, including the Commission.
- 63. The Respondents sought to reach an early resolution of this matter, prior to the commencement of proceedings.

PART IV - THE RESPONDENTS' POSITION

- The Respondents request that the Settlement Hearing panel consider the following circumstances. Staff do not object to the Respondents putting forward the circumstances set out below.
- 65. During the relevant period, Coinsquare was a new company in the novel and fast-evolving crypto asset industry. The Respondents obtained legal advice that the crypto assets traded on the Coinsquare Platform were not subject to Ontario securities law. Until recently, the Respondents wrongly believed that the trading activity on the Coinsquare Platform was not subject to Ontario securities law.
- 66. The Market Volume Function did not affect the bid-ask spread and was not designed to impact the execution price that clients received on the Coinsquare Platform.
- 67. Coinsquare admits that its response to the Internal Whistleblower providing information regarding the inflated trading volumes adversely affected the Internal Whistleblower's employment and constituted a prohibited reprisal. Coinsquare was in active litigation with the Internal Whistleblower. Coinsquare's position is that it did not terminate the Internal Whistleblower's employment as a reprisal in response to the Internal Whistleblower providing information regarding the inflated trading volumes.
- 68. Coinsquare discontinued the Market Volume Function in December 2019 and has enhanced its internal controls by developing a new automated trading program that prevents the opportunity to create inflated trading volumes.
- 69. Coinsquare's independent director was not aware of the Market Volume Function and the resulting inflation of trading volumes, the reprisal against the Internal Whistleblower and the failure to implement controls until December 2019, after Enforcement Staff commenced its investigation. At no time did the independent director authorize, permit or acquiesce in such conduct.

PART V - NON-COMPLIANCE WITH ONTARIO SECURITIES LAW AND CONDUCT CONTRARY TO THE PUBLIC INTEREST

- 70. By engaging in the conduct described above, the Respondents acknowledge and admit the following:
 - (a) Coinsquare engaged in a course of conduct that it knew or reasonably ought to have known resulted in or contributed to a misleading appearance of trading activity in a security, derivative and underlying interest of a derivative, contrary to paragraph 126.1(1)(a) of the Act;
 - (b) Coinsquare made statements about matters that a reasonable investor would consider relevant in deciding whether to enter into or maintain a trading relationship with Coinsquare which were untrue or omitted information necessary to prevent the statements from being false or misleading in the circumstances in which they were made, contrary to subsection 44(2) of the Act;
 - (c) Diamond and Rostand as officers and/or directors of Coinsquare, authorized, permitted or acquiesced in Coinsquare's failure to comply with subsection 44(2) of the Act, contrary to section 129.2 of the Act;
 - (d) Coinsquare took a reprisal against an employee of Coinsquare because the employee provided information to Coinsquare and its senior management about acts of Coinsquare and its senior management that have occurred, and that the employee reasonably believed were contrary to Ontario securities law, contrary to section 121.5 of the Act;
 - (e) Diamond, as an officer and/or director of Coinsquare, authorized, permitted or acquiesced in Coinsquare's failure to comply with paragraph 121.5 of the Act, contrary to section 129.2 of the Act; and
 - (f) Coinsquare, Diamond, Rostand and Mazer acted in a manner contrary to the public interest.

PART VI - TERMS OF SETTLEMENT

71. The Respondents agree to the terms of settlement set forth below.

- 72. The Respondents consent to the Order, pursuant to which it is ordered that:
 - (a) this Settlement Agreement be approved;
 - (b) Coinsquare shall pay costs in the amount of \$200,000 by wire transfer to the Commission before the commencement of the Settlement Hearing, pursuant to section 127.1 of the Act;
 - (c) Diamond shall:
 - (i) resign any position that he holds as a director or officer of an issuer, pursuant to paragraph 7 of subsection 127(1) of the Act, subject to the following exception:
 - A. Diamond may continue to act as a director or officer of a private issuer as defined in section 2.4 of National Instrument 45-106 *Prospectus Exemptions* (**NI 45-106**) that is not affiliated with Coinsquare and is not a market participant;
 - (ii) be prohibited from becoming or acting as a director or officer of any issuer for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8 of subsection 127(1) of the Act, subject to the following exceptions:
 - A. Diamond may become or act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare and is not a market participant, and
 - B. after 1 year from the date of the Order, Diamond may become or act as a director or officer of Coinsquare and/or affiliated issuers, other than Coinsquare Capital Markets, provided that Coinsquare and/or the affiliated issuer is not a market participant and that Diamond is not is involved in the mind, management and control of a market participant or the supervision of any person exercising such authority or influence;
 - (iii) be prohibited from becoming or acting as a director or officer of a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Diamond shall not perform functions similar to those normally performed by an officer or director of a registrant, including:
 - A. proposing, nominating and appointing new officers,
 - B. participating in any meeting of the board of directors (the **Board**) or any committee of the Board,
 - C. providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
 - D. having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant.
 - E. hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation.
 - F. participating in any decisions with or attempt in any way to influence management or the Board of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Diamond's individual filing requirements,
 - G. marketing the services of the registrant to clients or potential clients,
 - H. playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
 - I. playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,

- J. supervising any person performing any of the above enumerated activities, and
- K. nothing in paragraph 72(c)(iii) is intended to restrict the ability of Coinsquare or Coinsquare Capital Markets' Board to request and receive information from Diamond where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the Board maintains a record of all the requests and information received;
- (iv) be prohibited from becoming or acting as a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act;
- (v) pay an administrative penalty in the amount of \$1,000,000 by wire transfer to the Commission before the commencement of the Settlement Hearing, pursuant to paragraph 9 of subsection 127(1) of the Act, which amount be designated for allocation or use by the Commission in accordance with subparagraph 3.4(2)(b)(i) or (ii) of the Act; and
- (vi) pay costs in the amount of \$50,000 by wire transfer to the Commission before the commencement of the Settlement Hearing, pursuant to section 127.1 of the Act.

(d) Rostand shall:

- (i) resign any position that he holds as a director or officer of an issuer, pursuant to paragraph 7 of subsection 127(1) of the Act, subject to the following exception:
 - A. Rostand may continue to act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare and is not a market participant;
- (ii) be prohibited from becoming or acting as a director or officer of any issuer for a period of 2 years commencing on the date of the Order, pursuant to paragraph 8 of subsection 127(1) of the Act, subject to the following exceptions:
 - A. Rostand may become or act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare and is not a market participant, and
 - B. after 1 year from the date of the Order, Rostand may become or act as a director or officer of Coinsquare and/or affiliated issuers, other than Coinsquare Capital Markets, provided that Coinsquare and/or the affiliated issuer is not a market participant and that Rostand is not involved in the mind, management and control of a market participant or the supervision of any person exercising such authority or influence;
- (iii) be prohibited from becoming or acting as a director or officer of a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Rostand shall not perform functions similar to those normally performed by an officer or director of a registrant, including:
 - A. proposing, nominating and appointing new officers,
 - B. participating in any meeting of the Board or any committee of the Board,
 - providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
 - D. having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
 - E. hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
 - F. participating in any decisions with or attempt in any way to influence management or the Board of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents

- required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Rostand's individual filing requirements,
- G. marketing the services of the registrant to clients or potential clients,
- H. playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
- I. playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
- J. supervising any person performing any of the above enumerated activities, and
- K. nothing in paragraph 72(d)(iii) is intended to restrict the ability of Coinsquare or Coinsquare Capital Markets' Board to request and receive information from Rostand where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided that the Board maintain a record of all the requests and information received;
- (iv) be prohibited from becoming or acting as a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act;
- (v) pay an administrative penalty in the amount of \$900,000 by wire transfer to the Commission before the commencement of the Settlement Hearing, pursuant to paragraph 9 of subsection 127(1) of the Act, which amount be designated for allocation or use by the Commission in accordance with subparagraph 3.4(2)(b)(i) or (ii) of the Act; and
- (vi) pay costs in the amount of \$50,000 by wire transfer to the Commission before the commencement of the Settlement Hearing, pursuant to section 127.1 of the Act.

(e) Mazer shall:

- (i) be prohibited from becoming or acting as a director or officer of a registrant for a period of 1 year commencing on the date of the Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Mazer shall not perform functions similar to those normally performed by an officer or director of a registrant, including:
 - A. proposing, nominating and appointing new officers,
 - B. participating in any meeting of the Board or any committee of the Board,
 - C. providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
 - D. having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
 - E. hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
 - F. participating in any decisions with or attempt in any way to influence management or the Board of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Mazer's individual filing requirements,
 - G. marketing the services of the registrant to clients or potential clients,
 - H. playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,

- I. playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
- J. supervising any person performing any of the above enumerated activities, and
- K. nothing in paragraph 72(e)(i) is intended to restrict the ability of Coinsquare or Coinsquare Capital Markets' Board to request and receive information from Mazer where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the Board maintains a record of all the requests and information received.
- (ii) be prohibited from becoming or acting as a registrant for a period of 1 year commencing on the date of the Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act.
- 73. Mazer further agrees to make a voluntary payment in the amount of \$50,000 by wire transfer to the Commission before the commence of the Settlement Hearing, which amount be designated for allocation or use by the Commission in accordance with subparagraph 3.4(2)(b)(i) or (ii) of the Act.
- 74. The Respondents acknowledge that this Settlement Agreement and the Order may form the basis for orders of parallel effect in other jurisdictions in Canada. The securities laws of some other Canadian jurisdictions allow orders made in this matter to take effect in those other jurisdictions automatically, without further notice to the Respondents. The Respondents should contact the securities regulator of any other jurisdiction in which the Respondents intend to engage in any securities- or derivatives-related activities, prior to undertaking such activities.
- 75. Coinsquare and Coinsquare Capital Markets have both given an undertaking (the **Undertaking**) to the Commission in the form attached as Schedule "B" to this Settlement Agreement, under which Coinsquare and Coinsquare Capital Markets undertake to do the following:
 - (a) within 45 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) create and permanently maintain an independent Board that meets the following terms and conditions:
 - A. the Board shall be comprised of more than 50% independent directors,
 - B. the Chair of the Board shall be an independent director,4
 - C. the quorum for the Board shall consist of a majority of the Board members, with at least 50% of the majority being independent directors,
 - D. for the purposes of this undertaking, an individual is an independent director if the individual is "independent" within the meaning of section 1.4 of National Instrument 52-110 *Audit Committees*, as amended from time to time, but is not independent if the individual:
 - is a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets, or a partner, officer or employee of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer or employee,
 - is a shareholder, partner, officer, director or employee of an affiliated entity of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer, director or employee,
 - III. is a shareholder, partner, officer, director or employee of a person or company that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets,
 - IV. is a client or marketplace participant of Coinsquare Capital Markets or is a shareholder, partner, officer, director or employee of a client or marketplace participant of Coinsquare Capital Markets who is responsible for or is actively

⁴ However, where this provision conflicts with applicable regulatory requirements, Staff may permit Coinsquare Capital Markets to implement an alternative that is acceptable to Staff.

- engaged in the day-to-day operations or activities of that Coinsquare Capital Markets client or marketplace participant,
- V. is a director that was nominated, and as a result appointed or elected, by a founding shareholder or launch shareholder, or
- VI. has, or has had, any relationship with a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets that could, in the view of the Board, having regard to all relevant circumstances, be reasonably perceived to interfere with the exercise of his or her independent judgment as a director of Coinsquare or Coinsquare Capital Markets;
- (ii) create and permanently maintain a whistleblower program that contains reporting channels that are independent, broadly communicated and accessible (the **Internal Whistleblower Program**) and meets the following terms and conditions:
 - A. the Internal Whistleblower Program reports directly to an independent committee of the Board (the **Independent Board Committee**),
 - B. the Internal Whistleblower Program shall include protections from reprisal and mechanisms for anonymous reporting,
 - C. the Independent Board Committee shall exercise oversight of the Internal Whistleblower Program and ensure that information being submitted is properly investigated and resolved, and
 - D. the Independent Board Committee shall ensure that information received from the Internal Whistleblower Program is reported to the Commission, a recognized self-regulatory organization or law enforcement agency where appropriate or otherwise required by law; and
- (iii) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 75(a)(i) or (ii) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure;
- (b) within 90 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, the Board of Coinsquare and Coinsquare Capital Markets shall each:
 - (i) appoint a CEO; and
 - (ii) appoint a CCO;
- (c) within 15 days of the appointment of the CEO and CCO, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) submit an attestation, in a format acceptable to Staff and signed by the CEO and CCO, attesting to the fact that, from the date of their appointment, the CEO and CCO have and will continue to:
 - A. supervise the activities of the firm that are directed towards ensuring compliance with Ontario securities law by the firm and each individual acting on the firm's behalf, and
 - B. promote and require compliance by the firm, and individuals acting on its behalf, with Ontario securities law; and
 - (ii) submit an attestation, in a format acceptable to Staff and signed by the CCO, attesting to the fact that, from the date of the CCO's appointment, the CCO has and will continue to:
 - A. establish and maintain policies and procedures designed to monitor and assess compliance by the firm, and individuals acting on its behalf, with Ontario securities law.
 - B. monitor and assess compliance by the firm, and the individuals acting on its behalf, with Ontario securities law,

- C. immediately report to the CEO of the firm if the CCO becomes aware of any circumstances indicating that the firm, or any individual acting on its behalf, may be in non-compliance with Ontario securities law, and
- D. submit an annual report to the firm's Board for the purpose of assessing compliance by the firm, and individuals acting on its behalf, with Ontario securities law;
- (d) after Coinsquare and Coinsquare Capital Markets have complied with the above and within 105 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare Capital Markets shall:
 - resubmit complete and updated applications for registration as an investment dealer and to operate a marketplace with the Commission, including a complete and accurate Form 21-101F2 *Information* Statement Alternative Trading System, and for membership with IIROC;
 - (ii) submit a report from Coinsquare and Coinsquare Capital Market's Board that includes in a manner acceptable to Staff:
 - A. a description of the steps taken to ensure the fitness of its directors, officers and any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets and the policies and procedures designed to ensure continued fitness with respect to the operation of the Coinsquare Platform with integrity,
 - B. a description of the controls it has implemented or the steps it has taken to address the matters giving rise to the Settlement Agreement,
 - C. confirmation that it is the view of each Board that the directors and officers will perform their duties with integrity and in a manner consistent with the public interest, and
 - D. confirmation that each Board will take reasonable steps to ensure that any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets is a fit and proper person and that past conduct of each person or company affords reasonable grounds for the belief that the business of the Coinsquare Platform will be conducted with integrity;
- (e) for three years from the date of the approval of this Settlement Agreement by the Commission, Coinsquare Capital Markets and any affiliated companies carrying on activities that require registration under Ontario securities law (the **Coinsquare Affiliates**) shall not permit Diamond or Rostand to perform functions similar to those normally performed by an officer or director, including:
 - (i) proposing, nominating and appointing new officers;
 - (ii) participating in any meeting of the Board or any committee of the Board;
 - (iii) providing instructions or directions to management of Coinsquare or Coinsquare Capital Markets or to any legal or financial advisors on behalf of Coinsquare or Coinsquare Capital Markets:
 - (iv) having signing authority for Coinsquare or Coinsquare Capital Markets, including signing authority over any bank or other accounts of Coinsquare or Coinsquare Capital Markets;
 - (v) hiring, supervising or terminating staff of Coinsquare or Coinsquare Capital Markets or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation;
 - (vi) participating in any decisions with or attempt in any way to influence management or the Board of Coinsquare or Coinsquare Capital Markets, or make any recommendations in relation to decisions: (a) affecting the compliance by Coinsquare or Coinsquare Capital Markets with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by Coinsquare or Coinsquare Capital Markets under Ontario securities law, except as required by law in respect of Diamond and/or Rostand's individual filing requirements;

- (vii) marketing the services of the registrant to clients or potential clients;
- (viii) playing any role (other than as a representative of the shareholder) in the financial affairs of Coinsquare or Coinsquare Capital Markets;
- (ix) playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of Coinsquare or Coinsquare Capital Markets;
- (x) supervising any person performing any of the above enumerated activities; and
- (xi) nothing in paragraph 75(e) is intended to restrict the ability of Coinsquare or Coinsquare Capital Markets' Board to request and receive information from Diamond and/or Rostand where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the Board maintains a record of all the requests and information received;
- (f) Coinsquare and Coinsquare Capital Markets shall establish, maintain and require compliance with policies and procedures reasonably designed to ensure compliance with paragraph 75(e) above, including compliance by all directors, officers and employees of Coinsquare and Coinsquare Capital Markets; and
- (g) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 75(e) or (f) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure.
- 76. This Settlement Agreement, as well as any failure to satisfy the terms of the Settlement Agreement, including the Undertaking, may be considered as a factor relevant to suitability for registration in any application for registration by any of the Respondents or affiliated companies.

PART VII - FURTHER PROCEEDINGS

- 77. If the Commission approves this Settlement Agreement, Staff will not commence or continue any proceeding against the Respondents under Ontario securities law in relation to the facts set out in Part III of this Settlement Agreement, unless one or all of the Respondents fail to comply with any term in this Settlement Agreement (including the Undertaking), in which case Staff may bring proceedings under Ontario securities law against that or those Respondents that may be based on, among other things, the facts set out in Part III of this Settlement Agreement as well as the breach of this Settlement Agreement.
- 78. The Respondents acknowledge that, if the Commission approves this Settlement Agreement and any of the Respondents fail to comply with any term in it, Staff or the Commission, as the case may be, is entitled to bring any proceedings necessary to enforce compliance with the terms of the Settlement Agreement.
- 79. The Respondents waive any defences to a proceeding referenced in paragraph 77 or 78 that are based on the limitation period in the Act, provided that no such proceeding shall be commenced later than six years from the date of the occurrence of the last failure to comply with this Settlement Agreement.

PART VIII - PROCEDURE FOR APPROVAL OF SETTLEMENT

- 80. The parties will seek approval of this Settlement Agreement at the Settlement Hearing before the Commission, which shall be held on a date determined by the Secretary to the Commission in accordance with this Settlement Agreement and the Commission's Rules of Procedure (2019), 42 O.S.C.B. 9714.
- The parties confirm that this Settlement Agreement sets forth all of the agreed facts that will be submitted at the Settlement Hearing, unless the parties agree that additional facts should be submitted at the Settlement Hearing.
- 82. If the Commission approves this Settlement Agreement:
 - (a) the Respondents irrevocably waive all rights to a full hearing, judicial review or appeal of this matter under the Act; and
 - (b) neither Staff nor the Respondents will make any public statement that is inconsistent with this Settlement Agreement or with any additional agreed facts submitted at the Settlement Hearing.

83. Whether or not the Commission approves this Settlement Agreement, the Respondents will not use, in any proceeding, this Settlement Agreement or the negotiation or process of approval of this Settlement Agreement as the basis for any attack on the Commission's jurisdiction, alleged bias, alleged unfairness or any other remedies or challenges that may be available.

PART IX - DISCLOSURE OF SETTLEMENT AGREEMENT

- 84. If the Commission does not make the Order or an order substantially in the form attached as Schedule "A" to this Settlement Agreement:
 - (a) this Settlement Agreement and all discussions and negotiations between Staff and the Respondents before the Settlement Hearing will be without prejudice to Staff and the Respondents; and
 - (b) Staff and the Respondents will each be entitled to all available proceedings, remedies and challenges, including proceeding to a hearing on the merits of the allegations contained in the Statement of Allegations in respect of the Proceeding. Any such proceedings, remedies and challenges will not be affected by this Settlement Agreement, or by any discussions or negotiations relating to this Settlement Agreement.
- 85. The parties will keep the terms of this Settlement Agreement confidential until the Settlement Hearing, unless they agree in writing not to do so or unless otherwise required by law.

PART X - EXECUTION OF SETTLEMENT AGREEMENT

- 86. This Settlement Agreement may be signed in one or more counterparts which together constitute a binding agreement.
- 87. A facsimile copy or other electronic copy of any signature will be as effective as an original signature.

DATED at Toronto, Ontario this 16th day of July, 2020.

| Witness: James Smith | FELIX MAZER | |
|-----------------------------|-------------------|--|
| "James Smith" | "Felix Mazer" | |
| Witness: Karine Roy-Loubier | VIRGILE ROSTAND | |
| "Karine Roy-Loubier" | "Virgile Rostand" | |
| Witness: Lewis Bateman | COLE DIAMOND | |
| "Lewis Bateman" | "Cole Diamond" | |

COINSQUARE LTD.

By: "Jason Theofilos"

Name: Jason Theofilos Title: Director

DATED at Toronto, Ontario this 16th day of July, 2020.

ONTARIO SECURITIES COMMISSION

By: "Jeff Kehoe"

Name: Jeff Kehoe

Title: Director, Enforcement Branch

SCHEDULE "A"

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER

File No.: 2020-21

(Name(s) of Commissioner(s) comprising the panel)

[Day and date Order made]

ORDER (Sections 127 and 127.1 of the Securities Act, RSO 1990, c S.5)

WHEREAS on July 21, 2020, the Ontario Securities Commission (the **Commission**) held a hearing by video conference to consider the request made jointly by Coinsquare Ltd. (**Coinsquare**), Cole Diamond (**Diamond**), Virgile Rostand (**Rostand**) and Felix Mazer (**Mazer**) (collectively, the **Respondents**) and Staff (**Staff**) of the Commission (**Commission**) for approval of a settlement agreement dated July 16, 2020 (the **Settlement Agreement**).

AND WHEREAS Coinsquare and its subsidiary Coinsquare Capital Markets Ltd. have both given an undertaking to the Commission, in the form attached as Annex I to this Order (the **Undertaking**).

ON READING the Joint Application for a Settlement Hearing, including the Statement of Allegations dated July 16, 2020 and the Settlement Agreement, and on hearing the submissions of the representatives of each of the parties, appearing by video conference, and on considering the Undertaking and Mazer having made a voluntary payment of \$50,000 to the Commission,

IT IS ORDERED THAT:

- 1. this Settlement Agreement is approved;
- 2. Coinsquare shall pay costs in the amount of \$200,000, pursuant to section 127.1 of the Securities Act, RSO 1990, c S.5 (the Act);
- Diamond shall:
 - (a) resign any position that he holds as a director or officer of an issuer, pursuant to paragraph 7 of subsection 127(1) of the Act, subject to the following exception:
 - Diamond may continue to act as a director or officer of a private issuer as defined in section 2.4 of National Instrument 45-106 *Prospectus Exemptions* (NI 45-106) that is not affiliated with Coinsquare Ltd. and is not a market participant;
 - (b) be prohibited from becoming or acting as a director or officer of any issuer for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8 of subsection 127(1) of the Act, subject to the following exceptions:
 - (i) Diamond may become or act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare Ltd. and is not a market participant, and
 - (ii) after 1 year from the date of the Order, Diamond may become or act as a director or officer of Coinsquare Ltd. and/or affiliated issuers, other than Coinsquare Capital Markets Ltd., provided that Coinsquare Ltd. and/or the affiliated issuer is not a market participant and that Diamond is not is involved in the mind, management and control of a market participant or the supervision of any person exercising such authority or influence;
 - (c) be prohibited from becoming or acting as a director or officer of a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Diamond shall not perform functions similar to those normally performed by an officer or director of a registrant, including:

- (i) proposing, nominating and appointing new officers,
- (ii) participating in any meeting of the board of directors or any committee of the board of directors,
- (iii) providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
- (iv) having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
- (v) hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
- (vi) participating in any decisions with or attempt in any way to influence management or the board of directors of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Diamond's individual filing requirements.
- (vii) marketing the services of the registrant to clients or potential clients,
- (viii) playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
- (ix) playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
- (x) supervising any person performing any of the above enumerated activities, and
- (xi) nothing in paragraph 3(c) is intended to restrict the ability of Coinsquare Ltd. or Coinsquare Capital Markets Ltd.' board of directors to request and receive information from Diamond where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the board of directors maintains a record of all the requests and information received;
- (d) be prohibited from becoming or acting as a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act;
- (e) pay an administrative penalty in the amount of \$1,000,000, pursuant to paragraph 9 of subsection 127(1) of the Act, which amount is designated for allocation or use by the Commission in accordance with subparagraph 3.4(2)(b)(i) or (ii) of the Act; and
- (f) pay costs in the amount of \$50,000, pursuant to section 127.1 of the Act.

Rostand shall:

- (a) resign any position that he holds as a director or officer of an issuer, pursuant to paragraph 7 of subsection 127(1) of the Act, with the following exception:
 - Rostand may continue to act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare Ltd. and is not a market participant;
- (b) be prohibited from becoming or acting as a director or officer of any issuer for a period of 2 years commencing on the date of the Order, pursuant to paragraph 8 of subsection 127(1) of the Act, subject to the following exception:
 - (i) Rostand may become or act as a director or officer of a private issuer as defined in section 2.4 of NI 45-106 that is not affiliated with Coinsquare Ltd. and is not a market participant, and
 - (ii) after 1 year from the date of the Order, Rostand may become or act as a director or officer of Coinsquare Ltd. and/or affiliated issuers, other than Coinsquare Capital Markets Ltd., provided that Coinsquare Ltd. and/or the affiliated issuer is not a market participant and that Rostand is not

involved in the mind, management and control of a market participant or the supervision of any person exercising such authority or influence;

- (c) be prohibited from becoming or acting as a director or officer of a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Rostand shall not perform functions similar to those normally performed by an officer or director of a registrant, including:
 - (i) proposing, nominating and appointing new officers,
 - (ii) participating in any meeting of the board of directors or any committee of the board of directors,
 - (iii) providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
 - (iv) having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
 - (v) hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
 - (vi) participating in any decisions with or attempt in any way to influence management or the board of directors of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Rostand's individual filing requirements,
 - (vii) marketing the services of the registrant to clients or potential clients,
 - (viii) playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
 - (ix) playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
 - (x) supervising any person performing any of the above enumerated activities, and
 - (xi) nothing in paragraph 4(c) is intended to restrict the ability of Coinsquare Ltd. or Coinsquare Capital Markets Ltd.'s board of directors to request and receive information from Rostand where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the board of directors maintain a record of all the requests and information received;
- (d) be prohibited from becoming or acting as a registrant for a period of 3 years commencing on the date of the Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act;
- (e) pay an administrative penalty in the amount of \$900,000, pursuant to paragraph 9 of subsection 127(1) of the Act, which amount is designated for allocation or use by the Commission in accordance with subparagraph 3.4(2)(b)(i) or (ii) of the Act; and
- (f) pay costs in the amount of \$50,000, pursuant to section 127.1 of the Act.

Mazer shall:

- (a) be prohibited from becoming or acting as a director or officer of a registrant for a period of 1 year commencing on the date of the Order, pursuant to paragraph 8.2 of subsection 127(1) of the Act, and for greater certainty, Mazer shall not perform functions similar to those normally performed by an officer or director of a registrant, including:
 - (i) proposing, nominating and appointing new officers,
 - (ii) participating in any meeting of the board of directors or any committee of the board of directors,

- (iii) providing instructions or directions to management or to any legal or financial advisors on behalf of the registrant,
- (iv) having signing authority for the registrant, including signing authority over any bank or other accounts of the registrant,
- (v) hiring, supervising or terminating staff of the registrant or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation,
- (vi) participating in any decisions with or attempt in any way to influence management or the board of directors of the registrant, or make any recommendations in relation to decisions: (a) affecting the compliance by the registrant with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by the registrant under Ontario securities law, except as required by law in respect of Mazer's individual filing requirements,
- (vii) marketing the services of the registrant to clients or potential clients,
- (viii) playing any role (other than as a representative of the shareholder) in the financial affairs of the registrant,
- (ix) playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of the registrant,
- (x) supervising any person performing any of the above enumerated activities, and
- (xi) nothing in paragraph 5(a) is intended to restrict the ability of Coinsquare Ltd. or Coinsquare Capital Markets Ltd.'s board of directors to request and receive information from Mazer where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the board of directors maintains a record of all the requests and information received; and
- (b) be prohibited from becoming or acting as a registrant for a period of 1 year commencing on the date of the Order, pursuant to paragraph 8.5 of subsection 127(1) of the Act.

| 6. | with subparagraph 3.4(2)(b)(i) or (ii) of the Act. | | | |
|----|--|----------------|--|--|
| | [Chair of | the Panel] | | |
| | [Commissioner] | [Commissioner] | | |

ANNEX I

UNDERTAKING OF COINSQUARE LTD. and COINSQUARE CAPITAL MARKETS LTD.

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, V IRGILE ROSTAND and FELIX MAZER

UNDERTAKING TO THE ONTARIO SECURITIES COMMISSION

- 1. This Undertaking is given in connection with the settlement agreement dated July 16, 2020 (the **Settlement Agreement**) between Coinsquare Ltd. (**Coinsquare**), Cole Diamond (**Diamond**), Virgile Rostand (**Rostand**), Felix Mazer and Staff ("**Staff**") of the Ontario Securities Commission (the "**Commission**"). All terms shall have the same meanings in this Undertaking as in the Settlement Agreement.
- 2. Coinsquare and Coinsquare Capital Markets Ltd. (Coinsquare Capital Markets) undertake to do the following:
 - (a) within 45 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) create and permanently maintain an independent board of directors (the **Board**) that meets the following terms and conditions:
 - A. the Board shall be comprised of more than 50% independent directors,
 - B. the Chair of the Board shall be an independent director,9
 - C. the quorum for the Board shall consist of a majority of the Board members, with at least 50% of the majority being independent directors,
 - D. for the purposes of this undertaking, an individual is an independent director if the individual is "independent" within the meaning of section 1.4 of National Instrument 52-110 *Audit Committees*, as amended from time to time, but is not independent if the individual:
 - is a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets, or a partner, officer or employee of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer or employee,
 - is a shareholder, partner, officer, director or employee of an affiliated entity of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer, director or employee,
 - III. is a shareholder, partner, officer, director or employee of a person or company that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets,
 - IV. is a client or marketplace participant of Coinsquare Capital Markets or is a shareholder, partner, officer, director or employee of a client or marketplace participant of Coinsquare Capital Markets who is responsible for or is actively engaged in the day-to-day operations or activities of that Coinsquare Capital Markets client or marketplace participant,
 - V. is a director that was nominated, and as a result appointed or elected, by a founding shareholder or launch shareholder, or

July 23, 2020 (2020), 43 OSCB 5977

.

⁵ However, where this provision conflicts with applicable regulatory requirements, Staff may permit Coinsquare Capital Markets to implement an alternative that is acceptable to Staff.

- VI. has, or has had, any relationship with a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets that could, in the view of the Board, having regard to all relevant circumstances, be reasonably perceived to interfere with the exercise of his or her independent judgment as a director of Coinsquare or Coinsquare Capital Markets;
- (ii) create and permanently maintain a whistleblower program that contains reporting channels that are independent, broadly communicated and accessible (the **Internal Whistleblower Program**) and meets the following terms and conditions:
 - A. the Internal Whistleblower Program reports directly to an independent committee of the Board (the **Independent Board Committee**),
 - B. the Internal Whistleblower Program shall include protections from reprisal and mechanisms for anonymous reporting,
 - C. the Independent Board Committee shall exercise oversight of the Internal Whistleblower Program and ensure that information being submitted is properly investigated and resolved, and
 - D. the Independent Board Committee shall ensure that information received from the Internal Whistleblower Program is reported to the Commission, a recognized self-regulatory organization or law enforcement agency where appropriate or otherwise required by law; and
- (iii) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 2(a)(i) or (ii) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure;
- (b) within 90 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, the Board of Coinsquare and Coinsquare Capital Markets shall each:
 - (i) appoint a Chief Executive Officer (CEO); and
 - (ii) appoint a Chief Compliance Officer (CCO);
- (c) within 15 days of the appointment of the CEO and CCO, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) submit an attestation, in a format acceptable to Staff and signed by the CEO and CCO, attesting to the fact that, from the date of their appointment, the CEO and CCO have and will continue to:
 - A. supervise the activities of the firm that are directed towards ensuring compliance with Ontario securities law by the firm and each individual acting on the firm's behalf, and
 - B. promote and require compliance by the firm, and individuals acting on its behalf, with Ontario securities law; and
 - (ii) submit an attestation, in a format acceptable to Staff and signed by the CCO, attesting to the fact that, from the date of the CCO's appointment, the CCO has and will continue to:
 - A. establish and maintain policies and procedures designed to monitor and assess compliance by the firm, and individuals acting on its behalf, with Ontario securities law,
 - B. monitor and assess compliance by the firm, and the individuals acting on its behalf, with Ontario securities law.
 - C. immediately report to the CEO of the firm if the CCO becomes aware of any circumstances indicating that the firm, or any individual acting on its behalf, may be in non-compliance with Ontario securities law, and
 - submit an annual report to the firm's Board for the purpose of assessing compliance by the firm, and individuals acting on its behalf, with Ontario securities law;

- (d) after Coinsquare and Coinsquare Capital Markets have complied with the above and within 105 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare Capital Markets shall:
 - (i) resubmit complete and updated applications for registration as an investment dealer and to operate a marketplace with the Commission, including a complete and accurate Form 21-101F2 *Information Statement Alternative Trading System*, and for membership with IIROC;
 - (ii) submit a report from Coinsquare and Coinsquare Capital Market's Board that includes in a manner acceptable to Staff:
 - A. a description of the steps taken to ensure the fitness of its directors, officers and any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets and the policies and procedures designed to ensure continued fitness with respect to the operation of the Coinsquare Platform with integrity,
 - B. a description of the controls it has implemented or the steps it has taken to address the matters giving rise to the Settlement Agreement,
 - C. confirmation that it is the view of each Board that the directors and officers will perform their duties with integrity and in a manner consistent with the public interest, and
 - D. confirmation that each Board will take reasonable steps to ensure that any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets is a fit and proper person and that past conduct of each person or company affords reasonable grounds for the belief that the business of the Coinsquare Platform will be conducted with integrity;
- (e) for three years from the date of the approval of this Settlement Agreement by the Commission, Coinsquare Capital Markets and any affiliated companies carrying on activities that require registration under Ontario securities law (the **Coinsquare Affiliates**) shall not permit Diamond or Rostand to perform functions similar to those normally performed by an officer or director, including:
 - (i) proposing, nominating and appointing new officers;
 - (ii) participating in any meeting of the Board or any committee of the Board;
 - (iii) providing instructions or directions to management of Coinsquare or Coinsquare Capital Markets or to any legal or financial advisors on behalf of Coinsquare or Coinsquare Capital Markets;
 - (iv) having signing authority for Coinsquare or Coinsquare Capital Markets, including signing authority over any bank or other accounts of Coinsquare or Coinsquare Capital Markets;
 - (v) hiring, supervising or terminating staff of Coinsquare or Coinsquare Capital Markets or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation;
 - (vi) participating in any decisions with or attempt in any way to influence management or the Board of Coinsquare or Coinsquare Capital Markets, or make any recommendations in relation to decisions: (a) affecting the compliance by Coinsquare or Coinsquare Capital Markets with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by Coinsquare or Coinsquare Capital Markets under Ontario securities law, except as required by law in respect of Diamond and/or Rostand's individual filing requirements;
 - (vii) marketing the services of the registrant to clients or potential clients;
 - (viii) playing any role (other than as a representative of the shareholder) in the financial affairs of Coinsquare or Coinsquare Capital Markets;
 - (ix) playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of Coinsquare or Coinsquare Capital Markets;

- (x) supervising any person performing any of the above enumerated activities; and
- (xi) nothing in paragraph 2(e) is intended to restrict the ability of Coinsquare or Coinsquare Capital Markets' Board to request and receive information from Diamond and/or Rostand where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the Board maintains a record of all the requests and information received;
- (f) Coinsquare and Coinsquare Capital Markets shall establish, maintain and require compliance with policies and procedures reasonably designed to ensure compliance with paragraph 2(e) above, including compliance by all directors, officers and employees of Coinsquare and Coinsquare Capital Markets; and
- (g) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 2(e) or (f) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure.

DATED at Toronto, Ontario this 16th day of July, 2020.

COINSQUARE LTD.

By: "Jason Theofilos"

Name: Jason Theofilos

Title: Director

DATED at Toronto, Ontario this 16th day of July, 2020.

COINSQUARE CAPITAL MARKETS LTD.

By: "Jason Theofilos"

Name: Jason Theofilos
Title: Authorized Signatory

SCHEDULE "B"

UNDERTAKING OF COINSQUARE LTD. and COINSQUARE CAPITAL MARKETS LTD.

IN THE MATTER OF COINSQUARE LTD., COLE DIAMOND, VIRGILE ROSTAND and FELIX MAZER

UNDERTAKING TO THE ONTARIO SECURITIES COMMISSION

- 1. This Undertaking is given in connection with the settlement agreement dated July 16, 2020 (the **Settlement Agreement**) between Coinsquare Ltd. (**Coinsquare**), Cole Diamond (**Diamond**), Virgile Rostand (**Rostand**), Felix Mazer and Staff ("**Staff**") of the Ontario Securities Commission (the "**Commission**"). All terms shall have the same meanings in this Undertaking as in the Settlement Agreement.
- 2. Coinsquare and Coinsquare Capital Markets Ltd. (Coinsquare Capital Markets) undertake to do the following:
 - (a) within 45 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) create and permanently maintain an independent board of directors (the **Board**) that meets the following terms and conditions:
 - A. the Board shall be comprised of more than 50% independent directors,
 - B. the Chair of the Board shall be an independent director, 10
 - C. the quorum for the Board shall consist of a majority of the Board members, with at least 50% of the majority being independent directors,
 - D. for the purposes of this undertaking, an individual is an independent director if the individual is "independent" within the meaning of section 1.4 of National Instrument 52-110 *Audit Committees*, as amended from time to time, but is not independent if the individual:
 - is a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets, or a partner, officer or employee of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer or employee,
 - is a shareholder, partner, officer, director or employee of an affiliated entity of Coinsquare or Coinsquare Capital Markets or an associate of that shareholder, partner, officer, director or employee,
 - III. is a shareholder, partner, officer, director or employee of a person or company that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets,
 - IV. is a client or marketplace participant of Coinsquare Capital Markets or is a shareholder, partner, officer, director or employee of a client or marketplace participant of Coinsquare Capital Markets who is responsible for or is actively engaged in the day-to-day operations or activities of that Coinsquare Capital Markets client or marketplace participant,
 - V. is a director that was nominated, and as a result appointed or elected, by a founding shareholder or launch shareholder, or

July 23, 2020 (2020), 43 OSCB 5981

.

⁶ However, where this provision conflicts with applicable regulatory requirements, Staff may permit Coinsquare Capital Markets to implement an alternative that is acceptable to Staff.

- VI. has, or has had, any relationship with a shareholder that owns or controls, directly or indirectly, more than 5% of the shares of Coinsquare or Coinsquare Capital Markets that could, in the view of the Board, having regard to all relevant circumstances, be reasonably perceived to interfere with the exercise of his or her independent judgment as a director of Coinsquare or Coinsquare Capital Markets:
- (ii) create and permanently maintain a whistleblower program that contains reporting channels that are independent, broadly communicated and accessible (the **Internal Whistleblower Program**) and meets the following terms and conditions:
 - A. the Internal Whistleblower Program reports directly to an independent committee of the Board (the **Independent Board Committee**),
 - B. the Internal Whistleblower Program shall include protections from reprisal and mechanisms for anonymous reporting,
 - C. the Independent Board Committee shall exercise oversight of the Internal Whistleblower Program and ensure that information being submitted is properly investigated and resolved, and
 - D. the Independent Board Committee shall ensure that information received from the Internal Whistleblower Program is reported to the Commission, a recognized self-regulatory organization or law enforcement agency where appropriate or otherwise required by law; and
- (iii) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 2(a)(i) or (ii) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure;
- (b) within 90 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, the Board of Coinsquare and Coinsquare Capital Markets shall each:
 - (i) appoint a Chief Executive Officer (CEO); and
 - (ii) appoint a Chief Compliance Officer (CCO);
- (c) within 15 days of the appointment of the CEO and CCO, unless an alternative timeline is agreed to by Staff, Coinsquare and Coinsquare Capital Markets shall each:
 - (i) submit an attestation, in a format acceptable to Staff and signed by the CEO and CCO, attesting to the fact that, from the date of their appointment, the CEO and CCO have and will continue to:
 - A. supervise the activities of the firm that are directed towards ensuring compliance with Ontario securities law by the firm and each individual acting on the firm's behalf, and
 - B. promote and require compliance by the firm, and individuals acting on its behalf, with Ontario securities law; and
 - (ii) submit an attestation, in a format acceptable to Staff and signed by the CCO, attesting to the fact that, from the date of the CCO's appointment, the CCO has and will continue to:
 - A. establish and maintain policies and procedures designed to monitor and assess compliance by the firm, and individuals acting on its behalf, with Ontario securities law,
 - B. monitor and assess compliance by the firm, and the individuals acting on its behalf, with Ontario securities law.
 - C. immediately report to the CEO of the firm if the CCO becomes aware of any circumstances indicating that the firm, or any individual acting on its behalf, may be in non-compliance with Ontario securities law, and
 - submit an annual report to the firm's Board for the purpose of assessing compliance by the firm, and individuals acting on its behalf, with Ontario securities law;

- (d) after Coinsquare and Coinsquare Capital Markets have complied with the above and within 105 days of the approval of this Settlement Agreement, unless an alternative timeline is agreed to by Staff, Coinsquare Capital Markets shall:
 - (i) resubmit complete and updated applications for registration as an investment dealer and to operate a marketplace with the Commission, including a complete and accurate Form 21-101F2 *Information Statement Alternative Trading System*, and for membership with IIROC;
 - (ii) submit a report from Coinsquare and Coinsquare Capital Market's Board that includes in a manner acceptable to Staff:
 - A. a description of the steps taken to ensure the fitness of its directors, officers and any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets and the policies and procedures designed to ensure continued fitness with respect to the operation of the Coinsquare Platform with integrity,
 - B. a description of the controls it has implemented or the steps it has taken to address the matters giving rise to the Settlement Agreement,
 - C. confirmation that it is the view of each Board that the directors and officers will perform their duties with integrity and in a manner consistent with the public interest, and
 - D. confirmation that each Board will take reasonable steps to ensure that any person that plays a role in the decision-making that impacts the business, day-to-day management or operations of Coinsquare or Coinsquare Capital Markets is a fit and proper person and that past conduct of each person or company affords reasonable grounds for the belief that the business of the Coinsquare Platform will be conducted with integrity;
- (e) for three years from the date of the approval of this Settlement Agreement by the Commission, Coinsquare Capital Markets and any affiliated companies carrying on activities that require registration under Ontario securities law (the **Coinsquare Affiliates**) shall not permit Diamond or Rostand to perform functions similar to those normally performed by an officer or director, including:
 - (i) proposing, nominating and appointing new officers;
 - (ii) participating in any meeting of the Board or any committee of the Board;
 - (iii) providing instructions or directions to management of Coinsquare or Coinsquare Capital Markets or to any legal or financial advisors on behalf of Coinsquare or Coinsquare Capital Markets;
 - (iv) having signing authority for Coinsquare or Coinsquare Capital Markets, including signing authority over any bank or other accounts of Coinsquare or Coinsquare Capital Markets;
 - (v) hiring, supervising or terminating staff of Coinsquare or Coinsquare Capital Markets or providing input or participating in decisions relating to hiring, supervising or terminating staff or executive compensation:
 - (vi) participating in any decisions with or attempt in any way to influence management or the Board of Coinsquare or Coinsquare Capital Markets, or make any recommendations in relation to decisions: (a) affecting the compliance by Coinsquare or Coinsquare Capital Markets with Ontario securities law, including its system of controls and supervision; and (b) relating to the preparation of any filing or disclosure documents required to be submitted or filed by Coinsquare or Coinsquare Capital Markets under Ontario securities law, except as required by law in respect of Diamond and/or Rostand's individual filing requirements;
 - (vii) marketing the services of the registrant to clients or potential clients;
 - (viii) playing any role (other than as a representative of the shareholder) in the financial affairs of Coinsquare or Coinsquare Capital Markets;
 - (ix) playing any role (other than as a shareholder) in the decision-making that impacts the business or day-to-day management of Coinsquare or Coinsquare Capital Markets;

- (x) supervising any person performing any of the above enumerated activities; and
- (xi) nothing in paragraph 2(e) is intended to restrict the ability of Coinsquare or Coinsquare Capital Markets' Board to request and receive information from Diamond and/or Rostand where the independent directors determine that such information is necessary to fulfil their duties as directors and in the best interest of the company or companies, provided the Board maintains a record of all the requests and information received;
- (f) Coinsquare and Coinsquare Capital Markets shall establish, maintain and require compliance with policies and procedures reasonably designed to ensure compliance with paragraph 2(e) above, including compliance by all directors, officers and employees of Coinsquare and Coinsquare Capital Markets; and
- (g) in the event that Coinsquare and/or Coinsquare Capital Markets fail(s) to meet any of the requirements of paragraph 2(e) or (f) above, it shall immediately advise the Commission and take appropriate measures to promptly remedy such failure.

DATED at Toronto, Ontario this 16th day of July, 2020.

COINSQUARE LTD.

By: "Jason Theofilos"

Name: Jason Theofilos

Title: Director

DATED at Toronto, Ontario this 16th day of July, 2020.

COINSQUARE CAPITAL MARKETS LTD.

By: "Jason Theofilos"

Name: Jason Theofilos
Title: Authorized Signatory

Chapter 3

Reasons: Decisions, Orders and Rulings

3.2 Director's Decisions

3.2.1 Bruce Power L.P. and Bruce Power Inc. – s. 42 of OSC Rule 91-507 Trade Repositories and Derivatives Data Reporting

Headnote

OSC Rule 91-507 – derivatives trade reporting obligations – filers seeking relief from derivatives data reporting obligations in respect of power market contracts entered into with U.S. power systems operators – relief granted from the requirement to report over-the-counter (OTC) derivative transactions in the primary electricity transmission rights market that are executed between the filers and the Independent System Operators and Regional Transmission Operators (ISO/RTOs) of which it is a market participant, subject to conditions. ON reference no. 2020/0157.

DIRECTOR'S EXEMPTION

IN THE MATTER OF BRUCE POWER L.P.

AND

BRUCE POWER INC.

DECISION

(Section 42 of Ontario Securities Commission Rule 91-507 Trade Repositories and Derivatives Data Reporting)

WHEREAS Financial Transmission Rights, Transmission Congestion Contracts, Virtual Transactions, and Bookouts (each as defined below, each a "Financial Contract" and collectively, "Financial Contracts") are derivatives (as such term is defined in Section 1 of the Ontario Securities Act (the "Act")) and are therefore subject to reporting obligations under Ontario Securities Commission (the "OSC" or the "Commission") Rule 91-507 Trade Repositories and Derivatives Data Reporting (OSC Rule 91-507);

AND WHEREAS Bruce Power L.P. ("BPLP") and its general partner, Bruce Power Inc. ("BP" and together with BPLP, the "Filers"), filed an application received by OSC on September 23, 2015 pursuant to section 42 of OSC Rule 91-507 seeking an exemption from the obligation to report certain over-the-counter ("OTC") derivative transactions in accordance with Part 3 of OSC Rule 91-507. This application was granted through a director's order dated November 11, 2016 (the "Original Exemption Order") and applied to transactions in three electricity markets in the U.S., the New York Independent System Operator, Inc. ("NYISO"), the PJM Interconnection, LLC ("PJM"), and the Midcontinent Independent System Operator, Inc. ("MISO") which are independent system operators and regional transmission operators (each individually, an "ISO/RTO" and collectively, the "ISO/RTOs"):

AND WHEREAS on March 19, 2020, the Filers submitted an application to vary the Original Exemption Order. Bruce Power has become an authorized market participant in a fourth U.S. market, the ISO New England Inc. ("ISO-NE"), which is also an ISO/RTO, and is requesting that the Original Exemption Order be varied to include the same reporting relief for transactions in ISO-NE (the "Requested Relief").

AND UPON the Filers having represented to the Director that:

Background:

- BP is a corporation incorporated under the Business Corporations Act (Ontario);
- 2. BPLP is an all-Canadian limited partnership established under the *Limited Partnerships Act* (Ontario) and BPLP's sole general partner is BP:
- the objects of BPLP include trading electricity in the United States, which involves trading in over-the-counter energyrelated derivatives;

- 4. NYISO, PJM, ISO-NE and MISO are independent system operators and regional transmission operators. These ISO/RTOs are authorized by the United States *Federal Power Act* ("**FPA**") and the regulations made thereunder by the Federal Energy Regulatory Commission ("**FERC**") to create and administer wholesale electricity markets in their respective jurisdictions within the United States;
- FERC Order No. 2000 empowers and requires the ISO/RTOs to implement comprehensive codified sets of rules, tariffs, rate schedules, protocols, processes and policies to govern the wholesale electricity markets in their respective jurisdictions ("Market Rules");
- 6. the wholesale electricity markets established, administered and operated by the ISO/RTOs in accordance with the FPA and the regulations thereunder, consist of both physical and financial markets;
- 7. each ISO/RTO establishes, administers and operates a physical market which governs the real-time operation of power systems, allowing load and generation to be balanced, flows on the transmission systems to be within limits, and voltage and frequency to be maintained (each a "Physical Market");
- 8. in addition to the Physical Market, each ISO/RTO establishes, administers and operates a financial market for the trading of financial contracts linked to the Physical Market (each a "Financial Market", together with the same ISO/RTO's Physical Market, a "Market");
- all persons participating in an ISO/RTO's Market must be approved in advance by the ISO/RTO as authorized market participants in accordance with the applicable Market Rules and are required to meet financial thresholds that are at least equal to those to be applied under OSC Rule 45-501 dealing with "accredited investors" ("Authorized Market Participants");
- 10. BP is an Authorized Market Participant in each ISO/RTO's Market;
- 11. financial contracts traded in the Financial Markets may be linked to locational price differences across transmission paths and to price differences between the day-ahead energy market, which is the ISO/RTOs' advanced scheduling and commitment of resources required to meet the next day's level of physical electricity demand (the "Day-Ahead Energy Market"), and the real-time energy market, which is the ISO/RTOs' scheduling and commitment of resources in the current day, for the same specified locations and time periods (the "Real-Time Energy Market");
- 12. a financial transmission right is a financial contract available to Authorized Market Participants in the Financial Markets administered by MISO, ISO-NE and PJM to offset potential costs related to the congestion price risk of delivering energy to the grid when the grid is congested in the Day-Ahead Energy Market ("Financial Transmission Right");
- 13. payments under a Financial Transmission Right are based on the difference between the price of electricity determined on an ISO/RTO's Physical Market at a specified injection point into the ISO/RTO's energy grid and a specified point where the electricity is deemed to have been withdrawn from the ISO/RTO's energy grid;
- 14. under an obligation-type Financial Transmission Right, the holder may be entitled to receive a payment or obligated to make a payment whereas under an option-type Financial Transmission Right, the holder may be entitled to receive a payment but is under no obligation to make payments:
- 15. a transmission congestion contract is a financial contract available to Authorized Market Participants in NYISO's Markets to hedge price fluctuations of transmission congestion by providing the holder a right to collect, or an obligation to pay, congestion rents in the Day-Ahead Energy Market for energy associated with transmission between specified points of injection and withdrawal ("Transmission Congestion Contract");
- a virtual transaction is a financial contract available to Authorized Market Participants of the ISO/RTOs for the purchase or sale of electricity in the Day-Ahead Energy Market that is not backed by physical assets such as load or generation resources at a specified location and where settlement occurs financially through an offsetting position which is automatically taken in the Real-Time Energy Market at the same specified location (a "Virtual Transaction");
- 17. a bookout is a contract available to Authorized Market Participants of the ISO/RTOs for the purchase or sale of electricity in the Day-Ahead Energy Market with a feature that operates to offset the purchase or sale in the Day-Ahead Market prior to physical delivery or curtailment, with a transaction of equal and opposite volume for the same delivery period and location in the Real-Time Energy Market (a "Bookout");
- 18. the provisions of the Market Rules are complete codes, covering the form and content of all the transactions in a ISO/RTO's Market, including the Financial Market;

- 19. Financial Contracts are issued by the ISO/RTOs to Authorized Market Participants in the Financial Markets in accordance with the Market Rules (the "**Primary Market**");
- 20. the Market Rules may allow for the resale of Financial Contracts between Authorized Market Participants (the "Secondary Market");

Regulatory Oversight

- 21. the Filers are not in default of securities legislation in any jurisdiction in Canada or the United States;
- 22. BP operates pursuant to the license granted to it by the Ontario Energy Board (the "**OEB**") under the *Ontario Energy Board Act*, 1998 (the "**OEB Licence**");
- 23. each ISO/RTO's Market is subject to monitoring and oversight by FERC in accordance with the Market Rules, FERC Order No. 2000, FERC Order No. 719 and FERC Regulation 35.47;
- 24. BP operates in each ISO/RTO's Market pursuant to the market-based rate authority FERC Electric Tariff, Docket No. **ER07-907-000**, issued to it by FERC;
- 25. FERC is the principal regulatory body under the FPA vested with the powers to oversee the ISO/RTOs, including the ISO/RTO-administered Financial Markets:
- 26. FERC Order No. 719 requires: (i) each ISO/RTO to establish an internal market monitoring department ("**MMU**") and to provide the MMU with full and free access to all market data collected by the ISO/RTO and (ii) the MMU to report directly to the ISO/RTO's board of directors and to make a market surveillance report public at least quarterly;
- 27. FERC conducts real-time monitoring of each of the ISO/RTOs' Markets and analyses reports from each MMU;
- 28. FERC has broad investigative powers into the conduct of the ISO/RTOs and the authority to impose penalties, order disgorgement of ill-gotten profits and to impose criminal liability for willful violations of the FPA;
- 29. all transactions, including the Financial Contracts, concluded within the Markets must conform to the applicable ISO/RTO's Market Rules;
- 30. the regulation of each Market by the ISO/RTOs and FERC is comprehensive and consistent with the purposes of the Act: and
- 31. by Final Order 78 FR 19879 (2013), the United States Commodity Futures Trading Commission (the "CFTC"), in response to a petition from certain regional transmission equivalents and independent system operators, including the ISO/RTOs, exempted the Financial Contracts from the application of certain provisions of the United States Commodity Exchange Act, including the swap transaction reporting obligations therein ("CFTC Order");

AND UPON the Director being satisfied that exempting the Filers from the reporting requirements under Part 3 of OSC Rule 91-507, in relation to Financial Contracts executed in the RTO/ISOs' Financial Markets, would not be prejudicial to the public interest:

IT IS THE DECISION of the Director that pursuant to section 42 of OSC Rule 91-507 that transactions in Financial Contracts executed by the BPLP or by BP, in its capacity as general partner of BPLP, with the ISO/RTOs in the Primary Market are exempt from the reporting requirements under Part 3 of OSC Rule 91-507;

PROVIDED THAT:

- a. BP continues to operate pursuant to a valid OEB Licence;
- b. BP continues to operate pursuant to a valid FERC Electric Tariff;
- c. the Filers remain in compliance with the Market Rules;
- d. transactions in the Financial Contracts continue to be excluded from CFTC swap data reporting requirements under the CFTC Order;

- e. each Financial Contract is linked to, and the aggregate volume of Financial Contracts for any period of time is limited by, the physical capability of the electricity transmission system operated by the ISO/RTO offering the Financial Contract, for such period;
- f. the Filers promptly comply with requests from the Commission, on an as-needed basis, to share (i) positional data, (ii) transactional data, (iii) valuation data and (iv) clearing account data, within the Filers' possession in respect of the Financial Contracts, including any information or documentation concerning such data, in a form acceptable to the Commission; and
- g. the Filers shall not disclose to any person or company any request by the Commission for data, information, or documentation and shall maintain the confidentiality of the request and any response to it. Where disclosure may be required by law, the Filers will, to the extent permitted by law, inform the Commission of the disclosure requirement.

Dated July 8, 2020

"Kevin Fine"
Director, Derivatives
Ontario Securities Commission

3.2.2 John Doe - s. 31

IN THE MATTER OF STAFF'S RECOMMENDATION TO REFUSE TO REGISTER JOHN DOE

OPPORTUNITY TO BE HEARD BY THE DIRECTOR UNDER SECTION 31 OF THE SECURITIES ACT (Ontario)

Decision

- 1. For the reasons outlined below, following the exercise by John Doe (the **Applicant**) of an opportunity to be heard before me (the **OTBH**) under section 31 of the *Securities Act*, R.S.O. 1990, c. S.5, as amended (the **Act**), it is my decision to register the Applicant as a mutual fund dealing representative of the registered mutual fund dealer (the **Sponsoring Firm**) that has sponsored his application (the **Application**) for such registration, which staff (**Staff**) of the Ontario Securities Commission (the **Commission** or **OSC**) had recommended I refuse on the basis that the Applicant lacks the integrity required for registration, and that his registration would be objectionable.
- 2. It is also my decision, pursuant to clause 10 (a) of the Procedures for Opportunities to be Heard Before Director's Decisions On Registration Matters,¹ that all written submissions (including Exhibits) and transcripts of appearances in the OTBH be sealed and not available for disclosure to the public, on the basis that, in my opinion, the desirability of avoiding the disclosure of intimate personal matters that are discussed in these documents outweighs the public benefit of openness in Commission proceedings. Accordingly, in this Decision I have replaced the proper name of the Applicant with the pseudonym "John Doe," and limited the presentation of certain other personal identifying information in order to protect the privacy interests of persons that are involved with, or may be affected by, this matter.

Overview

- 3. In 2015, the Applicant plead guilty to one count of possession of child pornography in the form of a computer video file, contrary to section 163.1(4) of the Criminal Code (Canada) (the Offence), for which he received a sentence of four months imprisonment followed by three years of probation and a monetary fine. The Applicant was also required to receive counseling after his release from prison as directed by his probation officer.
- 4. In 2011, at the time the Offence was committed, the Applicant was in university.
- 5. In 2019, the Applicant submitted his application for registration as a mutual fund dealing representative of the Sponsoring Firm. In his Application, he fully disclosed his prior criminal conviction, including the nature of the Offence, the length of the prison sentence imposed, the length of probation, and the monetary fine.
- 6. The OSC administers the registration process for firms and individuals applying for registration as a mutual fund dealer or as a dealing representative of a mutual fund dealer.
- 7. In 2019, the Applicant attended, without representation by counsel, a voluntary interview with Staff to discuss his Application (the Interview). In this Interview, Staff enquired about his Offence and the Applicant provided an explanation of the circumstances that gave rise to the criminal charge and his ultimate conviction. It is during this Interview that Staff asserts that the Applicant was not being honest with them by representing to Staff that his purpose in possessing the child pornography was to conduct academic research, which staff has asserted was unreasonable and unrealistic given the circumstances.
- 8. The OTBH included written submissions of Mark Skuce, Senior Legal Counsel, OSC and Ellen Bessner and Brendan Monahan of Babin Bessner Spry, counsel for the Applicant, with appearances that took place on June 26, 2020 via video conference. These proceeding were not made open to the public because intimate personal or other matters may have been disclosed that, in my opinion, would outweigh the public benefit of openness in Commission proceedings.

Law and Reasons

9. Subsection 27(1) of the Act provides that the Director shall register a person, unless it appears to the Director that the person is not suitable for registration under the Act, or that the registration is otherwise objectionable. Subsection 27(2) states that in considering whether a person is suitable for registration, the Director shall consider the requirements prescribed in the regulations relating to proficiency, solvency and integrity.

online: OSC https://www.osc.gov.on.ca/en/34426.htm>.

Staff's Submissions

- 10. Staff has submitted that the criminal conduct of the Applicant which was the subject matter of the Offence has been appropriately dealt with by the criminal justice system and does not form the basis of Staff's recommendation that his Application for registration be refused.
- 11. The basis for Staff's recommendation to refuse the registration of the Applicant is that during the Interview he was not honest with Staff about the underlying reasons for his commission of the Offence. Staff has asserted that, by not being honest to Staff about his true purpose in possessing the child pornography, which Staff has contended was his personal curiosity, this impugns the Applicant's integrity for the purpose of registration.
- 12. Staff obtained the court records and transcripts from the plea and sentencing hearing in respect of the Offence, which were submitted in the OTBH.

The Applicant's Submissions

- 13. Counsel for the Applicant has submitted that, at the time of the Offence, the Applicant was a young adult. He plead guilty to the Offence and has completed his sentence and probation. He has accepted responsibility for his actions, is remorseful, and understands that the Offence was not a "victimless" crime.
- 14. Counsel for the Applicant has also submitted that this was the Applicant's first and only offence and that he has had no other issues with the law. He has paid the price for his crime and, in this circumstance, the underlying criminal conviction should not be the basis for the recommendation to refuse his registration.
- 15. Counsel for the Applicant has submitted that the Applicant was honest with Staff during the Interview. He responded in detail to the questions asked. However, counsel asserts that Staff did not explicitly ask the question for which Staff is asserting he did not provide an honest response.

Findings

- 16. The primary question of fact in the OTBH is whether the Applicant was honest with Staff during the Interview. If I find that the Applicant was honest in the Interview, then Staff has stated that there is no other basis to refuse his Application at this time.
- 17. Staff submits that the Applicant's responses to certain questions asked during the Interview relating to his personal motives for committing the Offence were unreasonable and unrealistic. I don't believe that as Director, or Staff for that matter, can get into the mind of the Applicant at the time the Offence was committed to determine if his thoughts then were reasonable or realistic.
- 18. However, what I can assess is the record from the criminal trial. Having reviewed the transcripts from the court proceedings (plea and sentencing) against the transcript of the Interview, I have found there to be a consistent representation of the facts and circumstances of the criminal case. This leads me to conclude that the Applicant provided an honest response to Staff during the Interview.
- 19. The Applicant has complied with the regulatory requirement to disclose the criminal conviction in his registration application. He also provided a letter of support from the Chief Compliance Officer of his Sponsoring Firm, who has interacted with him, in a capacity that did not require registration, for a period of six years, prior to his application for registration.
- 20. I am satisfied that the Applicant has taken responsibility for his actions, is remorseful and understands that his actions were a crime.

Conclusions

- 21. Based on the foregoing, I reject Staff's recommendation to refuse the Applicant's registration and have directed our registration Staff to, as soon as practicable, register the Applicant as mutual fund dealing representative of the Sponsoring Firm.
- 22. Moreover, upon the request of counsel for the Applicant which was supported by Staff, I have also decided to seal the record of this OTBH, as provided for in the above paragraph 2 of this Decision.

"Debra Foubert, J.D."
Director, Compliance and Registrant Regulation Branch
Ontario Securities Commission

July 20, 2020

Chapter 4

Cease Trading Orders

4.1.1 Temporary, Permanent & Rescinding Issuer Cease Trading Orders

| Company Name | Date of Temporary Order | Date of Hearing | Date of Permanent Order | Date of Lapse/Revoke |
|---------------------|----------------------------|-----------------|----------------------------|-------------------------|
| THERE IS NOTHING TO | REPORT THIS WEEK. | | | |

Failure to File Cease Trade Orders

| Company Name | Date of Order | Date of Revocation |
|---------------------------------------|---------------|-----------------------|
| 3 Sixty Risk Solutions Ltd. | July 15, 2020 | |
| Alturas Minerals Corp. | June 22, 2020 | July 20, 2020 |
| Core One Labs Inc. | July 15, 2020 | |
| Harborside Inc. | July 15, 2020 | |
| Tree of Knowledge International Corp. | July 15, 2020 | |

4.2.1 Temporary, Permanent & Rescinding Management Cease Trading Orders

| Company Name | Date of Order | Date of Lapse |
|---------------------------------------|---------------|---------------|
| 3 Sixty Risk Solutions Ltd. | 18 June 2020 | July 15, 2020 |
| DelphX Capital Markets Inc. | June 16, 2020 | July 15, 2020 |
| Harborside Inc. | 16 June 2020 | July 15, 2020 |
| Tree of Knowledge International Corp. | 24 June 2020 | July 15, 2020 |

4.2.2 Outstanding Management & Insider Cease Trading Orders

| Company Name | Date of Order or Temporary Order | Date of Hearing | Date of Permanent Order | Date of Lapse/ Expire | Date of Issuer Temporary Order |
|-------------------------------|-------------------------------------|--------------------|-------------------------------|--------------------------|---|
| Performance Sports Group Ltd. | 19 October 2016 | 31 October 2016 | 31 October 2016 | | |

| Company Name | Date of Order | Date of Lapse |
|---------------------------------------|---------------|---------------|
| 3 Sixty Risk Solutions Ltd. | 18 June 2020 | July 15, 2020 |
| DelphX Capital Markets Inc. | 16 June 2020 | July 15, 2020 |
| Imaging Dynamics Company Ltd. | 17 June 2020 | |
| Harborside Inc. | 16 June 2020 | July 15, 2020 |
| RYU Apparel Inc. | 17 June 2020 | |
| SponsorsOne Inc. | 22 June 2020 | |
| Tree of Knowledge International Corp. | 24 June 2020 | July 15, 2020 |



This page intentionally left blank

Chapter 7

Insider Reporting

The following is a weekly summary of insider transactions by insiders of *Ontario reporting issuers* in SEDI[®] (the System for Electronic Disclosure by Insiders). The weekly summary contains insider transactions reported during the 7-day period ending Sunday at 11:59 p.m. (i.e. the Sunday prior to the Bulletin Issue date).

Guide to Codes

Relationship of Insider to Issuer (Rel'n)

- 1 Issuer
- 2 Subsidiary of Issuer
- 3 10% Security Holder of Issuer
- 4 Director of Issuer
- 5 Senior Officer of Issuer
- 6 Director or Senior Officer of 10% Security Holder
- 7 Director or Senior Officer of Insider or Subsidiary of Issuer (other than in 4,5,6)
- 8 Deemed Insider 6 Months before becoming Insider

Nature of Transaction (T/O)

- 00 Opening Balance-Initial SEDI Report
- 10 Acquisition or disposition in the public market
- 11 Acquisition or disposition carried out privately
- 15 Acquisition or disposition under a prospectus
- 16 Acquisition or disposition under a prospectus exemption
- 22 Acquisition or disposition pursuant to a take-over bid, merger or acquisition
- 30 Acquisition or disposition under a purchase/ ownership plan
- 35 Stock dividend
- 36 Conversion or exchange
- 37 Stock split or consolidation
- 38 Redemption, retraction, cancellation, repurchase
- 40 Short sale
- 45 Compensation for property
- 46 Compensation for services
- 47 Acquisition or disposition by gift
- 48 Acquisition by inheritance or disposition by bequest
- 50 Grant of options
- 51 Exercise of options
- 52 Expiration of options
- 53 Grant of warrants
- 54 Exercise of warrants
- 55 Expiration of warrants
- 56 Grant of rights
- 57 Exercise of rights
- 59 Exercise for cash
- 70 Acquisition or disposition (writing) of third party derivative
- 71 Exercise of third party derivative
- 72 Other settlement of third party
- 73 Expiration of third party derivative
- 90 Change in nature of ownership
- 97 Other
- 99 Correction of Information

Note: The asterisk in the "Date/Month End Holding" column indicates the insider disagreed with the system calculated balance when the transaction was reported.

- 1 SEDI® is a registered trademark owned by CDS INC.
- 2 ©CDS INC.

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-----------------------------|------------------------|---|---------|---------------------|-----|---------------|----------------------------|---|
| 1911 Gold Corporation | Common Shares | Dundee Corporation | 3 | 2019-03-18 | 00 | | | |
| 1911 Gold Corporation | Common Shares | Dundee Corporation | 3 | 2020-07-14 | 11 | 0.51 | 1,960,800 | 1,960,800 |
| 1911 Gold Corporation | Common Shares | Dundee Corporation | 3 | 2020-07-14 | 11 | 0.46 | 4,592,517 | 645,850 |
| 1911 Gold Corporation | Common Shares | Heinrichs, Shaun Perin | 5 | 2020-07-14 | 16 | 0.51 | 190,334 | 30,000 |
| 1911 Gold Corporation | Common Shares | Hoffman, Michael | 4 | 2020-07-14 | 16 | 0.51 | 199,000 | 50,000 |
| 1911 Gold Corporation | Common Shares | Schultz, Blair | 4, 5 | 2020-07-14 | 16 | 0.51 | 1,274,967 | 100,000 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-13 | 38 | 1.7 | 13,617 | 400 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-13 | 38 | | 7,317 | -6,300 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-14 | 38 | 1.6993 | 8,717 | 1,400 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-14 | 38 | | 1,800 | -6,917 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-15 | 38 | 1.7 | 2,500 | 700 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-15 | 38 | | 2,100 | -400 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-16 | 38 | 1.7046 | 9,017 | 6,917 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-16 | 38 | | 7,617 | -1,400 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-17 | 38 | 1.6943 | 8,317 | 700 |
| 5N Plus Inc. | Common Shares | 5N Plus Inc. | 1 | 2020-07-17 | 38 | | 7,617 | -700 |
| 66 Resources Corp. | Options | Henneberry, Ralph Timothy | 5 | 2020-07-10 | 00 | | 500,000 | |
| Abitibi Royalties Inc. | Common Shares | Ball, lan | 4, 5 | 2020-07-14 | 10 | 21.4 | 249,740 | 200 |
| Abitibi Royalties Inc. | Common Shares | Ball, lan | 4, 5 | 2020-07-14 | 10 | 21.17 | 36,050 | 300 |
| AbraPlata Resource Corp. | Common Shares | Wood, Flora Emily MacKay | 4 | 2020-07-09 | 16 | 0.115 | 255,707 | 86,957 |
| AbraPlata Resource Corp. | Warrants | Wood, Flora Emily MacKay | 4 | 2019-12-19 | 00 | | | |
| AbraPlata Resource Corp. | Warrants | Wood, Flora Emily MacKay | 4 | 2020-07-09 | 16 | 0.17 | 86,957 | 86,957 |
| ADCORE Inc. | Restricted Share Units | Brill, Omri | 3, 4, 5 | 2019-05-27 | 00 | | , | , |
| ADCORE Inc. | Restricted Share Units | Brill, Omri | 3, 4, 5 | 2020-07-09 | 56 | | 50,000 | 50,000 |
| ADCORE Inc. | Restricted Share Units | Brill, Omri | 3, 4, 5 | 2020-07-09 | 56 | | 313,333 | 263,333 |
| ADCORE Inc. | Restricted Share Units | Jaegermann, Ronen | 4 | 2019-05-27 | 00 | | , | , |
| ADCORE Inc. | Restricted Share Units | Jaegermann, Ronen | 4 | 2020-07-09 | 56 | | 100,000 | 100,000 |
| ADCORE Inc. | Restricted Share Units | Munro, Robert | 4 | 2018-09-14 | 00 | | , | , |
| ADCORE Inc. | Restricted Share Units | Munro, Robert | 4 | 2020-07-09 | 56 | | 50,000 | 50,000 |
| ADCORE Inc. | Restricted Share Units | Nevo, Roy | 4, 5 | 2019-05-27 | 00 | | 33,000 | 00,000 |
| ADCORE Inc. | Restricted Share Units | Nevo, Roy | 4, 5 | 2020-07-09 | 56 | | 50,000 | 50,000 |
| ADCORE Inc. | Restricted Share Units | Nevo, Roy | 4, 5 | 2020-07-09 | 56 | | 128,333 | 78,333 |
| ADCORE Inc. | Restricted Share Units | Saltzman, Jason | 4 | 2019-05-27 | 00 | | -, | ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, |
| ADCORE Inc. | Restricted Share Units | Saltzman, Jason | 4 | 2020-07-09 | 56 | | | 500,000 |
| ADCORE Inc. | Restricted Share Units | Saltzman, Jason | 4 | 2020-07-09 | 56 | | | 500,000 |
| ADCORE Inc. | Restricted Share Units | Saltzman, Jason | 4 | 2020-07-09 | 56 | | 50,000 | 50,000 |
| Adventus Mining Corporation | Common Shares | Kargl-Simard, Christian Peter Thomas | 4, 5 | 2020-07-13 | 10 | 1.574 | 2,073,500 | 1,500 |
| Aecon Group Inc. | Deferred Share Units | Brace, John Wycliffe | 4 | 2020-07-15 | 56 | 14.79 | 8,227 | 1,150 |
| Aecon Group Inc. | Deferred Share Units | Franceschini, Anthony P. | 4 | 2020-07-15 | 56 | 14.79 | 54,816 | 1,150 |
| Aecon Group Inc. | Deferred Share Units | Hole, James Douglas | 4 | 2020-07-15 | 56 | 14.79 | 55,531 | 1,150 |
| Aecon Group Inc. | Deferred Share Units | Rosenfeld, Eric Stuart | 4 | 2020-07-15 | 56 | 14.79 | 24,380 | 1,150 |
| Aecon Group Inc. | Deferred Share Units | Wolburgh Jenah, Susan | 4 | 2020-07-15 | 56 | 14.79 | 33,120 | 1,150 |
| AEterna Zentaris Inc. | Common Shares | Desbiens, Pierre-Yves | 4 | 2020-03-31 | 00 | | | |
| AEterna Zentaris Inc. | Common Shares | Desbiens, Pierre-Yves | 4 | 2020-07-13 | 10 | 0.4159 | 30,000 | 30,000 |
| AGF Management Limited | Common Shares Class B | | 1 | 2020-07-10 | 38 | 4.9157 | 9,100 | 9,100 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-10 | 38 | 4.9157 | 0 | -9,100 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-13 | 38 | 4.9882 | 14,700 | 14,700 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-13 | 38 | 4.9882 | 0 | -14,700 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-14 | 38 | 4.9079 | 32,000 | 32,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-----------------------------------|--|---|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-14 | 38 | 4.9079 | 0 | -32,000 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-15 | 38 | 5 | 3,000 | 3,000 |
| AGF Management Limited | Common Shares Class B | | 1 | 2020-07-15 | 38 | 5 | 0 | -3,000 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-16 | 38 | 5 | 700 | 700 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-16 | 38 | 5 | 0 | -700 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-17 | 38 | 4.9917 | 10,400 | 10,400 |
| AGF Management Limited | Common Shares Class B | AGF Management Limited, La Societe de Gestion AGF Limitee | 1 | 2020-07-17 | 38 | 4.9917 | 0 | -10,400 |
| AGF Management Limited | Common Shares Class B | BASARABA, Adrian | 5 | 2020-07-09 | 90 | | 35,000 | 35,000 |
| AGF Management Limited | Common Shares Class B | BASARABA, Adrian | 5 | 2020-07-09 | 90 | | 37,076 | 2,076 |
| AGF Management Limited | Common Shares Class B | BASARABA, Adrian | 5 | 2020-07-09 | 90 | | 86,648 | 49,572 |
| AGF Management Limited | Common Shares ESOP - Cash | BASARABA, Adrian | 5 | 2020-07-09 | 90 | | 2,880 | -49,572 |
| AGF Management Limited | Common Shares ESOP - Select Plan | BASARABA, Adrian | 5 | 2020-07-09 | 90 | | 2 | -2,076 |
| AGF Management Limited | Common Shares ESOP - Select Plan | BASARABA, Adrian | 5 | 2020-07-09 | 30 | 9.16 | 0 | -2 |
| AGF Management Limited | Common Shares ESP Vested | BASARABA, Adrian | 5 | 2020-07-09 | 90 | | 1 | -35,000 |
| AGF Management Limited | Common Shares ESP Vested | BASARABA, Adrian | 5 | 2020-07-09 | 30 | 5.68 | 0 | -1 |
| Air Canada | Share Units (Long-Term Incentive Plan) | Nasr, Mark Youssef | 5 | 2020-07-11 | 59 | 16.39 | 34,771 | -1,000 |
| Alamos Gold Inc. | Common Shares Class A | Barwell, Christine | 5 | 2020-07-10 | 30 | 13.93 | 29,656 | 267 |
| Alamos Gold Inc. | Common Shares Class A | Bostwick, Christopher John | 5 | 2020-07-10 | 30 | 13.93 | 74,148 | 441 |
| Alamos Gold Inc. | Common Shares Class A | Chavez - Martinez, Mario Luis | 5 | 2020-07-10 | 30 | 10.26 | 72,462 | 384 |
| Alamos Gold Inc. | Common Shares Class A | Engelstad, Nils Frederik Jonas | 8 | 2020-07-10 | 30 | 13.93 | 19,243 | 337 |
| Alamos Gold Inc. | Common Shares Class A | Fisher, Gregory S. | 5 | 2020-07-10 | 30 | 13.93 | 24,549 | 204 |
| Alamos Gold Inc. | Common Shares Class A | MacPhail, Peter | 5 | 2020-07-10 | 30 | 13.93 | 127,864 | 426 |
| Alamos Gold Inc. | Common Shares Class A | | 4, 5 | 2020-07-10 | 30 | 13.93 | 665,849 | 794 |
| Alamos Gold Inc. | Common Shares Class A | , , | 5 | 2020-07-10 | 30 | 13.93 | 41,044 | 295 |
| Alamos Gold Inc. | Common Shares Class A | | 5 | 2020-07-10 | 30 | 13.93 | 14,675 | 216 |
| Alamos Gold Inc. | Common Shares Class A | | 5 | 2020-07-10 | 30 | 13.93 | 107,054 | 553 |
| Alamos Gold Inc. | Rights Deferred Share Units | Prichard, John Robert Stobo | 4 | 2020-07-15 | 30 | | 45,233 | 338 |
| Alamos Gold Inc. | Common Shares Class A | | 5 | 2020-07-10 | 30 | 13.93 | 15,183 | 216 |
| Algernon Pharmaceuticals Inc. | Common Shares | Sadhra, Michael | 4, 5 | 2018-10-17 | 37 | | 381,250 | -381,250 |
| Algernon Pharmaceuticals Inc. | Options | Sadhra, Michael | 4, 5 | 2018-10-17 | 37 | 0.15 | 550,000 | -250,000 |
| Algernon Pharmaceuticals Inc. | Options | Sadhra, Michael | 4, 5 | 2018-10-17 | 37 | 0.24 | 400,000 | -150,000 |
| Algernon Pharmaceuticals Inc. | Warrants | Sadhra, Michael | 4, 5 | 2019-11-25 | 55 | 0.15 | 0 | -791,667 |
| Algonquin Power & Utilities Corp. | Deferred Share Units | Ball, Christopher James | 4 | 2020-07-15 | 30 | 17.541 | 72,235 | 891 |
| Algonquin Power & Utilities Corp. | Performance Share Units | , | 5 | 2020-07-15 | 30 | 17.541 | 53,778 | 663 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Banskota, Arun | 5 | 2020-07-15 | 30 | 17.541 | 110,316 | 1,361 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-----------------------------------|-------------------------|---------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Algonquin Power & Utilities Corp. | Deferred Share Units | Barnes, Melissa Stapleton | 4 | 2020-07-15 | 30 | 17.541 | 33,467 | 413 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Bronicheski, David John | 5 | 2020-07-15 | 30 | 17.541 | 101,835 | 464 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Bronicheski, David John | 5 | 2020-07-15 | 30 | 17.541 | 102,299 | 464 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Bronicheski, David John | 5 | 2020-07-15 | 30 | 17.541 | 102,637 | 338 |
| Algonquin Power & Utilities Corp. | Deferred Share Units | Huskilson, Christopher | 4 | 2020-07-15 | 30 | 17.541 | 4,114 | 51 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Jarratt, Christopher Kenneth | 5 | 2020-07-15 | 30 | 17.541 | 242,782 | 1,116 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Jarratt, Christopher Kenneth | 5 | 2020-07-15 | 30 | 17.541 | 243,897 | 1,115 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Jarratt, Christopher Kenneth | 5 | 2020-07-15 | 30 | 17.541 | 244,685 | 788 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Jarratt, Christopher Kenneth | 5 | 2020-07-15 | 30 | 17.541 | 285,453 | 589 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Jarratt, Christopher Kenneth | 5 | 2020-07-15 | 30 | 17.541 | 286,122 | 669 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Jarratt, Christopher Kenneth | 5 | 2020-07-15 | 30 | 17.541 | 286,660 | 538 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Jarratt, Christopher Kenneth | 5 | 2020-07-15 | 30 | 17.541 | 288,422 | 1,762 |
| Algonquin Power & Utilities Corp. | Performance Share Units | | 5 | 2020-07-15 | 30 | 17.541 | 47,996 | 326 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Johnston, Anthony Hunter | 5 | 2020-07-15 | 30 | 17.541 | 48,265 | 269 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Johnston, Anthony Hunter | 5 | 2020-07-15 | 30 | 17.541 | 64,244 | 481 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Johnston, Anthony Hunter | 5 | 2020-07-15 | 30 | 17.541 | 64,559 | 315 |
| Algonquin Power & Utilities Corp. | Deferred Share Units | Laney, Randy David | 4 | 2020-07-15 | 30 | 17.541 | 25,858 | 319 |
| Algonquin Power & Utilities Corp. | Deferred Share Units | Moore, Kenneth | 4 | 2020-07-15 | 30 | 17.541 | 204,937 | 2,528 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Norman, Jeffery Todd | 5 | 2020-07-15 | 30 | 17.541 | 57,505 | 158 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Norman, Jeffery Todd | 5 | 2020-07-15 | 30 | 17.541 | 57,794 | 289 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Norman, Jeffery Todd | 5 | 2020-07-15 | 30 | 17.541 | 58,063 | 269 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Norman, Jeffery Todd | 5 | 2020-07-15 | 30 | 17.541 | 36,031 | 169 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Norman, Jeffery Todd | 5 | 2020-07-15 | 30 | 17.541 | 36,310 | 279 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Olsen, Kirsten | 5 | 2020-07-15 | 30 | 17.541 | 7,942 | 98 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Paravalos, Mary Ellen | 5 | 2020-07-15 | 30 | 17.541 | 23,993 | 172 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Paravalos, Mary Ellen | 5 | 2020-07-15 | 30 | 17.541 | 24,119 | 126 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Paravalos, Mary Ellen | 5 | 2020-07-15 | 30 | 17.541 | 15,983 | 197 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Robertson, Ian Edward | 5 | 2020-07-15 | 30 | 17.541 | 346,833 | 1,594 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Robertson, Ian Edward | 5 | 2020-07-15 | 30 | 17.541 | 348,426 | 1,593 |
| Algonquin Power & Utilities | Performance Share Units | Robertson, Ian Edward | 5 | 2020-07-15 | 30 | 17.541 | 349,551 | 1,125 |
| Corp. Algonquin Power & Utilities | Restricted Share Units | Robertson, lan Edward | 5 | 2020-07-15 | 30 | 17.541 | 359,223 | 623 |
| Corp. Algonquin Power & Utilities | Restricted Share Units | Robertson, Ian Edward | 5 | 2020-07-15 | 30 | 17.541 | 359,938 | 715 |
| Corp. Algonquin Power & Utilities | Restricted Share Units | Robertson, Ian Edward | 5 | 2020-07-15 | 30 | 17.541 | 360,569 | 631 |
| Corp. | | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-----------------------------------|-------------------------|------------------------|------------|---------------------|-----|---------------|----------------------------|-----------------------|
| Algonquin Power & Utilities Corp. | Restricted Share Units | Robertson, Ian Edward | 5 | 2020-07-15 | 30 | 17.541 | 363,079 | 2,510 |
| Algonquin Power & Utilities Corp. | Deferred Share Units | Saidi, Masheed Hegi | 4 | 2020-07-15 | 30 | 17.541 | 43,255 | 534 |
| Algonquin Power & Utilities Corp. | Deferred Share Units | Samil, Dilek | 4 | 2020-07-15 | 30 | 17.541 | 44,073 | 544 |
| Algonquin Power & Utilities Corp. | Deferred Share Units | Steeves, George Lester | 4 | 2020-07-15 | 30 | 17.541 | 82,733 | 1,021 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Tindale, Jennifer Sara | 5 | 2020-07-15 | 30 | 17.541 | 61,251 | 241 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Tindale, Jennifer Sara | 5 | 2020-07-15 | 30 | 17.541 | 61,527 | 276 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Tindale, Jennifer Sara | 5 | 2020-07-15 | 30 | 17.541 | 61,772 | 245 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Tindale, Jennifer Sara | 5 | 2020-07-15 | 30 | 17.541 | 22,636 | 279 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Trisic, George | 5 | 2020-07-15 | 30 | 17.541 | 53,166 | 239 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Trisic, George | 5 | 2020-07-15 | 30 | 17.541 | 53,405 | 239 |
| Algonquin Power & Utilities Corp. | Performance Share Units | Trisic, George | 5 | 2020-07-15 | 30 | 17.541 | 53,588 | 183 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Trisic, George | 5 | 2020-07-15 | 30 | 17.541 | 62,817 | 203 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Trisic, George | 5 | 2020-07-15 | 30 | 17.541 | 62,968 | 151 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Trisic, George | 5 | 2020-07-15 | 30 | 17.541 | 63,238 | 270 |
| Algonquin Power & Utilities Corp. | Restricted Share Units | Trisic, George | 5 | 2020-07-15 | 30 | 17.541 | 63,396 | 158 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Anderton, Niall | 5 | 2019-08-01 | 00 | | | |
| Alimentation Couche-Tard | Deferred Share Units | Anderton, Niall | 5 | 2020-07-09 | 56 | 43.38 | 1,405 | 1,405 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Anderton, Niall | 5 | 2020-07-09 | 56 | 43.38 | 12,424 | 2,610 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Bednarz, Brian John | 5 | 2020-07-09 | 56 | 43.38 | 21,247 | 4,311 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Bednarz, Brian John | 5 | 2013-02-08 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Bednarz, Brian John | 5 | 2020-07-09 | 56 | 43.38 | 2,321 | 2,321 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Bouchard, Alain | 4, 6, 7, 5 | 2020-07-09 | 56 | 43.38 | 233,112 | 41,852 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Bouchard, Alain | 4, 6, 7, 5 | 2002-04-30 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Bouchard, Alain | 4, 6, 7, 5 | 2020-07-09 | 56 | 43.38 | 22,535 | 22,535 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Cunnington, Kathy | 5 | 2020-07-09 | 56 | 43.38 | 22,413 | 4,399 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Cunnington, Kathy | 5 | 2011-01-03 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Cunnington, Kathy | 5 | 2020-07-09 | 56 | 43.38 | 2,369 | 2,369 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Davis, Darrell J. | 7 | 2020-07-09 | 56 | 43.38 | 44,679 | 8,135 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Davis, Darrell J. | 7 | 2005-10-17 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Davis, Darrell J. | 7 | 2020-07-09 | 56 | 43.38 | 4,380 | 4,380 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Descheneaux, Mathieu | 5 | 2018-09-20 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Descheneaux, Mathieu | 5 | 2020-07-09 | 56 | 43.38 | 871 | 871 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Descheneaux, Mathieu | 5 | 2020-07-09 | 56 | 43.38 | 9,999 | 1,618 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-------------------------------|-------------------------|--------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Alimentation Couche-Tard Inc. | Deferred Share Units | HALL LEFEVRE, DEBORAH | 5 | 2017-04-10 | 00 | | · · | · |
| Alimentation Couche-Tard Inc. | Deferred Share Units | HALL LEFEVRE, DEBORAH | 5 | 2020-07-09 | 56 | 43.38 | 3,346 | 3,346 |
| Alimentation Couche-Tard Inc. | Performance Share Units | HALL LEFEVRE, DEBORAH | 5 | 2020-07-09 | 56 | 43.38 | 71,115 | 6,213 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Hannasch, Brian Patrick | 4, 5 | 2020-07-09 | 56 | 43.38 | 423,817 | 82,653 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Hannasch, Brian Patrick | 4, 5 | 2002-07-03 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Hannasch, Brian Patrick | 4, 5 | 2020-07-09 | 56 | 43.38 | 44,506 | 44,506 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Høidahl, Hans-Olav | 7 | 2012-06-19 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Høidahl, Hans-Olav | 7 | 2020-07-09 | 56 | 43.38 | 1,339 | 1,339 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Høidahl, Hans-Olav | 7 | 2020-07-09 | 56 | 43.38 | 16,367 | 2,487 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Johnson, Richard David | 7 | 2019-07-15 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Johnson, Richard David | 7 | 2020-07-09 | 56 | 43.38 | 3,066 | 3,066 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Johnson, Richard David | 7 | 2020-07-09 | 56 | 43.38 | 23,854 | 5,694 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | LEWIS, KEVIN ANDREW | 5 | 2017-08-01 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | LEWIS, KEVIN ANDREW | 5 | 2020-07-09 | 56 | 43.38 | 5,087 | 5,087 |
| Alimentation Couche-Tard Inc. | Performance Share Units | LEWIS, KEVIN ANDREW | 5 | 2020-07-09 | 56 | 43.38 | 81,700 | 9,446 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Madsen, Jørn | 7 | 2020-07-09 | 56 | 43.3 | 19,612 | 3,360 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Madsen, Jørn | 7 | 2012-06-19 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Madsen, Jørn | 7 | 2020-07-09 | 56 | 43.38 | 1,809 | 1,809 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Miller, Alex | 5 | 2012-10-15 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Miller, Alex | 5 | 2020-07-09 | 56 | 43.38 | 4,818 | 4,818 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Miller, Alex | 5 | 2020-07-09 | 56 | 43.38 | 49,626 | 8,948 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Poirier, Suzanne | 5 | 2018-12-10 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Poirier, Suzanne | 5 | 2020-07-09 | 56 | 43.38 | 755 | 755 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Poirier, Suzanne | 5 | 2020-07-09 | 56 | 43.38 | 5,910 | 1,402 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Strand, Ina | 7 | 2020-07-09 | 56 | 43.38 | 15,185 | 2,141 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Strand, Ina | 7 | 2012-06-19 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Strand, Ina | 7 | 2020-07-09 | 56 | 43.38 | 1,153 | 1,153 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Tessier, Claude | 5 | 2016-01-28 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Tessier, Claude | 5 | 2020-07-09 | 56 | 43.38 | 5,510 | 5,510 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Tessier, Claude | 5 | 2020-07-09 | 56 | 43.38 | 68,827 | 10,233 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Tewell, Dennis | 5 | 2020-07-09 | 56 | 43.38 | 37,168 | 6,260 |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Tewell, Dennis | 5 | 2011-01-03 | 00 | | | |
| Alimentation Couche-Tard Inc. | Restricted Share Units | Tewell, Dennis | 5 | 2020-07-09 | 56 | 43.38 | 3,371 | 3,371 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|-------------------------------------|----------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Alimentation Couche-Tard Inc. | Deferred Share Units | Trudel, Stéphane | 5 | 2018-01-01 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Trudel, Stéphane | 5 | 2020-07-09 | 56 | 43.38 | 2,054 | 2,054 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Trudel, Stéphane | 5 | 2020-07-09 | 56 | 43.38 | 25,659 | 3,815 |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Zamuner, Valery | 5 | 2019-08-27 | 00 | | | |
| Alimentation Couche-Tard Inc. | Deferred Share Units | Zamuner, Valery | 5 | 2020-07-09 | 56 | 43.38 | 968 | 968 |
| Alimentation Couche-Tard Inc. | Performance Share Units | Zamuner, Valery | 5 | 2020-07-09 | 56 | 43.38 | 6,844 | 1,798 |
| Altiplano Metals Inc. | Common Shares | Williamson, John | 3, 4 | 2020-07-17 | 10 | 0.135 | 3,430,168 | 25,000 |
| Altus Group Limited | Deferred Share Units | Brown, Angela Louise | 4 | 2020-07-15 | 56 | 40.83 | 17,276 | 1,010 |
| Altus Group Limited | Deferred Share Units | Brown, Angela Louise | 4 | 2020-07-15 | 56 | 40.83 | 17,336 | 60 |
| Altus Group Limited | Deferred Share Units | Dyer, Colin | 4 | 2020-07-15 | 56 | 40.83 | 3,547 | 750 |
| Altus Group Limited | Deferred Share Units | Dyer, Colin | 4 | 2020-07-15 | 56 | 40.83 | 3,557 | 10 |
| Altus Group Limited | Deferred Share Units | Gaffney, Thomas Anthony | 4 | 2020-07-15 | 56 | 40.83 | 32,104 | 1,010 |
| Altus Group Limited | Deferred Share Units | Gaffney, Thomas Anthony | 4 | 2020-07-15 | 56 | 40.83 | 32,219 | 115 |
| Altus Group Limited | Deferred Share Units | Long, Anthony | 4 | 2020-07-15 | 56 | 40.83 | 5,408 | 1,375 |
| Altus Group Limited | Deferred Share Units | Long, Anthony | 4 | 2020-07-15 | 56 | 40.83 | 5,423 | 15 |
| Altus Group Limited | Deferred Share Units | MacDiarmid, Diane | 4 | 2020-07-15 | 56 | 40.83 | 32,714 | 551 |
| Altus Group Limited | Deferred Share Units | MacDiarmid, Diane | 4 | 2020-07-15 | 56 | 40.83 | 32,832 | 118 |
| Altus Group Limited | Deferred Share Units | Mikulich, Raymond | 4 | 2020-07-15 | 56 | 40.83 | 31,680 | 1,250 |
| Altus Group Limited | Deferred Share Units | Mikulich, Raymond | 4 | 2020-07-15 | 56 | 40.83 | 31,792 | 112 |
| Altus Group Limited | Deferred Share Units | Woodruff, Janet Patricia | 4 | 2020-07-15 | 56 | 40.83 | 19,799 | 1,010 |
| Altus Group Limited | Deferred Share Units | Woodruff, Janet Patricia | 4 | 2020-07-15 | 56 | 40.83 | 19,868 | 69 |
| Anaconda Mining Inc. | Common Shares | Levesque, Jacques | 4 | 2020-07-15 | 54 | 0.35 | 3,183,849 | 113,333 |
| Anaconda Mining Inc. | Common Shares | Levesque, Jacques | 4 | 2020-07-15 | 54 | 0.33 | 3,396,349 | 212,500 |
| Anaconda Mining Inc. Anaconda Mining Inc. | Warrants | | 4 | 2020-07-13 | 55 | 0.20 | 531,250 | -42,500 |
| · · | | Levesque, Jacques | 4 | | 54 | 0.25 | 331,230 | |
| Anaconda Mining Inc. | Warrants | Levesque, Jacques | | 2020-07-15 | | 0.35 | | -133,333 |
| Anaconda Mining Inc. | Warrants | Levesque, Jacques | 4 | 2020-07-15 | 54 | 0.35 | 040.750 | -133,333 |
| Anaconda Mining Inc. | Warrants | Levesque, Jacques | 4 | 2020-07-15 | 54 | 0.28 | 318,750 | -212,500 |
| Anaconda Mining Inc. | Warrants | Levesque, Jacques | 4 | 2020-07-15 | 54 | 0.35 | 205,417 | -113,333 |
| Andrew Peller Limited (formerly Andrés Wines Ltd.) | | , | 5 | 2020-07-13 | 10 | 8.4473 | 97,924 | 360 |
| Andrew Peller Limited (formerly Andrés Wines Ltd.) | A | COLE, JAMES HERBERT | 5 | 2020-07-13 | 10 | 8.4473 | 36,592 | 182 |
| Andrew Peller Limited (formerly Andrés Wines Ltd.) | | GAVIN | 5 | 2020-07-13 | 10 | 8.4473 | 2,831 | 13 |
| Andrew Peller Limited (formerly Andrés Wines Ltd.) | Non-Voting Shares Class A | DAVID | 5 | 2020-07-13 | 10 | 8.4473 | 23,451 | 12 |
| Andrew Peller Limited (formerly Andrés Wines Ltd.) | | WALL, BRENDAN PATRICK | 5 | 2020-07-13 | 10 | 8.4473 | 57,182 | 373 |
| Ansar Financial and Development Corporation | Common Shares | Jalaluddin, Mohammed | 3, 4, 5 | 2020-07-13 | 10 | 0.56 | 2,213,020 | 2,000 |
| Ansar Financial and Development Corporation | Common Shares | Jalaluddin, Mohammed | 3, 4, 5 | 2020-07-13 | 10 | 0.57 | 2,222,520 | 9,500 |
| Ansar Financial and Development Corporation | Common Shares | Nasim, Pervez | 3, 4, 5 | 2020-07-13 | 10 | 0.56 | 2,213,020 | 2,000 |
| Ansar Financial and Development Corporation | Common Shares | Nasim, Pervez | 3, 4, 5 | 2020-07-13 | 10 | 0.57 | 2,222,520 | 9,500 |
| Appili Therapeutics Inc. | Common Shares Class A Common Shares | The K2 Principal Fund L.P. | 3 | 2020-07-16 | 10 | 1.06 | 5,621,001 | 5,100 |
| Appili Therapeutics Inc. | Common Shares Class A Common Shares | The K2 Principal Fund L.P. | 3 | 2020-07-17 | 10 | 1.0544 | 5,621,901 | 900 |
| Appreciated Media Holdings Inc. (formerly, The Wonderfilm Media Corporation) | Common Shares | Shaw, Kirk Edward | 5 | 2020-07-15 | 10 | 0.12 | 533,912 | -34,800 |
| AREV NanoTec Brands Inc. (Formerly, AREV Brands International Ltd.) | Common Shares | Withrow, Mlke Withrow | 4 | 2020-07-13 | 46 | 0.1 | 1,049,000 | 1,000,000 |
| Argonaut Gold Inc. | Common Shares | Rogers, Paula | 4 | 2020-07-01 | 22 | | | 38,373 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|------------------|--------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Argonaut Gold Inc. | Common Shares | Rogers, Paula | 4 | 2020-07-01 | 22 | | 44,838 | 44,838 |
| ARHT Media Inc. (formerly known as Vast Exploration Inc.) | Common Shares | Wetherald, David | 4 | 2020-07-13 | 10 | 0.4 | 4,130,399 | -100,000 |
| ARHT Media Inc. (formerly known as Vast Exploration Inc.) | Common Shares | Wetherald, David | 4 | 2020-07-13 | 10 | 0.415 | 4,030,399 | -100,000 |
| ARHT Media Inc. (formerly known as Vast Exploration Inc.) | Common Shares | Wetherald, David | 4 | 2020-07-13 | 54 | 0.13 | 4,330,399 | 300,000 |
| ARHT Media Inc. (formerly known as Vast Exploration Inc.) | Warrants | Wetherald, David | 4 | 2020-07-13 | 54 | | 2,640,399 | -300,000 |
| Armor Minerals Inc. | Common Shares | Pirooz, Robert Pirooz | 4 | 2020-02-20 | 11 | | 0 | -462,500 |
| Artis Real Estate Investment Trust | Restricted Units | Green, James | 5 | 2020-07-15 | 56 | 7.4 | 84,317 | 510 |
| Artis Real Estate Investment Trust | Deferred Units | Jack, Bruce William James | 4 | 2020-07-15 | 56 | 7.4 | 60,826 | 329 |
| Artis Real Estate Investment Trust | Deferred Units | Martens, Armin | 4, 5 | 2020-07-15 | 56 | 7.4 | 363,915 | 2,201 |
| Artis Real Estate Investment Trust | Restricted Units | Martens, Armin | 4, 5 | 2020-07-15 | 56 | 7.4 | 283,872 | 1,716 |
| Artis Real Estate Investment Trust | Restricted Units | Martens, Philip | 5 | 2020-07-15 | 56 | 7.4 | 13,383 | 81 |
| Artis Real Estate Investment Trust | Restricted Units | Riley, Kimberly | 4 | 2020-07-15 | 56 | 7.4 | 10,973 | 66 |
| Artis Real Estate Investment Trust | Deferred Units | Rodney, Benjamin Ryan | 4 | 2020-07-15 | 56 | 7.4 | 9,923 | 46 |
| Artis Real Estate Investment Trust | Restricted Units | Sherlock, Stephen Francis Patrick | 5 | 2020-07-15 | 56 | 7.4 | 13,030 | 79 |
| Artis Real Estate Investment Trust | Deferred Units | Thielmann, Victor | 4 | 2020-07-15 | 56 | 7.4 | 11,901 | 67 |
| Artis Real Estate Investment Trust | Deferred Units | Townsend, Kenneth | 4 | 2020-07-15 | 56 | 7.4 | 11,901 | 67 |
| Artis Real Estate Investment Trust | Deferred Units | Warkentin, Edward | 4 | 2020-07-15 | 56 | 7.4 | 11,901 | 67 |
| Artis Real Estate Investment Trust | Deferred Units | Zucker, Lauren | 4 | 2020-07-15 | 56 | 7.4 | 29,886 | 155 |
| Asbestos Corporation Limited | Common Shares | MONETTE, SERGE | 3, 4 | 2020-07-16 | 10 | 0.6 | 158,200 | 500 |
| Athabasca Minerals Inc. | Common Shares | Archibald, Dana Forbes | 5 | 2020-07-15 | 30 | 0.17 | 64,991 | 4,535 |
| Athabasca Minerals Inc. | Common Shares | Beekhuizen, Robet James | 5 | 2020-07-15 | 30 | 0.17 | 497,283 | 6,741 |
| Athabasca Minerals Inc. | Common Shares | Smith, Mark Gregory Edward | 5 | 2020-07-15 | 30 | 0.17 | 124,655 | 3,677 |
| Aurelius Minerals Inc. (formerly Galena International Resources Ltd.) | Common Shares | Ashcroft, Mark Nicholas James | 4, 5 | 2020-07-15 | 16 | 0.055 | 4,100,000 | 500,000 |
| Aurelius Minerals Inc. (formerly Galena International Resources Ltd.) | Warrants | Ashcroft, Mark Nicholas James | 4, 5 | 2020-07-15 | 16 | 0.08 | 3,300,000 | 250,000 |
| Aurelius Minerals Inc. (formerly Galena International Resources Ltd.) | Common Shares | Coombs, Germaine Marleen | 5 | 2020-07-15 | 16 | 0.05 | 1,300,000 | 400,000 |
| Aurelius Minerals Inc. (formerly Galena International Resources Ltd.) | Warrants | Coombs, Germaine Marleen | 5 | 2020-07-15 | 16 | | 1,100,000 | 200,000 |
| Aurelius Minerals Inc. (formerly Galena International Resources Ltd.) | Common Shares | Macdonald, Garett | 4 | 2020-07-15 | 11 | 0.055 | 415,000 | 180,000 |
| Aurelius Minerals Inc. (formerly Galena International Resources Ltd.) | Common Shares | MacGillivray, Lorna | 5 | 2020-07-15 | 16 | 0.055 | 850,000 | 450,000 |
| Aurelius Minerals Inc. (formerly Galena International Resources Ltd.) | Warrants | MacGillivray, Lorna | 5 | 2020-07-15 | 16 | | 625,000 | 225,000 |
| Aurora Cannabis Inc. | Common Shares | Martin, Miguel | 5 | 2020-07-06 | 00 | | 31,835 | |
| Aurora Cannabis Inc. | Options | Martin, Miguel | 5 | 2020-07-06 | 00 | | - 1,500 | |
| | • | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|-------------------------------|---------------------------------------|---------|--------------------------|----------|---------------|----------------------------|-----------------------|
| Aurora Cannabis Inc. | Rights Restricted Share Units | Martin, Miguel | 5 | 2020-07-06 | 00 | | - | · |
| Avidian Gold Corp. | Common Shares | 2176423 Ontario Ltd. | 3 | 2020-07-14 | 00 | | | |
| Avidian Gold Corp. | Common Shares | 2176423 Ontario Ltd. | 3 | 2020-07-14 | 16 | 0.1 | 20,000,000 | 20,000,000 |
| Avidian Gold Corp. | Warrants | 2176423 Ontario Ltd. | 3 | 2020-07-14 | 00 | | | |
| Avidian Gold Corp. | Warrants | 2176423 Ontario Ltd. | 3 | 2020-07-14 | 16 | 0.14 | 20,000,000 | 20,000,000 |
| Avidian Gold Corp. | Common Shares | Sprott, Eric S. | 3 | 2020-07-14 | 00 | | | |
| Avidian Gold Corp. | Common Shares | Sprott, Eric S. | 3 | 2020-07-14 | 16 | 0.1 | 20,000,000 | 20,000,000 |
| Avidian Gold Corp. | Warrants | Sprott, Eric S. | 3 | 2020-07-14 | 00 | | | |
| Avidian Gold Corp. | Warrants | Sprott, Eric S. | 3 | 2020-07-14 | 16 | 0.14 | 20,000,000 | 20,000,000 |
| Axis Auto Finance Inc. | Common Shares | Thom, Gerard | 4 | 2020-07-16 | 10 | 0.34 | 181,500 | 15,500 |
| Aztec Minerals Corp. | Common Shares | Cooke, Bradford | 4 | 2020-07-09 | 11 | 0.3 | 3,325,083 | 1,000,000 |
| Aztec Minerals Corp. | Warrants | Cooke, Bradford | 4 | 2020-07-09 | 53 | 0.4 | 1,520,500 | 500,000 |
| B2Gold Corp. | Common Shares | Bullock, Kevin | 4 | 2020-07-14 | 10 | | 19,000 | -1,000 |
| Bank of Montreal | Deferred Share Units | Cope, George | 4 | 2020-07-15 | 56 | 75.56 | 48,134 | 336 |
| Bank of Montreal | Deferred Share Units | Edwards, Christine A. | 4 | 2020-07-15 | 56 | 75.56 | 40,244 | 739 |
| Banyan Gold Corp. (Formerly Banyan Coast Capital Corp.) | Common Shares Class "A" | Collins, Allan Jay | 3, 4 | 2013-02-15 | 00 | | , | |
| Banyan Gold Corp. (Formerly Banyan Coast Capital Corp.) | Common Shares Class "A" | Collins, Allan Jay | 3, 4 | 2015-05-15 | 00 | | 1,500,000 | |
| Banyan Gold Corp. (Formerly Banyan Coast Capital Corp.) | Options | Collins, Allan Jay | 3, 4 | 2013-02-15 | 00 | | | |
| Banyan Gold Corp. Formerly Banyan Coast Capital Corp.) | Options | Collins, Allan Jay | 3, 4 | 2015-05-15 | 00 | | | |
| Banyan Gold Corp. Formerly Banyan Coast Capital Corp.) | Warrants | Collins, Allan Jay | 3, 4 | 2013-02-15 | 00 | | | |
| Banyan Gold Corp. (Formerly Banyan Coast Capital Corp.) | Warrants | Collins, Allan Jay | 3, 4 | 2015-05-15 | 00 | | 750,000 | |
| Barsele Minerals Corp. | Common Shares | Cope, Gary Gordon | 4 | 2020-07-13 | 10 | 0.445 | 15,386,300 | 20,000 |
| Barsele Minerals Corp. | Common Shares | Cope, Gary Gordon | 4 | 2020-07-14 | 10 | 0.445 | 15,396,300 | 10,000 |
| Bayhorse Silver Inc. | Common Shares | O'Neill, Graeme | 5 | 2020-07-10 | 11 | 0.08 | 11,157,362 | 687,500 |
| Bayhorse Silver Inc. | Warrants | O'Neill, Graeme | 5 | 2020-07-10 | 11 | | 21,449,434 | 687,500 |
| Belgravia Hartford Capital nc. (formerly Belgravia Capital International Inc.) | Common Shares | Azodi, Mehdi | 5 | 2020-07-14 | 10 | 0.02 | 1,498,940 | 691,000 |
| Belgravia Hartford Capital nc. (formerly Belgravia Capital International Inc.) | Common Shares | Azodi, Mehdi | 5 | 2020-07-15 | 10 | 0.02 | 1,576,940 | 78,000 |
| BELLUS Health Inc. | Common Shares | BELLINI, FRANCESCO | 4 | 2020-06-18 | 90 | | 305,813 | -41,666 |
| BELLUS Health Inc. | Common Shares | BELLINI, FRANCESCO | 4 | 2020-07-14 | 10 | 3.3 | 422,000 | 10,000 |
| BELLUS Health Inc. | Common Shares | BELLINI, FRANCESCO | 4 | 2012-05-25 | 00 | | , | , |
| BELLUS Health Inc. | Common Shares | BELLINI, FRANCESCO | 4 | 2020-06-18 | 90 | | 41,666 | 41,666 |
| BELLUS Health Inc. | Common Shares | Larochelle, Pierre | 4 | 2020-07-13 | 10 | 3.75 | 131,389 | 55,000 |
| Benchmark Botanics Inc. | Common Shares | Stowell, Claude Clifford | 4 | 2020-07-10 | 10 | 0.27 | 921,600 | -6,000 |
| Benchmark Botanics Inc. | Common Shares | Stowell, Claude Clifford | 4 | 2020-07-13 | 10 | 0.27 | 916,600 | -5,000 |
| BevCanna Enterprises Inc. | Common Shares | Leone, Marcello | 3, 4, 5 | 2020-07-15 | 10 | 0.25 | 9,000,161 | -600,000 |
| • | Common Shares | Binns, Mark Andrew | 4 | | | | 1,033,000 | |
| BIGG Digital Assets Inc. BIGG Digital Assets Inc. | Common Snares Common Shares | Binns, Mark Andrew Binns, Mark Andrew | 4 | 2020-07-17 2020-07-17 | 10 10 | 0.135 0.13 | 1,033,000 | 20,000 20,000 |
| - | | | | | | | | |
| Black Iron Inc. | Common Shares | Bozoki, Paul Sandor | 5 5 | 2020-07-15 | 51 51 | 0.05 | 895,000 | 400,000 |
| Black Iron Inc. | Options | Bozoki, Paul Sandor | 5 | 2020-07-15 | 51 | 0.05 | 1,300,000 | -400,000 |
| Black Iron Inc. | Common Shares | Lopez, Damian | 5 | 2016-03-15 | 00 | | 200.000 | 200 000 |
| Black Iron Inc. | Common Shares | Lopez, Damian | 5 | 2020-07-16 | 51 | 0.05 | 200,000 | 200,000 |
| Black Iron Inc. | Options | Lopez, Damian | 5 | 2020-07-16 | 51 | 0.05 | 1,000,000 | -200,000 |
| Black Mammoth Metals Corporation Black Mammoth Metals | Common Shares Common Shares | Henderson, Dustin Christopher | 4, 5 | 2020-07-15 | 10 | 0.05 | 2,038,253 | 34,000 |
| Corporation | Common States | Henderson, Hollie | 3 | 2020-07-15 | 10 | 0.05 | 1,797,725 | 6,000 |

| Issuer Name | | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|--|-------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Blackline Safety Corp. | Common Shares | Stinson, Sean | 5 | 2020-07-14 | 51 | 1.8 | 125,505 | 20,000 |
| Blackline Safety Corp. | Options | Stinson, Sean | 5 | 2020-07-14 | 51 | 1.8 | 200,000 | -20,000 |
| Blue Rhino Capital Corp. | Options | Brett, David | 4 | 2020-04-17 | 00 | | | |
| Blue Rhino Capital Corp. | Options | Brett, David | 4 | 2020-07-14 | 50 | 0.1 | 25,000 | 25,000 |
| Blue Rhino Capital Corp. | Options | Cross, David Allen | 5 | 2020-04-17 | 00 | | | |
| Blue Rhino Capital Corp. | Options | Cross, David Allen | 5 | 2020-07-14 | 50 | | 25,000 | 25,000 |
| Blue Rhino Capital Corp. | Options | Drescher, Anton J. | 4, 5 | 2020-04-17 | 00 | | | |
| Blue Rhino Capital Corp. | Options | Drescher, Anton J. | 4, 5 | 2020-07-14 | 50 | 0.1 | 125,000 | 125,000 |
| Blue Rhino Capital Corp. | Options | Perkins, Rowland | 4 | 2020-04-17 | 00 | | | |
| Blue Rhino Capital Corp. | Options | Perkins, Rowland | 4 | 2020-07-14 | 50 | 0.1 | 25,000 | 25,000 |
| Blue Star Gold Corp. | Common Shares | Kuhn, Peter Martin | 5 | 2020-07-13 | 10 | 0.1 | 2,011,500 | 130,000 |
| Blue Star Gold Corp. | Common Shares | Kuhn, Peter Martin | 5 | 2020-07-14 | 10 | 0.1 | 2,080,500 | 69,000 |
| Blue Star Gold Corp. | Common Shares | Kuhn, Peter Martin | 5 | 2020-07-16 | 10 | 0.105 | 2,126,500 | 46,000 |
| Blue Thunder Mining Inc. | Common Shares | Paolone, Enrico Lorenzo | 4 | 2020-06-30 | 16 | 0.1 | 1,669,000 | 750,000 |
| Blue Thunder Mining Inc. | Warrants | Paolone, Enrico Lorenzo | 4 | 2020-06-30 | 16 | 0.15 | 375,000 | 375,000 |
| Blueberries Medical Corp. | Common Shares | Atacan, lan D | 5 | 2020-07-16 | 10 | 0.05 | 300,000 | 37,000 |
| BMTC Group Inc. | Common Shares | Castiglio, Gabriel | 4 | 2020-07-13 | 10 | 8.7 | 15,394 | 300 |
| BMTC Group Inc. | Common Shares | Castiglio, Gabriel | 4 | 2020-07-13 | 10 | 8.76 | 17,194 | 1,800 |
| BMTC Group Inc. | Common Shares | Castiglio, Gabriel | 4 | 2020-07-13 | 10 | 8.69 | 17,394 | 200 |
| BMTC Group Inc. | Common Shares | Castiglio, Gabriel | 4 | 2020-07-14 | 10 | 9.05 | 17,894 | 500 |
| BMTC Group Inc. | Common Shares | Castiglio, Gabriel | 4 | 2020-07-14 | 10 | 9.02 | 18,394 | 500 |
| Bonavista Energy Corporation | Units Deferred Share Units | Armoyan, George | 3, 4 | 2019-08-06 | 00 | | | |
| Bonavista Energy Corporation | Units Deferred Share Units | Armoyan, George | 3, 4 | 2020-07-07 | 56 | 0.05 | 726,667 | 726,667 |
| BQE Water Inc. | Common Shares | Stein, Robert | 3 | 2020-07-14 | 10 | 15.1 | 125,886 | 200 |
| BQE Water Inc. | Common Shares | Tingley, Hall | 3 | 2020-07-13 | 10 | 14.25 | 105,348 | 200 |
| BQE Water Inc. | Common Shares | Tingley, Hall | 3 | 2020-07-13 | 10 | 14.25 | 105,448 | 100 |
| Braveheart Resources Inc. | Common Shares | Murray, Robert Brian | 3, 4, 5 | 2020-07-13 | 10 | 0.14 | 352,100 | -20,000 |
| Braveheart Resources Inc. | Common Shares | Murray, Robert Brian | 3, 4, 5 | 2020-07-16 | 10 | 0.14 | 339,000 | -13,100 |
| Brompton Lifeco Split Corp. | Class A Shares | Caranci, Mark A. | 4, 5 | 2020-07-13 | 10 | 2.15 | 20,000 | 10,000 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | 35 | 35 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | 35 | 35 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | 402 | 402 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | | 35 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | | 35 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|--|-------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | | 35 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | | 35 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-13 | 00 | | | |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | | 402 |
| Brookfield Infrastructure Corporation | Subordinate Voting Shares Class A Exchangeable | Kline, Aaron David | 5 | 2020-03-31 | 35 | | | 402 |
| BURCON NUTRASCIENCE CORPORATION | | Fang, Debora | 4 | 2020-07-06 | 00 | | | |
| Cabral Gold Inc. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-19 | 00 | | | |
| Cabral Gold Inc. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-19 | 00 | | 9,034,876 | |
| Cabral Gold Inc. | Common Shares | Smith, Kevin | 3 | 2020-06-19 | 00 | | | |
| Cabral Gold Inc. | Common Shares | Smith, Kevin | 3 | 2020-06-19 | 00 | | | |
| Cabral Gold Inc. | Common Shares | Smith, Kevin | 3 | 2020-06-19 | 00 | | 9,034,876 | |
| Cadillac Ventures Inc. | Common Shares | Brewster, Norman | 5 | 2020-07-13 | 10 | 0.03 | 6,613,720 | -68,000 |
| Calfrac Well Services Ltd. | Common Shares | Baker, Kevin Robert | 4 | 2016-09-30 | 90 | | 0 | -2,826 |
| Calfrac Well Services Ltd. | Common Shares | Baker, Kevin Robert | 4 | 2016-09-30 | 90 | | 21,536 | 2,826 |
| Canaccord Genuity Group nc. | Common Shares | MacLachlan, Martin Lachlan | 5 | 2020-07-15 | 10 | 7.3 | 3,360 | -2,800 |
| Canacol Energy Ltd. | Common Shares | Fourth Sail Capital, LP | 3 | 2020-07-07 | 10 | 3.8057 | 28,351,229 | 229,600 |
| Canacol Energy Ltd. | Common Shares | Fourth Sail Capital, LP | 3 | 2020-07-07 | 10 | 3.8057 | | 229,600 |
| Canacol Energy Ltd. | Common Shares | Fourth Sail Capital, LP | 3 | 2020-07-07 | 10 | 3.8057 | | 229,600 |
| Canacol Energy Ltd. | Common Shares | Fourth Sail Capital, LP | 3 | 2020-07-08 | 10 | 3.8032 | 28,664,029 | 312,800 |
| Canacol Energy Ltd. | Common Shares | Fourth Sail Capital, LP | 3 | 2020-07-09 | 10 | 3.7989 | 28,673,029 | 9,000 |
| Canacol Energy Ltd. | Common Shares | Fourth Sail Capital, LP | 3 | 2020-07-13 | 10 | 3.78 | 28,683,929 | 10,900 |
| Canadian Western Bank | Common Shares | Bibby, Andrew John | 4 | 2020-06-25 | 30 | 24.4 | 9,822 | 115 |
| Canadian Western Bank | Common Shares | Bibby, Andrew John | 4 | 2020-06-25 | 30 | 24.4 | 1,196 | 14 |
| CanaFarma Hemp Products Corp. (formerly KYC Technology Inc.) | Options | Lonsdale, David Martin | 4 | 2017-09-12 | 00 | | | |
| CanaFarma Hemp Products Corp. (formerly KYC Technology Inc.) | Options | Lonsdale, David Martin | 4 | 2020-07-08 | 50 | 0.79 | 3,750,000 | 3,750,000 |
| Candente Copper Corp. | Options | Freeze, Joanne Constance | 4, 5 | 2020-06-30 | 38 | 0.11 | 2,800,000 | -1,500,000 |
| Candente Copper Corp. | Options | Waller, Sean Ivor | 4, 5 | 2020-06-30 | 38 | 0.11 | 1,650,000 | -1,000,000 |
| Canoe Mining Ventures Corp. | Common Shares | Parnham, Duane | 4, 5 | 2020-07-09 | 10 | 0.23 | 1,504,500 | -100,000 |
| Canuc Resources Corporation | Common Shares | Berlet, Christopher James | 4 | 2020-07-17 | 10 | 0.09 | 7,197,000 | 20,000 |
| Captiva Verde Land Corp. | Common Shares | Ciachurski, Jeffrey Joseph | 4, 5 | 2020-07-15 | 10 | 0.46 | 2,271,000 | 30,000 |
| Captiva Verde Land Corp. | Common Shares | Ciachurski, Jeffrey Joseph | 4, 5 | 2020-07-17 | 10 | 0.51 | 2,291,000 | 20,000 |
| CardioComm Solutions, Inc. | Common Shares | Grima, Etienne Anthony | 4 | 2019-06-06 | 51 | 0.05 | | 187,500 |
| CardioComm Solutions, Inc. | Common Shares | Grima, Etienne Anthony | 4 | 2019-06-06 | 51 | 0.05 | | 187,500 |
| CardioComm Solutions, Inc. | Common Shares | Grima, Etienne Anthony | 4 | 2019-06-06 | 51 | 0.055 | | 250,000 |
| CardioComm Solutions, Inc. | Common Shares | Grima, Etienne Anthony | 4 | 2019-06-06 | 51 | 0.055 | | 250,000 |
| CardioComm Solutions, Inc. | Options | Grima, Etienne Anthony | 4 | 2019-06-06 | 51 | | | -187,500 |
| CardioComm Solutions, Inc. | Options | Grima, Etienne Anthony | 4 | 2019-06-06 | 51 | | | -187,500 |
| | | | | | - 4 | | | |
| CardioComm Solutions, Inc. | Options | Grima, Etienne Anthony | 4 | 2019-06-06 | 51 | | | -250,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|---|----------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| CardioComm Solutions, Inc. | Options | Grima, Etienne Anthony | 4 | 2020-07-03 | 52 | | 675,060 | -325,000 |
| CardioComm Solutions, Inc. | Options | Grima, Etienne Anthony | 4 | 2020-07-03 | 52 | | 425,000 | -250,060 |
| CardioComm Solutions, Inc. | Options | Grima, Etienne Anthony | 4 | 2020-07-16 | 50 | | 487,500 | 62,500 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Options | Burgess, Harry | 4 | 2020-07-09 | 52 | 0.1 | 0 | -175,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Common Shares | ESTEPA, JORGE | 6, 5 | 2020-07-09 | 51 | 0.1 | 1,803,591 | 350,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Options | ESTEPA, JORGE | 6, 5 | 2020-07-09 | 51 | 0.1 | 0 | -350,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Options | Gagnon, Michel | 4 | 2020-07-09 | 52 | 0.1 | 0 | -350,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-09 | 51 | 0.1 | 2,584,019 | 600,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Options | LARSEN, THOMAS | 4, 5 | 2020-07-09 | 51 | 0.1 | 0 | -600,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Common Shares | NAGAMATSU, MILES | 5 | 2020-07-09 | 51 | 0.1 | 1,557,203 | 350,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Options | NAGAMATSU, MILES | 5 | 2020-07-09 | 51 | 0.1 | 0 | -350,000 |
| Cartier Iron Corporation (Formerly Northfield Metals Inc.) | Options | SAUVE, FRANCIS | 4 | 2020-07-09 | 52 | 0.1 | 0 | -350,000 |
| Centerra Gold Inc. | Common Shares | Desjardins, Daniel Richard | 5 | 2020-07-06 | 30 | 14.9 | 111,888 | 1,006 |
| Centerra Gold Inc. | Common Shares | Kwong, Dennis | 5 | 2020-07-06 | 30 | 14.9 | 42,058 | 954 |
| Centerra Gold Inc. | Common Shares | Millman, Darren | 5 | 2020-07-06 | 30 | 14.9 | 14,360 | 1,054 |
| Centerra Gold Inc. | Common Shares | Pearson, John William | 5 | 2020-07-06 | 30 | 14.9 | 16,657 | 410 |
| Centerra Gold Inc. | Common Shares | Perry, Scott Graeme | 5 | 2020-07-06 | 30 | 14.9 | 112,202 | 1,709 |
| Centerra Gold Inc. | Common Shares | Rehman, Yousef | 5 | 2020-07-06 | 30 | 14.9 | 17,252 | 901 |
| CES Energy Solutions Corp. | Common Shares | Cosby, Stella | 4 | 2020-07-15 | 46 | 1.0842 | 116,662 | 5,980 |
| CES Energy Solutions Corp. | Common Shares | Hooks, John Michael | 4 | 2020-07-15 | 46 | 1.0842 | 834,828 | 6,445 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Bouchard, Alain | 4 | 2020-07-16 | 56 | 89.82 | 20,387 | 438 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Cope, George | 4 | 2020-07-16 | 56 | 89.82 | 895 | 438 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Doré, Paule | 4 | 2020-07-16 | 56 | 89.82 | 13,069 | 219 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Evans, Richard B. | 4 | 2020-07-16 | 56 | 89.82 | 34,431 | 595 |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Julie | 4 | 2020-07-14 | 90 | | 0 | -350 |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Julie | 4 | 2009-08-03 | 00 | | | |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Julie | 4 | 2020-07-10 | 90 | | 743 | 743 |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Julie | 4 | 2020-07-14 | 90 | | 3,593 | 2,850 |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Julie | 4 | 2020-07-10 | 90 | | 2,500 | -743 |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Julie | 4 | 2020-07-14 | 90 | | 0 | -2,500 |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Serge | 3, 4 | 2020-07-14 | 90 | | 0 | -10,560 |
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Serge | 3, 4 | 2003-01-16 | 00 | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---------------------------|---|--------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| CGI Inc. | Subordinate Voting Shares Classe A | Godin, Serge | 3, 4 | 2020-07-14 | 90 | | 10,560 | 10,560 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Hearn, Timothy James | 4 | 2020-07-16 | 56 | 89.82 | 8,078 | 243 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Labbé, Gilles | 4 | 2020-07-16 | 56 | 89.82 | 29,308 | 487 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Pedersen, Mike | 4 | 2020-07-16 | 56 | 89.82 | 7,771 | 438 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Poloz, Stephen Shawn | 4 | 2020-06-09 | 00 | | | |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Poloz, Stephen Shawn | 4 | 2020-07-16 | 56 | 89.82 | 73 | 73 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Roach, Michael | 4 | 2020-07-16 | 56 | 89.82 | 4,879 | 220 |
| CGI Inc. | Deferred Stock Unit (DSUs) / Unités d'actions différées UAD | Waller, Kathy Nadine | 4 | 2020-07-16 | 56 | 89.82 | 3,414 | 298 |
| CI Financial Corp. | Debentures 2.645% Debentures due 2020 | CI Financial Corp. | 1 | 2020-07-15 | 38 | | \$10,074,440 | \$10,074,440 |
| CI Financial Corp. | Debentures 2.645% Debentures due 2020 | CI Financial Corp. | 1 | 2020-07-15 | 38 | | \$0 | -\$10,074,440 |
| CI Financial Corp. | Debentures 2.645% Debentures due 2020 | CI Financial Corp. | 1 | 2020-07-15 | 38 | | \$10,075,000 | \$10,075,000 |
| CI Financial Corp. | Debentures 2.645% Debentures due 2020 | CI Financial Corp. | 1 | 2020-07-15 | 38 | | \$0 | -\$10,075,000 |
| CIBT Education Group Inc. | Common Shares | CIBT Education Group Inc | 1 | 2020-07-10 | 10 | 0.47 | 3,839,700 | 2,300 |
| CIBT Education Group Inc. | Common Shares | CIBT Education Group Inc | 1 | 2020-07-15 | 10 | 0.465 | 3,842,000 | 2,300 |
| CIBT Education Group Inc. | Common Shares | CIBT Education Group Inc | 1 | 2020-07-16 | 10 | 0.46 | 3,872,000 | 30,000 |
| CIBT Education Group Inc. | Common Shares | Weir, Shane | 4 | 2020-07-16 | 10 | 0.46 | 1,290,500 | 30,000 |
| Clairvest Group Inc. | Employee Deferred Share Units | | 5 | 2020-07-15 | 56 | 47.47 | 20,320 | 2,573 |
| Clairvest Group Inc. | Employee Deferred Share Units | Cheng, Daniel | 5 | 2020-07-15 | 56 | 47.47 | 7,364 | 1,517 |
| Clairvest Group Inc. | Rights Employee Deferred Share Units | Cole, Angus | 5 | 2020-07-15 | 56 | 47.47 | 5,664 | 3,456 |
| Clairvest Group Inc. | Rights Employee Deferred Share Units | Dhonte, Sebastien | 7 | 2020-07-15 | 56 | 47.47 | 13,746 | 3,492 |
| Clairvest Group Inc. | Rights Employee Deferred Share Units | Green, Mitchell Seth | 5 | 2020-07-15 | 56 | 47.47 | 21,790 | 5,151 |
| Clairvest Group Inc. | Rights Appreciation DSUs | Heffernan, Gerald Robert | 3, 4 | 2020-07-14 | 57 | 48 | 0 | -15,000 |
| Clairvest Group Inc. | Rights Deferred Share Units | Heffernan, Gerald Robert | 3, 4 | 2020-07-14 | 57 | 48 | 0 | -40,345 |
| Clairvest Group Inc. | Employee Deferred Share Units | Isenberg, Robert | 7 | 2020-07-15 | 56 | 47.47 | 16,241 | 3,012 |
| Clairvest Group Inc. | Rights Employee Deferred Share Units | Miller, James | 5 | 2020-07-15 | 56 | 47.47 | 5,922 | 1,475 |
| Clairvest Group Inc. | Rights Employee Deferred Share Units | Parr, Benjamin Jeffrey | 4, 5 | 1995-06-27 | 00 | | | |
| Clairvest Group Inc. | Rights Employee Deferred Share Units | Parr, Benjamin Jeffrey | 4, 5 | 2020-07-15 | 56 | 47.47 | 2,633 | 2,633 |
| Clairvest Group Inc. | Rights Employee Deferred Share Units | Pasricha, Adrian | 5 | 2020-07-15 | 56 | 47.47 | 11,540 | 3,684 |
| Clairvest Group Inc. | Employee Deferred Share Units | Wagman, Michael Adam | 5 | 2020-07-15 | 56 | 47.47 | 34,646 | 6,083 |
| Clarke Inc. | Convertible Debentures Series B 6.25% Feb 28, 2023 (CKI.DB) | Luborsky, Brian Alan | 4 | 2014-06-12 | 00 | | | |
| Clarke Inc. | Convertible Debentures Series B 6.25% Feb 28, 2023 (CKI.DB) | Luborsky, Brian Alan | 4 | 2020-07-15 | 10 | 94.5 | \$7,000 | \$7,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|--------------------------------|-------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| CloudMD Software & Services Inc. (formerly Premier Health Group Inc.) | Common Shares | Kohler, Mark William | 4 | 2020-07-16 | 10 | 0.63 | 282,000 | 5,000 |
| Conifex Timber Inc. | Restricted Shares | Shields, Kenneth A. | 4, 5 | 2020-06-30 | 57 | | 440,000 | -150,000 |
| Constellation Software Inc. | Common Shares | Anzarouth, Bernard | 5 | 2020-07-13 | 30 | 1604 | 2,933 | 3 |
| Constellation Software Inc. | Common Shares | Anzarouth, Bernard | 5 | 2020-07-13 | 30 | 1604 | 253 | 1 |
| Contact Gold Corp. | Rights Deferred Share Units | Lalani, Riyaz | 4 | 2020-07-15 | 56 | | 263,840 | 42,553 |
| Contact Gold Corp. | Rights | Wellings, Mark | 4 | 2020-07-15 | 56 | | 230,859 | 37,234 |
| Copperbank Resources Corp. | Common Shares | Bonifacio, Giulio | 4, 5 | 2020-07-15 | 10 | 0.195 | 10,920,000 | 45,000 |
| Copperbank Resources Corp. | Common Shares | Bonifacio, Giulio | 4, 5 | 2020-07-15 | 10 | 0.2 | 10,925,000 | 5,000 |
| Copperbank Resources Corp. | Common Shares | Bonifacio, Giulio | 4, 5 | 2020-07-15 | 37 | | 2,781,250 | -8,143,750 |
| Copperbank Resources Corp. | Common Shares | Bonifacio, Giulio | 4, 5 | 2020-07-16 | 10 | 0.18 | 2,825,000 | 43,750 |
| Copperbank Resources Corp. | Options | Bonifacio, Giulio | 4, 5 | 2020-07-15 | 37 | | 1,000,000 | -3,000,000 |
| Copperbank Resources Corp. | Common Shares | Cunningham, Kenneth | 4 | 2020-07-15 | 37 | | 2,500 | -7,500 |
| Copperbank Resources Corp. | Options | Cunningham, Kenneth | 4 | 2020-07-15 | 37 | | 450,000 | -1,350,000 |
| Copperbank Resources Corp. | Common Shares | Dirom, Gavin | 4 | 2020-07-15 | 37 | | 44,750 | -134,250 |
| Copperbank Resources Corp. | Options | Dirom, Gavin | 4 | 2020-07-15 | 37 | | 300,000 | -900,000 |
| Copperbank Resources Corp. | Options | Elsdon, Sheryl | 5 | 2020-07-15 | 37 | | 37,500 | -112,500 |
| Copperbank Resources Corp. | Common Shares | Kovacevic, John Gianni | 4, 5 | 2020-07-15 | 37 | | 4,871,300 | -14,613,900 |
| Copperbank Resources Corp. | Common Shares | Kovacevic, John Gianni | 4, 5 | 2020-07-15 | 37 | | 500,000 | -1,500,000 |
| Copperbank Resources Corp. | Common Shares | Kovacevic, John Gianni | 4, 5 | 2020-07-15 | 55 | | | -500,000 |
| Copperbank Resources Corp. | Common Shares | Kovacevic, John Gianni | 4, 5 | 2020-07-15 | 99 | | 0 | -500,000 |
| Copperbank Resources Corp. | Options | Kovacevic, John Gianni | 4, 5 | 2020-07-15 | 37 | | 637,500 | -1,912,500 |
| Copperbank Resources Corp. | Warrants | Kovacevic, John Gianni | 4, 5 | 2020-07-15 | 55 | | 0 | -2,912,000 |
| Copperbank Resources Corp. | Common Shares | Ricci, Antonio | 4, 5 | 2020-07-15 | 37 | | 497,500 | -1,492,500 |
| Copperbank Resources Corp. | Common Shares | Ricci, Antonio | 4, 5 | 2020-07-15 | 37 | | 572,896 | -1,718,690 |
| Copperbank Resources Corp. | Options | Ricci, Antonio | 4, 5 | 2020-07-15 | 37 | | 612,500 | -1,837,500 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Cote, Stephane | 5 | 2020-06-15 | 35 | 16.111 | 13,647 | 164 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Cote, Stephane | 5 | 2020-06-26 | 30 | 16.414 | 13,820 | 173 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Llewellyn, Robert | 4 | 2020-06-26 | 30 | 16.414 | | 166 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Llewellyn, Robert | 4 | 2020-06-26 | 30 | 16.54 | 5,284 | 166 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Lussier, Donald Vincent | 4 | 2020-06-15 | 35 | 16.111 | 6,965 | 85 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Lussier, Donald Vincent | 4 | 2020-06-26 | 30 | 16.54 | 7,131 | 166 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Mayle, Edward | 4, 5 | 2020-06-15 | 35 | 16.111 | 2,217 | 25 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|---|--------------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Mayle, Edward | 4, 5 | 2020-06-26 | 30 | 16.54 | 2,327 | 110 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | McCarthy, George | 4 | 2020-06-15 | 35 | 16.111 | | 298 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | McCarthy, George | 4 | 2020-06-15 | 35 | 16.111 | | 298 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | McCarthy, George | 4 | 2020-06-26 | 30 | 16.54 | | 282 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | McCarthy, George | 4 | 2020-06-26 | 30 | 16.54 | | 282 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Nielsen, Patricia | 4 | 2020-06-15 | 35 | 16.111 | 25,612 | 269 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Nielsen, Patricia | 4 | 2020-06-26 | 30 | 16.54 | 25,778 | 166 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | O'Driscoll, Roland Patrick | 4, 5 | 2020-06-15 | 35 | 16.111 | 21,365 | 259 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | O'Driscoll, Roland Patrick | 4, 5 | 2020-06-26 | 30 | 16.414 | 21,522 | 157 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Thorne, Mark | 5 | 2020-06-15 | 35 | 16.111 | 1,914 | 20 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Thorne, Mark | 5 | 2020-06-26 | 30 | 16.414 | 2,083 | 169 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Valencia, Marc Andrew | 5 | 2020-06-15 | 35 | 16.111 | 35,595 | 433 |
| Corby Spirit and Wine Limited (formerly Corby Distilleries Limited) | Common Shares Class A | Valencia, Marc Andrew | 5 | 2020-06-26 | 30 | 16.414 | 35,796 | 201 |
| Core One Labs Inc. | Common Shares | Fenwick, Casey | 5 | 2020-07-09 | 37 | | 109,810 | -109,811 |
| Core One Labs Inc. | Options | Fenwick, Casey | 5 | 2020-05-28 | 50 | | 700,000 | 700,000 |
| Core One Labs Inc. | Options | Fenwick, Casey | 5 | 2020-07-09 | 37 | | 350,000 | -350,000 |
| Core One Labs Inc. | Common Shares | Sanderson, John David | 4, 5 | 2020-07-09 | 37 | | 179,165 | -179,169 |
| Core One Labs Inc. | Options | Sanderson, John David | 4, 5 | 2020-05-28 | 50 | | 200,000 | 200,000 |
| Core One Labs Inc. | Options | Sanderson, John David | 4, 5 | 2020-07-09 | 37 | | 100,000 | -100,000 |
| Corus Entertainment Inc. | Non-Voting Shares Class B | Murphy, Douglas Donovan | 5 | 2020-07-15 | 10 | 2.4975 | 205,582 | 20,000 |
| CounterPath Corporation | Rights Deferred Share Units | Matthews, Terence, Hedley | 3, 4, 5 | 2020-07-10 | 97 | | 81,157 | -2,000 |
| Cresco Labs Inc. | LLC Units convertible into SV Shares Cresco Labs Inc. | Caltabiano, Joseph Stevens | 4 | 2020-07-15 | 36 | | 6,972,332 | -1,000,000 |
| Cresco Labs Inc. | Subordinate Voting Shares | Caltabiano, Joseph Stevens | 4 | 2020-07-15 | 36 | | 1,000,000 | 1,000,000 |
| Crombie Real Estate Investment Trust | Trust Units Special Voting | | 3 | 2020-07-15 | 30 | 12.874 | 64,695,670 | 6,261 |
| Currency Exchange International, Corp. | Common Shares | Mickleborough, Mark Douglas | 4 | 2020-07-15 | 10 | 10.75 | 15,200 | 1,000 |
| CWC Energy Services Corp. | Common Shares | CWC Energy Services Corp. | 1 | 2020-07-10 | 10 | 0.125 | 505,500 | 366,500 |
| CWC Energy Services Corp. | Common Shares | CWC Energy Services Corp. | 1 | 2020-07-10 | 10 | 0.125 | 555,500 | 50,000 |
| CWC Energy Services Corp. | Common Shares | CWC Energy Services Corp. | 1 | 2020-07-13 | 10 | 0.12 | 575,500 | 20,000 |
| CWC Energy Services Corp. | Common Shares | CWC Energy Services Corp. | 1 | 2020-07-14 | 10 | 0.12 | 585,500 | 10,000 |
| CWC Energy Services Corp. | Common Shares | CWC Energy Services | 1 | 2020-07-16 | 10 | 0.12 | 590,500 | 5,000 |

| Common Shares Common Shares Casig, Rob 4,5 2020-07-10 16 0.05 0.981.778 5.413.000 Common Shares Casig, Rob 4,5 2020-07-10 53 0.08 7.309.667 5.413.000 Casig, Rob 4,5 2020-07-10 53 0.08 7.309.667 5.413.000 Casig, Rob 4,5 2020-07-10 53 0.08 7.309.667 5.413.000 Casig, Rob Casig, Rob 4,5 2020-07-10 50 0.08 7.309.667 5.413.000 Casig, Rob Casig, Rob 4,5 2020-07-10 50 0.08 7.309.667 5.413.000 Casig, Rob Ca | Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|--|---------------|---------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Common Shares Common Share | Corporation (formerly 3TL | Common Shares | Craig, Rob | 4, 5 | 2020-07-10 | 16 | 0.05 | 6,981,778 | 5,413,000 |
| Corporation (formerly 3TL Technologies Corp.) | Corporation (formerly 3TL | Warrants | Craig, Rob | 4, 5 | 2020-07-10 | 53 | 80.0 | 7,399,667 | 5,413,000 |
| Comparation (Informerly STI Technologies Corp.) Datable Technology Corporation (Informerly STI Technologies Corp.) Warrants | Corporation (formerly 3TL | Common Shares | HUANG, YU CAI | 4 | 2016-06-28 | 00 | | | |
| Corporation (formerly 3TL Technologies Corp.) Datable Technology Corporation (formerly 3TL Technologies Corp.) Common Shares Kniec, Adam Robert 4 2020-07-10 16 0.05 920,400 620,400 Corporation (formerly 3TL Technologies Corp.) Common Shares Kniec, Adam Robert 4 2020-07-10 16 0.05 920,400 620,400 Corporation (formerly 3TL Technologies Corp.) Datable Technology Corporation (formerly 3TL Technologies Corp.) Common Shares Common Sha | Corporation (formerly 3TL | Common Shares | HUANG, YU CAI | 4 | 2020-07-10 | 16 | 0.05 | 980,000 | 980,000 |
| Datable Technology Corporation (firmerly STL Technologies Corp.) Datable Technology Corporation (firmerly STL Technologies Corp.) Datable Technologies Corp.) Datable Technology Corporation (firmerly STL Technologies Corp.) Datable Technology Corporation (firmerly STL Technologies | Corporation (formerly 3TL | Warrants | HUANG, YU CAI | 4 | 2016-06-28 | 00 | | | |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) Datable Technology Corporation (fo | Datable Technology Corporation (formerly 3TL | Warrants | HUANG, YU CAI | 4 | 2020-07-10 | 53 | 80.0 | 980,000 | 980,000 |
| Dalable Technology Corporation (formerly 3TL Technologies Corp.) | Datable Technology Corporation (formerly 3TL | Common Shares | Kniec, Adam Robert | 4 | 2020-07-10 | 16 | 0.05 | 920,400 | 620,400 |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) Datable Technology Corporation (fo | Datable Technology Corporation (formerly 3TL | Warrants | Kniec, Adam Robert | 4 | 2019-08-28 | 00 | | | |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) Datable Technologies Corp.) Datable Technology Corporation (formerly 3TL Technologies Corp.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deta Resources Limited (formerly Golden Hope Mines Limited) Trust Units Digital Consumer Dividend Trust Units Digital Consumer Divid | Datable Technology Corporation (formerly 3TL | Warrants | Kniec, Adam Robert | 4 | 2020-07-10 | 53 | 0.08 | 620,400 | 620,400 |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Colden Hope Mines Limited) Options Decherty, Tyrone Mark 4 2020-07-10 50 0.26 385,000 150 | Datable Technology Corporation (formerly 3TL | Common Shares | Oishi, Kim | 4 | 2020-07-10 | 16 | 0.08 | 7,983,700 | 7,961,700 |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) | Datable Technology Corporation (formerly 3TL | Common Shares | Oishi, Kim | 4 | 2020-07-10 | 16 | 0.05 | 594,091 | 385,500 |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) | Datable Technology Corporation (formerly 3TL | Common Shares | Oishi, Kim | 4 | 2020-07-10 | 16 | 0.05 | 318,700 | 312,800 |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) | Datable Technology Corporation (formerly 3TL | Warrants | Oishi, Kim | 4 | 2020-07-10 | 53 | 80.0 | 12,516,783 | 7,961,700 |
| Datable Technology Corporation (formerly 3TL Technologies Corp.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Deer Horn Capital Inc. (Formerly Deer Horn Metals Inc.) Delta Resources Limited (formerly Golden Hope Mines Limited) Delta Resources Limited (formerly Golden Hope Mines Limited) Delta Resources Limited (formerly Golden Hope Mines Limited) Diagnos Inc. | Datable Technology Corporation (formerly 3TL | Warrants | Oishi, Kim | 4 | 2020-07-10 | 53 | 0.08 | 969,829 | 385,500 |
| Deer Horn Capital Inc. | Datable Technology Corporation (formerly 3TL | Warrants | Oishi, Kim | 4 | 2020-07-10 | 53 | 80.0 | 539,675 | 312,800 |
| (Formerly Deer Horn Metals Inc.) Delta Resources Limited (formerly Golden Hope Mines Limited) Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.16 25,000 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.165 1,930,434 21,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.17 1,933,934 3,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.17 1,933,934 3,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-17 10 0.17 1,983,934 50,000 Digital Consumer Dividend Trust Units Brasseur, Jeremy 6 2020-07-15 10 11.81 7,000 -5,000 Fund Digital Consumer Dividend Fund Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-13 38 11.84 580,300 100 End Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-13 38 12.041 581,300 1,000 Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-14 38 11.857 581,600 300 | Deer Horn Capital Inc. (Formerly Deer Horn Metals | Common Shares | Docherty, Tyrone Mark | 4 | 2020-07-10 | 10 | 0.1 | 3,453,290 | 8,000 |
| Delta Resources Limited (formerly Golden Hope Mines Limited) Options Millington, Roy 4 2020-07-10 50 0.26 385,000 150,000 Delta Resources Limited (formerly Golden Hope Mines Limited) Options Tessier, André 4, 5 2020-07-10 50 0.26 500,000 300,000 Mines Limited) Common Shares Coffin, Tristram 3 2020-07-16 10 0.16 25,000 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.165 1,930,434 21,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.17 1,933,934 3,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-17 10 0.17 1,983,934 50,000 Digital Consumer Dividend Fund Trust Units Brasseur, Jeremy 6 2020-07-15 10 11.81 7,000 -5,000 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-13 38< | (Formerly Deer Horn Metals | Common Shares | Docherty, Tyrone Mark | 4 | 2020-07-13 | 10 | 0.1 | 3,455,290 | 2,000 |
| (formerly Golden Hope Mines Limited) Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.16 25,000 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.165 1,930,434 21,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.17 1,933,934 3,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-17 10 0.17 1,983,934 50,000 Digital Consumer Dividend Fund Trust Units Brasseur, Jeremy 6 2020-07-15 10 11.81 7,000 -5,000 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-10 38 11.84 580,300 100 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend 1 2020-07-13 38 12.041 581,300 1,000 Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 | (formerly Golden Hope | Options | Millington, Roy | 4 | 2020-07-10 | 50 | 0.26 | 385,000 | 150,000 |
| Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.165 1,930,434 21,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.17 1,933,934 3,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-17 10 0.17 1,983,934 50,000 Digital Consumer Dividend Fund Trust Units Brasseur, Jeremy 6 2020-07-15 10 11.81 7,000 -5,000 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-10 38 11.84 580,300 100 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend 1 2020-07-13 38 12.041 581,300 1,000 Fund Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-14 38 11.857 581,600 300 | (formerly Golden Hope | Options | Tessier, André | 4, 5 | 2020-07-10 | 50 | 0.26 | 500,000 | 300,000 |
| Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.17 1,933,934 3,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-17 10 0.17 1,983,934 50,000 Digital Consumer Dividend Fund Trust Units Brasseur, Jeremy 6 2020-07-15 10 11.81 7,000 -5,000 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-10 38 11.84 580,300 100 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-13 38 12.041 581,300 1,000 Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-14 38 11.857 581,600 300 | Diagnos Inc. | Common Shares | Coffin, Tristram | 3 | 2020-07-16 | 10 | 0.16 | | 25,000 |
| Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-16 10 0.17 1,933,934 3,500 Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-17 10 0.17 1,983,934 50,000 Digital Consumer Dividend Fund Trust Units Brasseur, Jeremy 6 2020-07-15 10 11.81 7,000 -5,000 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-10 38 11.84 580,300 100 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-13 38 12.041 581,300 1,000 Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-14 38 11.857 581,600 300 | Diagnos Inc. | Common Shares | Coffin, Tristram | 3 | 2020-07-16 | 10 | 0.165 | 1,930,434 | 21,500 |
| Diagnos Inc. Common Shares Coffin, Tristram 3 2020-07-17 10 0.17 1,983,934 50,000 Digital Consumer Dividend Fund Trust Units Brasseur, Jeremy 6 2020-07-15 10 11.81 7,000 -5,000 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-10 38 11.84 580,300 100 Digital Consumer Dividend Fund Trust Units Digital Consumer Dividend Fund 1 2020-07-13 38 12.041 581,300 1,000 Fund Fund Fund 1 2020-07-14 38 11.857 581,600 300 | • | Common Shares | | 3 | 2020-07-16 | | | | |
| Digital Consumer Dividend Fund Digital Consumer Dividend Trust Units Digital Consumer Dividend Fund Digital Consumer Dividend Fund Digital Consumer Dividend Fund Digital Consumer Dividend Trust Units Digital Consumer Dividend Fund Digital Consumer Dividend Trust Units Digital Consumer Dividend Trust Units Digital Consumer Dividend Fund Digital Consumer Dividend Trust Units | - | | , | | 2020-07-17 | | | | |
| Digital Consumer Dividend Fund Fund 1 2020-07-10 38 11.84 580,300 100 Fund Fund 1 2020-07-10 38 11.84 580,300 100 Fund 1 2020-07-13 38 12.041 581,300 1,000 Fund Fund Fund Fund Fund Fund Fund Fund | • | | | | | | | | |
| Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-13 38 12.041 581,300 1,000 Fund Fund Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-14 38 11.857 581,600 300 | Digital Consumer Dividend | Trust Units | | 1 | 2020-07-10 | 38 | 11.84 | 580,300 | 100 |
| Digital Consumer Dividend Trust Units Digital Consumer Dividend 1 2020-07-14 38 11.857 581,600 300 | Digital Consumer Dividend | Trust Units | Digital Consumer Dividend | 1 | 2020-07-13 | 38 | 12.041 | 581,300 | 1,000 |
| | | Trust Units | | 1 | 2020-07-14 | 38 | 11.857 | 581,600 | 300 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|-----------------------------------|------------------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Digital Consumer Dividend Fund | Trust Units | Lauzon, Robert | 7 | 2020-07-13 | 10 | 12.172 | 29,700 | -2,500 |
| Digital Consumer Dividend Fund | Trust Units | Lauzon, Robert | 7 | 2020-07-14 | 10 | 11.71 | 27,200 | -2,500 |
| Digital Consumer Dividend Fund | Trust Units | Orrico, Dean | 6 | 2020-07-15 | 10 | 11.81 | 45,000 | -5,000 |
| Dollarama Inc. | Common Shares | Choinière, Johanne | 5 | 2020-07-14 | 51 | 14.797 | 148,000 | 82,000 |
| Dollarama Inc. | Common Shares | Choinière, Johanne | 5 | 2020-07-14 | 10 | 46.877 | 66,000 | -82,000 |
| Dollarama Inc. | Options | Choinière, Johanne | 5 | 2020-07-14 | 51 | 14.797 | 1,084,000 | -82,000 |
| Dream Hard Asset Alternatives Trust | Units | Dream Asset Management Corporation | 5 | 2020-07-14 | 46 | | 11,248,310 | 246,558 |
| DREAM Unlimited Corp. | Options | Brand, Lindsay Mara | 5 | 2020-07-02 | 37 | | 4,187 | -4,188 |
| DREAM Unlimited Corp. | Performance Share Units | Brand, Lindsay Mara | 5 | 2020-07-02 | 37 | | 17,547 | -17,091 |
| DREAM Unlimited Corp. | Options | Cooper, Michael | 4, 7, 5 | 2020-07-02 | 37 | | 630,895 | -630,896 |
| DREAM Unlimited Corp. | Performance Share Units | Cooper, Michael | 4, 7, 5 | 2020-07-02 | 37 | | 404,138 | -369,233 |
| DREAM Unlimited Corp. | Deferred Share Units | Eaton, James George | 4 | 2020-07-02 | 37 | | 15,042 | -15,042 |
| DREAM Unlimited Corp. | Deferred Share Units | Ferstman, Joanne Shari | 4 | 2020-07-02 | 37 | | 65,594 | -65,596 |
| DREAM Unlimited Corp. | Deferred Share Units | Gateman, Richard N. | 4, 7 | 2020-07-02 | 37 | | 39,243 | -39,243 |
| DREAM Unlimited Corp. | Options | GAVAN, JANE | 4, 5 | 2020-07-02 | 37 | | 93,750 | -93,750 |
| DREAM Unlimited Corp. | Performance Share Units | GAVAN, JANE | 4, 5 | 2020-07-02 | 37 | | 43,466 | -38,902 |
| DREAM Unlimited Corp. | Options | Hughes, Robert Michael Lockwood | 5 | 2020-07-02 | 37 | | 2,000 | -2,000 |
| DREAM Unlimited Corp. | Performance Share Units | Hughes, Robert Michael Lockwood | 5 | 2020-07-02 | 37 | | 2,018 | -1,992 |
| DREAM Unlimited Corp. | Deferred Share Units | Jackman, Duncan Newton Rowell | 4 | 2020-07-02 | 37 | | 20,674 | -20,675 |
| DREAM Unlimited Corp. | Deferred Share Units | Koss, Jennifer | 4 | 2020-07-02 | 37 | | 37,884 | -37,884 |
| DREAM Unlimited Corp. | Options | LESTER, JASON | 5 | 2020-07-02 | 37 | | 81,200 | -81,200 |
| DREAM Unlimited Corp. | Performance Share Units | LESTER, JASON | 5 | 2020-07-02 | 37 | | 46,625 | -42,559 |
| DREAM Unlimited Corp. | Options | Marinovic, Daniel Izidor | 5 | 2020-07-02 | 37 | | 83,750 | -83,750 |
| DREAM Unlimited Corp. | Performance Share Units | Marinovic, Daniel Izidor | 5 | 2020-07-02 | 37 | | 53,143 | -48,446 |
| DREAM Unlimited Corp. | Options | Peloso, Meaghan | 5 | 2020-04-09 | 00 | | 2,500 | |
| DREAM Unlimited Corp. | Options | Peloso, Meaghan | 5 | 2020-07-02 | 37 | | 1,250 | -1,250 |
| DREAM Unlimited Corp. | Deferred Share Units | Sera, Maria Vincenza | 4, 7 | 2020-07-02 | 37 | | 42,107 | -42,109 |
| Dundee Precious Metals Inc. | Rights Performance Share Units | Dorfman, Michael Ryan | 5 | 2020-07-15 | 35 | 9.29 | 77,969 | 238 |
| Dundee Precious Metals Inc. | Rights Restricted Share Units | Dorfman, Michael Ryan | 5 | 2020-07-15 | 35 | 9.29 | 50,958 | 159 |
| Dundee Precious Metals Inc. | Rights Performance Share Units | Garkov, Iliya | 5 | 2020-07-15 | 35 | 9.29 | 46,026 | 134 |
| Dundee Precious Metals Inc. | Rights Restricted Share Units | Garkov, Iliya | 5 | 2020-07-15 | 35 | 9.29 | 28,557 | 83 |
| Dundee Precious Metals Inc. | Units | Gillin, Robert Peter Charles | 4 | 2020-07-15 | 35 | 9.19 | 289,571 | 878 |
| Dundee Precious Metals Inc. | | GMT Capital Corp | 3 | 2020-07-13 | 10 | 6.67 | 4,458,990 | -71,000 |
| Dundee Precious Metals Inc. | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 6.67 | 5,894,670 | -94,000 |
| Dundee Precious Metals Inc. | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 6.67 | 8,477,900 | -135,000 |
| Dundee Precious Metals Inc. | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 6.67 | 899,300 | -14,400 |
| Dundee Precious Metals Inc. | Rights Deferred Share Units | Goodman, Jonathan Carter | 4 | 2020-07-15 | 35 | 9.19 | 604,718 | 1,799 |
| Dundee Precious Metals Inc. | Rights Performance Share Units | Hristov, Nikolay | 7 | 2020-07-15 | 35 | 9.29 | 70,737 | 206 |
| Dundee Precious Metals Inc. | Units | Hristov, Nikolay | 7 | 2020-07-15 | 35 | 9.29 | 44,905 | 131 |
| Dundee Precious Metals Inc. | Share Units | Kasete, Zebra Karirondua | 7 | 2020-07-15 | 35 | 9.29 | 46,026 | 134 |
| Dundee Precious Metals Inc. | Units | Kasete, Zebra Karirondua | 7 | 2020-07-15 | 35 | 9.29 | 28,557 | 83 |
| Dundee Precious Metals Inc. | Units | Kinsman, Jeremy | 4 | 2020-07-15 | 35 | 9.19 | 129,248 | 403 |
| Dundee Precious Metals Inc. | Rights Performance Share Units | Kyle, Hume | 5 | 2020-07-15 | 35 | 9.29 | 148,991 | 435 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|-----------------------------------|-------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Dundee Precious Metals Inc. | Rights Restricted Share Units | Kyle, Hume | 5 | 2020-07-15 | 35 | 9.29 | 94,541 | 276 |
| Dundee Precious Metals Inc. | | Montalvo, Juanita | 4 | 2020-07-15 | 35 | 9.19 | 130,374 | 392 |
| Dundee Precious Metals Inc. | Rights Deferred Share Units | Nixon, Peter | 4 | 2020-07-15 | 35 | 9.19 | 161,489 | 500 |
| Dundee Precious Metals Inc. | Rights Performance Share Units | RAE, DAVID | 5 | 2020-07-15 | 35 | 9.29 | 197,548 | 576 |
| Dundee Precious Metals Inc. | Rights Restricted Share Units | RAE, DAVID | 5 | 2020-07-15 | 35 | 9.29 | 140,336 | 409 |
| Dundee Precious Metals Inc. | Rights Performance Share Units | Stark-Anderson, Kelly Elizabeth | 5 | 2020-07-15 | 35 | 9.29 | 68,858 | 201 |
| Dundee Precious Metals Inc. | Rights Restricted Share Units | Stark-Anderson, Kelly Elizabeth | 5 | 2020-07-15 | 35 | 9.29 | 48,980 | 143 |
| Dundee Precious Metals Inc. | Rights Deferred Share Units | Tawil, Marie-Anne | 4 | 2020-07-15 | 35 | 9.19 | 184,609 | 554 |
| Dundee Precious Metals Inc. | Rights Deferred Share Units | Walsh, Anthony P. | 3 | 2020-07-15 | 35 | 9.19 | 191,389 | 580 |
| Dundee Precious Metals Inc. | Rights Deferred Share Units | Young, Donald Walter | 4 | 2020-07-15 | 35 | 9.19 | 118,569 | 369 |
| Dye & Durham Limited | Options | Fowlie, Randy | 4 | 2020-07-17 | 00 | | 113,954 | |
| dynaCERT Inc. (formerly Dynamic Fuel Systems Inc.) | Options | Marrelli, Carmelo | 5 | 2020-07-02 | 50 | | 300,000 | 200,000 |
| Earth Alive Clean Technologies Inc. | Options | Nadon, Liette | 5 | 2020-07-06 | 50 | 0.14 | | 134,000 |
| Earth Alive Clean Technologies Inc. | Options | Nadon, Liette | 5 | 2020-07-06 | 50 | 0.14 | | 134,000 |
| EarthRenew Inc. (Formerly known as Valencia Ventures Inc.) | Common Shares | Leigh, Frederic | 3, 4 | 2020-07-15 | 10 | | 2,579,353 | -977,500 |
| EarthRenew Inc. (Formerly known as Valencia Ventures Inc.) | Common Shares | Leigh, Frederic | 3, 4 | 2020-07-16 | 10 | | 2,156,853 | -422,500 |
| Eloro Resources Ltd. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-19 | 00 | | | |
| Eloro Resources Ltd. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-19 | 00 | | 4,797,815 | |
| Eloro Resources Ltd. | Warrants | Crescat Portfolio Management LLC | 3 | 2020-06-19 | 00 | | | |
| Eloro Resources Ltd. | Warrants | Crescat Portfolio Management LLC | 3 | 2020-06-19 | 00 | | 2,250,000 | |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-02 | 10 | 1.05 | 2,323,100 | 14,100 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-02 | 10 | 1.04 | 2,324,000 | 900 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-03 | 10 | 1.03 | 2,329,000 | 5,000 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-03 | 10 | 1.05 | 2,334,000 | 5,000 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-03 | 10 | 1.01 | 2,339,000 | 5,000 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-13 | 10 | 1.1 | 2,354,000 | 15,000 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-14 | 10 | 1.02 | 2,369,000 | 15,000 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-14 | 10 | 1.07 | 2,374,000 | 5,000 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-17 | 10 | 1.04 | 2,377,500 | 3,500 |
| Eloro Resources Ltd. | Common Shares | LARSEN, THOMAS | 4, 5 | 2020-07-17 | 10 | 1.05 | 2,384,000 | 6,500 |
| Eloro Resources Ltd. | Common Shares | Smith, Kevin | 3 | 2020-06-19 | 00 | | | |
| Eloro Resources Ltd. | Common Shares | Smith, Kevin | 3 | 2020-06-19 | 00 | | | |
| Eloro Resources Ltd. | Common Shares | Smith, Kevin | 3 | 2020-06-19 | 00 | | 4,797,815 | |
| Eloro Resources Ltd. | Warrants | Smith, Kevin | 3 | 2020-06-19 | 00 | | | |
| Eloro Resources Ltd. | Warrants | Smith, Kevin | 3 | 2020-06-19 | 00 | | 2,250,000 | |
| Emergia Inc. (formerly The Delma Group Inc.) | Common Shares | Dumais, Bruno | 5 | 2019-09-30 | 00 | | | |
| Emergia Inc. (formerly The Delma Group Inc.) | Common Shares | Dumais, Bruno | 5 | 2020-07-16 | 36 | 0.75 | 266,667 | 266,667 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Bento, Marilia | 4 | 2012-10-31 | 00 | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|---------------|-----------------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Bento, Marilia | 4 | 2020-07-10 | 16 | 0.05 | 300,000 | 300,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Bento, Marilia | 4 | 2012-10-31 | 00 | | | |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Bento, Marilia | 4 | 2020-07-10 | 16 | 0.05 | 150,000 | 150,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Duras, Greg | 5 | 2013-01-11 | 00 | | | |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Duras, Greg | 5 | 2020-07-10 | 16 | 0.05 | 400,000 | 400,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Duras, Greg | 5 | 2013-01-11 | 00 | | | |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Duras, Greg | 5 | 2020-07-10 | 16 | 0.05 | 200,000 | 200,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Gower, David Patrick | 4 | 2020-07-10 | 16 | 0.05 | 1,256,200 | 400,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Gower, David Patrick | 4 | 2013-01-11 | 00 | | | |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Gower, David Patrick | 4 | 2020-07-10 | 16 | 0.05 | 200,000 | 200,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Lopez, Damian | 5 | 2015-09-17 | 00 | | | |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Lopez, Damian | 5 | 2020-07-10 | 16 | 0.05 | 400,000 | 400,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Lopez, Damian | 5 | 2015-09-17 | 00 | | | |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Lopez, Damian | 5 | 2020-07-10 | 16 | 0.05 | 200,000 | 200,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Merino-Marquez, Joaquin | 5 | 2020-07-10 | 16 | 0.05 | 1,060,000 | 800,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Merino-Marquez, Joaquin | 5 | 2020-07-10 | 16 | 0.05 | 450,000 | 400,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Common Shares | Stretch, Catherine | 4 | 2020-07-09 | 16 | | 765,882 | 600,000 |
| Emerita Resources Corp. (formerly Emerita Gold Corp.) | Warrants | Stretch, Catherine | 4 | 2020-07-09 | 16 | 0.15 | 350,000 | 300,000 |
| Endeavour Mining Corporation | Common Shares | Bernasconi, Pascal | 5 | 2020-07-15 | 10 | 32.16 | 0 | -9,180 |
| Endeavour Mining Corporation | Common Shares | Bouisset, Patrick | 5 | 2020-07-08 | 10 | 35.5 | 283,927 | -10,200 |
| Endeavour Mining Corporation | Common Shares | Bouisset, Patrick | 5 | 2020-07-08 | 10 | 35.5 | 263,627 | -20,300 |
| Enghouse Systems Limited | Common Shares | Sadler, Stephen | 3, 4, 5 | 2020-07-13 | 10 | 78.5 | 6,821,900 | -3,500 |
| Enterprise Group, Inc. | Common Shares | JAROSZUK, LEONARD | 4, 5 | 2020-07-15 | 10 | 0.155 | 5,777,277 | 40,000 |
| Epsilon Energy Ltd. | Common Shares | AZVALOR ASSET MANAGEMENT SGIIC | 3 | 2020-07-08 | 10 | | 102,806 | 8,498 |
| Epsilon Energy Ltd. | Common Shares | AZVALOR ASSET MANAGEMENT SGIIC | 3 | 2020-07-13 | 10 | | 111,372 | 8,566 |
| Eurolife Brands Inc. | Common Shares | Moniz, Shawn | 3, 4, 5 | 2020-07-09 | 10 | 0.245 | 4,466,174 | 2,500 |
| Eurolife Brands Inc. | Common Shares | Moniz, Shawn | 3, 4, 5 | 2020-07-09 | 10 | 0.25 | 4,468,174 | 2,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction | T/O | Unit | Date/Month End | Acquired/ |
|---|---|---|-------|------------------------|-----|-------------------|--------------------|--------------------|
| EXFO Inc. (formerly know as EXFO Electro-Optical | Restricted Share Units | Chabot, Stéphane | 5 | Date 2020-07-13 | 57 | Price 4.82 | Holdings 65,730 | Disposed -1,840 |
| Engineering Inc.) | | | | | | | | |
| EXFO Inc. (formerly know as EXFO Electro-Optical Engineering Inc.) | Subordinate Voting Shares | Chabot, Stéphane | 5 | 2020-07-13 | 57 | 4.82 | 1,840 | 1,840 |
| EXFO Inc. (formerly know as EXFO Electro-Optical Engineering Inc.) | Subordinate Voting Shares | Chabot, Stéphane | 5 | 2020-07-13 | 10 | 4.8836 | 0 | -1,840 |
| EXFO Inc. (formerly know as EXFO Electro-Optical Engineering Inc.) | Performance Share Units | Duford, Gabriel | 5 | 2020-06-22 | 00 | | | |
| EXFO Inc. (formerly know as EXFO Electro-Optical | Performance Share Units | Duford, Gabriel | 5 | 2020-07-15 | 56 | 4.98 | 473 | 473 |
| Engineering Inc.) EXFO Inc. (formerly know as EXFO Electro-Optical | Restricted Share Units | Duford, Gabriel | 5 | 2020-06-22 | 00 | | | |
| Engineering Inc.) EXFO Inc. (formerly know as EXFO Electro-Optical | Restricted Share Units | Duford, Gabriel | 5 | 2020-07-15 | 56 | 4.98 | 5,000 | 5,000 |
| Engineering Inc.) EXFO Inc. (formerly know as EXFO Electro-Optical | Restricted Share Units | Duford, Gabriel | 5 | 2020-07-15 | 56 | 4.98 | 5,945 | 945 |
| Engineering Inc.) Facedrive Inc. (formerly High Mountain Capital Corporation) | Common Shares | Wilgar, James (Jay) Warren Bennett | 4 | 2020-01-20 | 10 | 2.33 | 38,030 | 38,030 |
| Falco Resources Ltd. (formerly Falco Pacific Resource Group Inc.) | Options | Coates, Bryan A. | 4 | 2020-03-27 | 22 | | | 516,375 |
| Falco Resources Ltd. (formerly Falco Pacific Resource Group Inc.) | Options | Coates, Bryan A. | 4 | 2020-03-27 | 22 | | | 516,375 |
| Falco Resources Ltd. (formerly Falco Pacific Resource Group Inc.) | Options | Coates, Bryan A. | 4 | 2020-03-27 | 22 | | | 516,375 |
| FenixOro Gold Corp. (formerly, American Battery Metals Corp.) | Options | Carlesso, Albert John | 4, 5 | 2020-05-20 | 00 | | 2,000,000 | |
| Filo Mining Corp. | Debentures Jan. 12, 2019 US\$5 Million | Zebra Holdings and Investments S.à.r.l. | 3 | 2020-07-12 | 11 | | \$0 | -\$5,000,000 |
| Filo Mining Corp. | Debentures July 12, 2020 US\$5million | Zebra Holdings and Investments S.à.r.l. | 3 | 2016-08-23 | 00 | | | |
| Filo Mining Corp. | Debentures July 12, 2020 US\$5million | Zebra Holdings and Investments S.à.r.l. | 3 | 2020-07-12 | 11 | | \$5,000,000 | \$5,000,000 |
| FinCanna Capital Corp. (formerly Astar Minerals Ltd.) | Convertible Debentures | Herchak, Andriyko | 4, 5 | 2020-07-16 | 16 | 0.15 | \$450,000 | \$150,000 |
| FinCanna Capital Corp. (formerly Astar Minerals Ltd.) | Warrants | Herchak, Andriyko | 4, 5 | 2020-07-16 | 16 | 0.3 | 4,650,000 | 750,000 |
| FinCanna Capital Corp. (formerly Astar Minerals Ltd.) | Convertible Debentures | Scott, Robert James | 5 | 2020-07-16 | 16 | 0.15 | \$500,000 | \$250,000 |
| FinCanna Capital Corp. (formerly Astar Minerals Ltd.) | Warrants | Scott, Robert James | 5 | 2020-07-16 | 16 | 0.3 | 3,250,000 | 1,250,000 |
| Fiorentina Minerals Inc. | Common Shares | Williams, Allan William | 4 | 2020-07-13 | 10 | 0.35 | 1,790,000 | 25,000 |
| FireFox Gold Corp. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | | |
| FireFox Gold Corp. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | 5,000,000 | |
| FireFox Gold Corp. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | | |
| FireFox Gold Corp. | Common Shares | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | 5,000,000 | |
| FireFox Gold Corp. | Warrants | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | | |
| FireFox Gold Corp. | Warrants | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | 2,500,000 | |
| | | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-----------------------------|--------------------------------|-------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| FireFox Gold Corp. | Warrants | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | | |
| FireFox Gold Corp. | Warrants | Crescat Portfolio Management LLC | 3 | 2020-06-24 | 00 | | 250,000 | |
| FireFox Gold Corp. | Common Shares | Smith, Kevin | 3 | 2020-06-24 | 00 | | | |
| FireFox Gold Corp. | Common Shares | Smith, Kevin | 3 | 2020-06-24 | 00 | | 5,000,000 | |
| FireFox Gold Corp. | Warrants | Smith, Kevin | 3 | 2020-06-24 | 00 | | | |
| FireFox Gold Corp. | Warrants | Smith, Kevin | 3 | 2020-06-24 | 00 | | 2,500,000 | |
| First Cobalt Corp. | Options | Campbell, Peter Scott | 5 | 2020-07-10 | 50 | | 1,865,000 | 550,000 |
| First Cobalt Corp. | Rights Deferred Share Units | Campbell, Peter Scott | 5 | 2020-07-10 | 56 | | 231,250 | 200,000 |
| First Cobalt Corp. | Rights Restricted Share Units | Campbell, Peter Scott | 5 | 2017-03-29 | 00 | | | |
| First Cobalt Corp. | Rights Restricted Share Units | Campbell, Peter Scott | 5 | 2020-07-10 | 56 | | 200,000 | 200,000 |
| First Cobalt Corp. | Rights Deferred Share Units | Macdonald, Garett | 4 | 2020-07-10 | 56 | | 428,214 | 100,000 |
| First Cobalt Corp. | Options | Mell, Trent | 5 | 2020-07-10 | 50 | | 2,573,333 | 1,100,000 |
| First Cobalt Corp. | Rights Deferred Share Units | Mell, Trent | 5 | 2020-07-10 | 56 | | 245,313 | 200,000 |
| First Cobalt Corp. | Rights Restricted Share Units | Mell, Trent | 5 | 2017-03-02 | 00 | | | |
| First Cobalt Corp. | Rights Restricted Share Units | Mell, Trent | 5 | 2020-07-10 | 56 | | 400,000 | 400,000 |
| First Cobalt Corp. | Rights Deferred Share Units | Otter, Clement Leroy Butch | 4 | 2020-07-10 | 56 | | 636,001 | 100,000 |
| First Cobalt Corp. | Rights Deferred Share Units | Pollesel, John Joseph | 4 | 2020-07-10 | 56 | | 769,035 | 250,000 |
| First Cobalt Corp. | Rights Restricted Share Units | Santaguida, Frank | 5 | 2017-03-28 | 00 | | | |
| First Cobalt Corp. | Rights Restricted Share Units | Santaguida, Frank | 5 | 2020-07-10 | 56 | | 100,000 | 100,000 |
| First Cobalt Corp. | Options | Snyder, Ryan Matthew Jonathan | 5 | 2020-07-10 | 50 | | 1,450,000 | 550,000 |
| First Cobalt Corp. | Rights Deferred Share Units | Snyder, Ryan Matthew Jonathan | 5 | 2018-10-22 | 00 | | | |
| First Cobalt Corp. | Rights Deferred Share Units | Snyder, Ryan Matthew Jonathan | 5 | 2020-07-10 | 56 | | 100,000 | 100,000 |
| First Cobalt Corp. | Rights Restricted Share Units | Snyder, Ryan Matthew Jonathan | 5 | 2018-10-22 | 00 | | | |
| First Cobalt Corp. | Rights Restricted Share Units | Snyder, Ryan Matthew Jonathan | 5 | 2020-07-10 | 56 | | 200,000 | 200,000 |
| First Cobalt Corp. | Rights Deferred Share Units | Uthayakumar, Vasuki Susan | 4 | 2020-07-10 | 56 | | 189,286 | 144,643 |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Currie, James A. | 4, 5 | 2020-06-09 | 00 | | | |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Currie, James A. | 4, 5 | 2020-06-17 | 11 | 0.055 | 1,800,000 | 1,800,000 |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Currie, James A. | 4, 5 | 2020-06-09 | 00 | | | |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Currie, James A. | 4, 5 | 2020-07-15 | 10 | 0.1 | 1,200,000 | 1,200,000 |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Keast, Branden | 6 | 2020-07-15 | 00 | | 4,200,000 | |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Keast, Riley | 6 | 2020-07-15 | 00 | | 4,200,000 | |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Medalist Capital Ltd. | 3 | 2020-07-15 | 00 | | 4,200,000 | |
| FIRST LIGHT CAPITAL CORP. | Common Shares | Sandusky, Stephen | 6 | 2020-07-15 | 00 | | 4,200,000 | |
| First Majestic Silver Corp. | Common Shares | Figueroa, Jose Luis | 5 | 2020-07-17 | 51 | 8.21 | 25,000 | 25,000 |
| First Majestic Silver Corp. | Common Shares | Figueroa, Jose Luis | 5 | 2020-07-17 | 10 | 14.23 | 0 | -25,000 |
| First Majestic Silver Corp. | Options | Figueroa, Jose Luis | 5 | 2020-07-17 | 51 | 8.21 | 125,000 | -25,000 |
| First Majestic Silver Corp. | Common Shares | Lillico, Connie | 5 | 2020-07-17 | 51 | 4.8 | 121,500 | 10,000 |
| First Majestic Silver Corp. | Common Shares | Lillico, Connie | 5 | 2020-07-17 | 10 | 14.3 | 116,500 | -5,000 |
| | | | | | | | | |

| First Majestic Silver Corp. | Common Shares Options Common Shares Common Shares | Lillico, Connie Lillico, Connie First National Securities | 5 | 2020-07-17 | 10 | 14.55 | 111,500 | -5,000 |
|--|---|---|---------|------------|----|--------|-------------|------------|
| · | Common Shares | | _ | | | | 111,500 | -3,000 |
| First National Financial C | | First National Socurities | 5 | 2020-07-17 | 51 | 4.8 | 475,000 | -10,000 |
| Corporation | Common Shares | Corporation | 3 | 2020-07-17 | 10 | 29.73 | 15,059,060 | -3,364 |
| First National Financial Corporation | | FNSC Holdings Inc. | 3 | 2020-07-17 | 10 | 29.73 | 7,350,295 | 3,364 |
| First National Financial Corporation | Common Shares | Smith, Stephen | 4, 7, 5 | 2020-07-17 | 47 | 29.73 | 15,059,060 | -3,364 |
| First National Financial Corporation | Common Shares | Smith, Stephen | 4, 7, 5 | 2020-07-17 | 10 | 29.73 | 15,062,424 | 3,364 |
| First Quantum Minerals Ltd C | Common Shares | Jiangxi Copper Company Limited | 3 | 2020-07-13 | 10 | 13.712 | 127,376,171 | -671,800 |
| First Quantum Minerals Ltd C | Common Shares | Jiangxi Copper Company Limited | 3 | 2020-07-14 | 10 | 13.728 | 127,176,171 | -200,000 |
| First Quantum Minerals Ltd C | Common Shares | Jiangxi Copper Company Limited | 3 | 2020-07-15 | 10 | 13.846 | 126,872,771 | -303,400 |
| First Quantum Minerals Ltd C | Common Shares | Jiangxi Copper Company Limited | 3 | 2020-07-16 | 10 | 13.783 | 126,842,671 | -30,100 |
| First Vanadium Corp. | Common Shares | Mracek, Kenneth Michael | 4 | 2019-11-22 | 00 | | | |
| First Vanadium Corp. | Common Shares | Mracek, Kenneth Michael | 4 | 2019-11-22 | 00 | | 49,500 | |
| First Vanadium Corp. C | Common Shares | Mracek, Kenneth Michael | 4 | 2020-07-09 | 16 | 0.15 | 149,500 | 100,000 |
| • | Warrants | Mracek, Kenneth Michael | 4 | 2019-11-22 | 00 | | , | , |
| - ' | Warrants | Mracek, Kenneth Michael | 4 | 2019-11-22 | 00 | | | |
| - ' | Warrants | Mracek, Kenneth Michael | 4 | 2020-07-09 | 16 | | 100,000 | 100,000 |
| • | Common Shares | Hanks, Gregory Scott | 4 | 2020-07-14 | 51 | 0.12 | 313,800 | 150,000 |
| · · | Options | | 4 | 2020-07-14 | 51 | 0.12 | 275,000 | -150,000 |
| 3 | -1 | Hanks, Gregory Scott | | | | 0.12 | 275,000 | -150,000 |
| Freeman Gold Corp. C (formerly, Lodge Resources Inc.) | Common Shares | Lee, Kelvin Wah Chin | 5 | 2020-02-06 | 00 | | | |
| Freeman Gold Corp. C (formerly, Lodge Resources Inc.) | Common Shares | Lee, Kelvin Wah Chin | 5 | 2020-02-06 | 00 | | | |
| Freeman Gold Corp. C (formerly, Lodge Resources Inc.) | Common Shares | Lee, Kelvin Wah Chin | 5 | 2020-02-06 | 00 | | | |
| Freeman Gold Corp. C (formerly, Lodge Resources Inc.) | Common Shares | Lee, Kelvin Wah Chin | 5 | 2020-06-09 | 11 | 0.02 | 1,300,000 | 1,300,000 |
| Freeman Gold Corp. C (formerly, Lodge Resources Inc.) | Common Shares | Mathiesen, Steve | 3, 4, 5 | 2020-06-09 | 11 | 0.023 | 991,736 | -1,000,000 |
| Frontera Energy Corporation D | Deferred Stock Units | Alarcon Mantilla, Luis | 4 | 2020-07-15 | 56 | 3.26 | 87,024 | 13,309 |
| Frontera Energy Corporation D | Deferred Stock Units | Armstrong, William Ellis | 4 | 2020-07-15 | 56 | 3.26 | 87,024 | 13,309 |
| Frontera Energy Corporation D | Deferred Stock Units | Bromark, Raymond John | 4 | 2020-07-15 | 56 | 3.26 | 47,773 | 6,850 |
| Frontera Energy Corporation D | Deferred Stock Units | Burgos Diaz, Rene Roberto | 4 | 2020-07-15 | 56 | 3.26 | 16,544 | 6,263 |
| Frontera Energy Corporation D | Deferred Stock Units | Cabrales Segovia, Orlando | 4 | 2020-07-15 | 56 | 3.26 | 40,113 | 12,526 |
| Frontera Energy Corporation D | | De Alba, Gabriel | 4 | 2020-07-15 | 56 | 3.26 | 102,379 | 15,658 |
| Frontera Energy Corporation D | | Ford, Russell | 4 | 2020-07-15 | 56 | 3.26 | 69,347 | 10,647 |
| Frontera Energy Corporation D | | Giry, Veronique | 4 | 2020-07-15 | 56 | 3.26 | 26,883 | 6,263 |
| == : | Options | • | 5 | 2020-07-13 | 51 | 0.05 | 720,000 | -100,000 |
| | • | Whyte, Tina | | | | | | |
| == | Options | Dozzi, Bryan | 5 | 2020-07-14 | 52 | 1.72 | 869,150 | -150,000 |
| •, | Options | Wyma, Bindu | 4 | 2020-07-13 | 52 | 1.08 | 209,000 | -76,000 |
| Generic Gold Corp. C (formerly, Wamco Technology Group Ltd.) | Common Shares | Patricio, Richard J | 5 | 2020-07-14 | 00 | | | |
| | Common Shares | Patricio, Richard J | 5 | 2020-07-14 | 00 | | 350,589 | |
| . , | Options | Patricio, Richard J | 5 | 2020-07-14 | 00 | | | |
| ' ' ' | Options | Patricio, Richard J | 5 | 2020-07-14 | 50 | 0.39 | 500,000 | 500,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|---|---|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Generic Gold Corp. (formerly, Wamco Technology Group Ltd.) | Options | Ramos, Arvin | 5 | 2019-03-08 | 00 | | | |
| Generic Gold Corp. (formerly, Wamco Technology Group Ltd.) | Options | Ramos, Arvin | 5 | 2020-07-14 | 50 | | 300,000 | 300,000 |
| Generic Gold Corp. (formerly, Wamco Technology Group Ltd.) | Options | Whitton, Jessica | 5 | 2020-07-14 | 00 | | 200,000 | |
| Genesis Acquisition Corp. | Common Shares | McDougall, Jason Wayne | 3, 4 | 2020-07-14 | 10 | 0.15 | 259,000 | 9,000 |
| Genesis Land Development Corp. | | Mitchell, Garfield Robert | 3 | 2020-07-15 | 10 | 1.05 | 16,559,620 | 5,000 |
| Geodrill Limited | Common Shares | Burling, Terrance Frederick | 5 | 2020-06-25 | 10 | 1.822 | 2,115,300 | 400 |
| Getchell Gold Corp. | Options | Mustard, James | 4 | 2020-07-16 | 00 | | | |
| Getchell Gold Corp. | Options | Mustard, James | 4 | 2020-07-16 | 50 | | 150,000 | 150,000 |
| GK Resources Ltd. | Warrants | Lundin, Lukas Henrik | 3 | 2019-09-25 | 55 | 0.1 | | -666,667 |
| GK Resources Ltd. | Warrants | Lundin, Lukas Henrik | 3 | 2019-09-25 | 55 | 0.1 | 0 | -666,667 |
| GK Resources Ltd. | Warrants | Lundin, Lukas Henrik | 3 | 2019-09-25 | 55 | 0.1 | | -2,000,000 |
| GK Resources Ltd. | Warrants | Lundin, Lukas Henrik | 3 | 2019-09-25 | 55 | 0.1 | 0 | -2,000,000 |
| Global Crossing Airlines Inc. | | Wegel, Edward | 4, 5 | 2020-07-14 | 10 | 0.8584 | 4,887,244 | 100 |
| Global Grossing Amilies Inc. | Common & Variable Voting Shares | wegel, Lawara | 4, 5 | 2020-07-14 | 10 | 0.0304 | 4,007,244 | 100 |
| Global Crossing Airlines Inc. | Common Shares Common & Variable Voting Shares | Wegel, Edward | 4, 5 | 2020-07-15 | 10 | 0.8459 | 4,892,244 | 5,000 |
| Global Crossing Airlines Inc. | Common Shares Common & Variable Voting Shares | Wegel, Edward | 4, 5 | 2020-07-15 | 10 | 0.8491 | 4,893,244 | 1,000 |
| Global Crossing Airlines Inc. | Common Shares Common & Variable Voting Shares | Wegel, Edward | 4, 5 | 2020-07-15 | 10 | 0.8494 | 4,894,244 | 1,000 |
| Global Crossing Airlines Inc. | Common Shares Common & Variable Voting Shares | Wegel, Edward | 4, 5 | 2020-07-15 | 10 | 0.8409 | 4,895,244 | 1,000 |
| Global Crossing Airlines Inc. | = | Wegel, Edward | 4, 5 | 2020-07-16 | 10 | 0.9074 | 4,896,244 | 1,000 |
| Global Crossing Airlines Inc. | = | Wegel, Edward | 4, 5 | 2020-07-16 | 10 | 0.9163 | 4,897,244 | 1,000 |
| Global Crossing Airlines Inc. | Common Shares Common & Variable Voting Shares | Wegel, Edward | 4, 5 | 2020-07-16 | 10 | 0.9079 | 4,898,244 | 1,000 |
| Global Dividend Growers Income Fund | Trust Units | Global Dividend Growers Income Fund | 1 | 2020-07-13 | 38 | 12.25 | 5,384,105 | 400 |
| Global Real Estate & E- Commerce Dividend Fund | Trust Units | Global Real Estate & E- Commerce Dividend Fund | 1 | 2020-07-13 | 38 | 13.35 | 600,000 | 600 |
| goeasy Ltd. (formerly, easyhome Ltd.) | Common Shares | Appel, Jason | 5 | 2020-07-10 | 35 | 53.41 | | 87 |
| goeasy Ltd. (formerly, easyhome Ltd.) | Common Shares | Appel, Jason | 5 | 2020-07-10 | 35 | 53.41 | 10,460 | 88 |
| goeasy Ltd. (formerly, easyhome Ltd.) | Common Shares | Appel, Jason | 5 | 2020-07-14 | 35 | 53.41 | 151 | 1 |
| goeasy Ltd. (formerly, easyhome Ltd.) | Common Shares | Appel, Jason | 5 | 2020-07-10 | 35 | 53.41 | | 12 |
| goeasy Ltd. (formerly, easyhome Ltd.) | Common Shares | Appel, Jason | 5 | 2020-07-10 | 35 | 53.41 | 1,394 | 11 |
| goeasy Ltd. (formerly, easyhome Ltd.) | Common Shares | Appel, Jason | 5 | 2020-07-14 | 35 | 53.41 | 153 | 2 |
| Gold Standard Ventures Corp. | Common Shares | Goldcorp Inc. | 3 | 2019-04-18 | 90 | | 0 | -35,325,291 |
| Gold Standard Ventures Corp. | Common Shares | Newmont Corporation | 3 | 2019-04-18 | 00 | | | |
| Gold Standard Ventures Corp. | Common Shares | Newmont Corporation | 3 | 2019-04-18 | 90 | | 35,325,291 | 35,325,291 |
| Gold Standard Ventures Corp. | Common Shares | Newmont Corporation | 3 | 2020-07-16 | 10 | 1.12 | 17,662,645 | -17,662,646 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|-------------------------|--------------------------------------|--------------|---------------------|-----|---------------|----------------------------|-----------------------|
| Gold Terra Resource Corp. | Common Shares | Campbell, Joseph William | 4, 5 | 2020-07-14 | 15 | 0.3 | 1,254,500 | 100,000 |
| Gold Terra Resource Corp. | Common Shares | Gaborit, Laurence | 4 | 2020-07-14 | 15 | 0.3 | 200,000 | 100,000 |
| Gold Terra Resource Corp. | Common Shares | Panneton, Gerald | 5 | 2020-07-14 | 15 | 0.3 | 1,250,000 | 100,000 |
| Gold Terra Resource Corp. | Common Shares | Panneton, Gerald | 5 | 2020-07-14 | 15 | 0.3 | 1,700,000 | 100,000 |
| Gold Terra Resource Corp. | Common Shares | Panneton, Gerald | 5 | 2020-07-14 | 15 | 0.3 | 1,020,000 | 400,000 |
| Gold Terra Resource Corp. | Common Shares | suda, david, richard | 5 | 2020-07-14 | 15 | 0.3 | 632,000 | 160,000 |
| Golden Lake Exploration Inc. | | England, Michael Bruno John Franz | 4, 5 | 2020-07-17 | 10 | 0.19 | 1,605,000 | 14,500 |
| Golden Share Resources Corporation | Common Shares | Zeng, Nick Nianqing | 4, 5 | 2020-07-13 | 10 | 0.11 | 565,000 | 4,000 |
| Golden Share Resources Corporation | Common Shares | Zeng, Nick Nianqing | 4, 5 | 2020-07-17 | 11 | 0.105 | 2,554,378 | 230,378 |
| GoldHaven Resources Corp. (formerly Altum Resource Corp.) | Options | Jones, Darryl Fergus Orton | 5 | 2020-07-09 | 00 | | 200,000 | |
| GoldMining Inc. (formerly Brazil Resources Inc.) | Common Shares | Dhaliwal, Herb | 4 | 2020-06-30 | 51 | 0.73 | 31,641 | 30,000 |
| GoldMining Inc. (formerly Brazil Resources Inc.) | Options | Dhaliwal, Herb | 4 | 2020-06-30 | 51 | | 205,000 | -30,000 |
| Goldmoney Inc. (formerly BitGold Inc.) | Common Shares | Goldmoney Inc. | 1 | 2020-07-13 | 38 | 2 | 3,489,800 | 3,000,000 |
| Goldmoney Inc. (formerly BitGold Inc.) | Common Shares | Sebag, Roy | 3, 4, 5 | 2020-07-13 | 38 | 2 | 16,395,599 | -3,000,000 |
| GoldSpot Discoveries Corp. | Options | Dubé-Bourgeois, Vincent | 4 | 2020-07-15 | 50 | 0.18 | 663,674 | 250,000 |
| GoldSpot Discoveries Corp. | Options | Feldman, Gerald Morris | 4 | 2019-10-17 | 00 | | | |
| GoldSpot Discoveries Corp. | Options | Feldman, Gerald Morris | 4 | 2020-07-15 | 50 | | 250,000 | 250,000 |
| GoldSpot Discoveries Corp. | Options | Kim, Cejay | 5 | 2020-07-15 | 50 | 0.18 | 663,674 | 250,000 |
| GoldSpot Discoveries Corp. | Options | Quach, Binh | 5 | 2020-07-15 | 50 | 0.18 | 663,674 | 250,000 |
| Goodfood Market Corp. (formerly Mira VII Acquisition Corp.) | Options | Awada, Mohammed | 5 | 2020-07-09 | 50 | | 349,123 | 3,737 |
| Gran Tierra Energy Inc. | Common Shares | Berthelet, Remi Anthony | 5 | 2020-07-17 | 30 | 0.35 | 11,932 | 2,795 |
| Gran Tierra Energy Inc. | Common Shares | Ellson, Ryan Paul | 5 | 2020-07-17 | 30 | 0.35 | 48,312 | 5,940 |
| Gran Tierra Energy Inc. | Common Shares | Evans, Jim Randall | 5 | 2020-07-17 | 30 | 0.35 | 14,557 | 2,620 |
| Gran Tierra Energy Inc. | Common Shares | Guidry, Gary Stephen | 4, 5 | 2020-07-17 | 30 | 0.35 | 83,009 | 8,385 |
| Gran Tierra Energy Inc. | Common Shares | Trimble, Rodger Derrick | 5 | 2020-07-17 | 30 | 0.35 | 34,104 | 4,193 |
| Granite REIT Inc. | Deferred Share Units | Aghar, Peter | 4 | 2020-07-15 | 35 | 71.31 | 8,415 | 28 |
| Granite REIT Inc. | Deferred Share Units | Daal, Remco | 4 | 2020-07-15 | 35 | 71.31 | 7,585 | 26 |
| Granite REIT Inc. | Performance Share Units | Gorrie, Kevan Stuart | 4, 5 | 2020-07-15 | 35 | 71.31 | 26,305 | 89 |
| Granite REIT Inc. | Restricted Share Units | , | 4, 5 4, 5 | 2020-07-15 | 35 | 71.31 | 45,136 | 153 |
| | | Gorrie, Kevan Stuart | | | | | | |
| Granite REIT Inc. | Deferred Share Units | Grodner, Fern Phyllis | 4 | 2020-07-15 | 35 | 71.31 | 1,475 | 5 |
| Granite REIT Inc. | Performance Share Units | | 5 | 2020-07-15 | 35 | 71.31 | 6,791 | 23 |
| Granite REIT Inc. | Restricted Share Units | KUMER, LORNE | 5 | 2020-07-15 | 35 | 71.31 | 10,380 | 35 |
| Granite REIT Inc. | Deferred Share Units | Marshall, Kelly John | 4 | 2020-07-15 | 35 | 71.31 | 10,723 | 36 |
| Granite REIT Inc. | Deferred Share Units | Mawani, Al | 4 | 2020-07-15 | 35 | 71.31 | 9,343 | 31 |
| Granite REIT Inc. | Deferred Share Units | Miller, Gerald | 4 | 2020-07-15 | 35 | 71.31 | 11,862 | 40 |
| Granite REIT Inc. | Deferred Share Units | Murray, Sheila A. | 4 | 2020-07-15 | 35 | 71.31 | 2,756 | 9 |
| Granite REIT Inc. | Performance Share Units | Neto, Teresa | 5 | 2020-07-15 | 35 | 71.31 | 4,503 | 15 |
| Granite REIT Inc. | Restricted Share Units | Neto, Teresa | 5 | 2020-07-15 | 35 | 71.31 | 9,739 | 33 |
| Granite REIT Inc. | Deferred Share Units | Warren, Edna Jennifer | 4 | 2020-07-15 | 35 | 71.31 | 4,801 | 16 |
| Gratomic Inc. (formerly CKR Carbon Corporation) | Common Shares | Farhate, Armando | 4, 5 | 2020-07-14 | 00 | | | |
| Graycliff Exploration Ltd. | Common Shares | DiGirolamo, Julio | 4, 5 | 2019-10-02 | 00 | | 100,000 | |
| Graycliff Exploration Ltd. | Options | DiGirolamo, Julio | 4, 5 | 2019-10-02 | 00 | | | |
| Graycliff Exploration Ltd. | Options | DiGirolamo, Julio | 4, 5 | 2019-12-03 | 50 | 0.15 | 200,000 | 200,000 |
| Graycliff Exploration Ltd. | Common Shares | Hardy, Samuel Anthony Kyler | 4 | 2018-03-01 | 00 | | | |
| Graycliff Exploration Ltd. | Common Shares | Hardy, Samuel Anthony Kyler | 4 | 2018-03-01 | 00 | | | |
| Graycliff Exploration Ltd. | Common Shares | Hardy, Samuel Anthony Kyler | 4 | 2018-03-01 | 00 | | 240,000 | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|------------------------------|--------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Graycliff Exploration Ltd. | Options | Hardy, Samuel Anthony Kyler | 4 | 2018-03-01 | 00 | | 150,000 | |
| Graycliff Exploration Ltd. | Common Shares | Lees, David | 4 | 2019-11-28 | 00 | | 100,000 | |
| Graycliff Exploration Ltd. | Options | Lees, David | 4 | 2019-11-28 | 00 | | 100,000 | |
| Graycliff Exploration Ltd. | Common Shares | Macintosh, James Maitland | 4, 5 | 2019-10-01 | 00 | | 100,000 | |
| Graycliff Exploration Ltd. | Options | Macintosh, James Maitland | 4, 5 | 2019-10-01 | 00 | | 250,000 | |
| Great Bear Resources Ltd. | Common Shares | Scott, Robert James | 5 | 2020-07-13 | 51 | 0.35 | 408,982 | 20,000 |
| Great Bear Resources Ltd. | Options | Scott, Robert James | 5 | 2020-07-13 | 51 | 0.35 | 0 | -20,000 |
| Great Canadian Gaming Corporation | Common Shares | Essery, Garth Matthew | 5 | 2020-07-17 | 10 | 27.874 | 1,140 | 1,000 |
| Green Rise Capital Corporation | Common Shares | Boutin, Richard | 4 | 2020-07-08 | 00 | | 1,000,000 | |
| Green Rise Capital Corporation | Common Shares | Jerry, Mancini | 4 | 2020-07-08 | 00 | | 250,000 | |
| Green Rise Capital Corporation | Common Shares | McKee, Thomas Alexander | 4 | 2020-06-08 | 00 | | 1,400,000 | |
| Green Rise Capital Corporation | Common Shares | Thomas, Stanley A. | 4 | 2020-07-08 | 00 | | 1,295,000 | |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2017-05-17 | 00 | | | |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2020-07-14 | 16 | 0.06 | 300,000 | 300,000 |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2017-05-17 | 00 | | | |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2020-07-14 | 16 | 0.06 | 300,000 | 300,000 |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2017-05-17 | 00 | | | |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2020-07-14 | 16 | 0.06 | 78,000 | 78,000 |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2017-05-17 | 00 | | | |
| Green River Gold Corp. | Common Shares | Stockdale, Shawn Andrew | 5 | 2020-07-14 | 16 | 0.06 | 115,000 | 115,000 |
| Green River Gold Corp. | Warrants | Stockdale, Shawn Andrew | 5 | 2017-05-17 | 00 | | | |
| Green River Gold Corp. | Warrants | Stockdale, Shawn Andrew | 5 | 2020-07-14 | 16 | 0.1 | 150,000 | 150,000 |
| Green River Gold Corp. | Warrants | Stockdale, Shawn Andrew | 5 | 2017-05-17 | 00 | | | |
| Green River Gold Corp. | Warrants | Stockdale, Shawn Andrew | 5 | 2020-07-14 | 16 | 0.1 | 39,000 | 39,000 |
| Green River Gold Corp. | Warrants | Stockdale, Shawn Andrew | 5 | 2017-05-17 | 00 | | | |
| Green River Gold Corp. | Warrants | Stockdale, Shawn Andrew | 5 | 2020-07-14 | 16 | 0.1 | 57,500 | 57,500 |
| Green Thumb Industries Inc. (formerly Bayswater Uranium Corporation) | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-06-02 | 10 | 10.23 | | 15,000 |
| Green Thumb Industries Inc. (formerly Bayswater Uranium Corporation) | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-06-02 | 90 | 10.23 | 15,000 | 15,000 |
| Green Thumb Industries Inc. (formerly Bayswater | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-06-15 | 10 | 12.78 | | 15,000 |
| Uranium Corporation) Green Thumb Industries Inc. | Subordinate Voting | Kadens, Pete Albert | 3 | 2020-06-15 | 90 | 12.78 | 15,000 | 15,000 |
| (formerly Bayswater Uranium Corporation) | Shares | | | | | | | |
| Green Thumb Industries Inc. (formerly Bayswater Uranium Corporation) | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-07-15 | 90 | | 15,000 | 15,000 |
| Green Thumb Industries Inc. (formerly Bayswater Uranium Corporation) | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-06-02 | 10 | 10.23 | | -15,000 |
| Green Thumb Industries Inc. (formerly Bayswater | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-06-02 | 90 | 10.23 | 148,709 | -15,000 |
| Uranium Corporation) Green Thumb Industries Inc. (formerly Bayswater | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-06-15 | 10 | 12.78 | | -15,000 |
| Uranium Corporation) Green Thumb Industries Inc. (formerly Bayswater | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-06-15 | 90 | 12.78 | 58,709 | -15,000 |
| Uranium Corporation) Green Thumb Industries Inc. (formerly Bayswater | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-07-13 | 10 | 16.08 | 800,086 | -100,000 |
| Uranium Corporation) Green Thumb Industries Inc. (formerly Bayswater | Subordinate Voting Shares | Kadens, Pete Albert | 3 | 2020-07-15 | 90 | | 785,086 | -15,000 |
| Uranium Corporation) | | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|-------------------------------------|---------------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Green Thumb Industries Inc. (formerly Bayswater Uranium Corporation) | Subordinate Voting Shares | Yemenidjian, Alejandro | 4 | 2020-07-10 | 16 | | 4,231,956 | 59,201 |
| Greenlane Renewables Inc. | Rights Restricted Share Units (RSU) | Alderson, Candice | 4 | 2020-07-09 | 56 | | 24,038 | 24,038 |
| Grown Rogue International Inc. | Common Shares | August, Adam Michael Barnard | 7 | 2020-07-10 | 16 | 0.15 | 1,263,636 | 88,636 |
| Grown Rogue International Inc. | Options | August, Adam Michael Barnard | 7 | 2020-02-24 | 00 | | | |
| Grown Rogue International Inc. | Options | August, Adam Michael Barnard | 7 | 2020-07-10 | 50 | | 750,000 | 750,000 |
| Grown Rogue International Inc. | Common Shares | Gledhill, Stephen Mark | 5 | 2020-07-10 | 46 | 0.15 | 270,000 | 20,000 |
| Grown Rogue International Inc. | Common Shares | Patel, Abhilash | 4 | 2020-07-10 | 46 | 0.15 | 680,585 | 20,000 |
| Grown Rogue International Inc. | Common Shares | Rigg, Robert John | 5 | 2020-07-10 | 16 | 0.15 | 532,000 | 62,000 |
| Grown Rogue International Inc. | Options | Rigg, Robert John | 5 | 2020-02-24 | 00 | | | |
| Grown Rogue International Inc. | Options | Rigg, Robert John | 5 | 2020-07-10 | 50 | | 750,000 | 750,000 |
| Grown Rogue International Inc. | Common Shares | Strickler, J. Obie | 3, 4, 5 | 2020-07-07 | 10 | 0.14 | 29,030,266 | 11,000 |
| Grown Rogue International Inc. | Common Shares | Strickler, J. Obie | 3, 4, 5 | 2020-07-07 | 10 | 0.13 | 29,040,266 | 10,000 |
| Grown Rogue International Inc. | Common Shares | Strickler, J. Obie | 3, 4, 5 | 2020-07-09 | 10 | 0.14 | 29,042,266 | 2,000 |
| Grown Rogue International Inc. | Common Shares | Strickler, J. Obie | 3, 4, 5 | 2020-07-09 | 10 | 0.135 | 29,045,266 | 3,000 |
| Grown Rogue International Inc. | Common Shares | Strickler, J. Obie | 3, 4, 5 | 2020-07-10 | 10 | 0.13 | 29,050,266 | 5,000 |
| Grown Rogue International Inc. | Common Shares | Strickler, J. Obie | 3, 4, 5 | 2020-07-10 | 16 | 0.15 | 29,115,266 | 65,000 |
| Grown Rogue International Inc. | Common Shares | Strickler, J. Obie | 3, 4, 5 | 2020-07-13 | 10 | 0.145 | 29,116,266 | 1,000 |
| Grown Rogue International Inc. | Options | Strickler, J. Obie | 3, 4, 5 | 2018-11-15 | 00 | | | |
| Grown Rogue International Inc. | Options | Strickler, J. Obie | 3, 4, 5 | 2020-07-10 | 50 | | 500,000 | 500,000 |
| GTEC Holdings Ltd. | Common Shares | Singhavon, Norton | 3, 4, 5 | 2020-07-13 | 10 | 0.15 | 13,160,121 | 20,000 |
| Gungnir Resources Inc. | Options | Keast, Todd | 4 | 2020-07-14 | 52 | | 975,000 | -300,000 |
| Gungnir Resources Inc. | Options | Macdonald, Garett | 4 | 2020-07-14 | 52 | | 975,000 | -300,000 |
| Gungnir Resources Inc. | Options | Paakki, Jari | 5 | 2020-07-14 | 52 | | 1,600,000 | -300,000 |
| Gungnir Resources Inc. | Options | Robbins, Christopher Charles | 4 | 2020-07-14 | 52 | | 1,600,000 | -300,000 |
| H&R Real Estate Investment Trust | Units | Miller, Evan Keith | 4 | 2020-07-08 | 00 | | 3,000 | |
| H2O INNOVATION INC. | Common Shares | Guérin, Stéphane | 4 | 2019-11-13 | 00 | | | |
| H2O INNOVATION INC. | Common Shares | Guérin, Stéphane | 4 | 2020-06-30 | 30 | 1 | 5,373 | 5,373 |
| H2O INNOVATION INC. | Options | HENTHORNE, LISA | 4 | 2020-07-12 | 52 | | 8,000 | -4,000 |
| Happy Creek Minerals Ltd. | Common Shares | Cathro, Mike | 4 | 2020-07-08 | 10 | | 986,000 | 167,000 |
| Happy Creek Minerals Ltd. | Common Shares | Cathro, Mike | 4 | 2020-07-09 | 10 | | 1,020,500 | 34,500 |
| Happy Creek Minerals Ltd. | Common Shares | Cathro, Mike | 4 | 2020-07-10 | 10 | | | 34,500 |
| Happy Creek Minerals Ltd. | Common Shares | Cathro, Mike | 4 | 2020-07-10 | 10 | | 1,046,000 | 25,500 |
| Happy Creek Minerals Ltd. | Common Shares | Segsworth, Walter Thomas | 4 | 2020-07-13 | 10 | 0.105 | 461,667 | 45,000 |
| Happy Creek Minerals Ltd. | Common Shares | Segsworth, Walter Thomas | 4 | 2020-07-14 | 10 | 0.115 | 481,667 | 20,000 |
| Happy Creek Minerals Ltd. | Common Shares | Segsworth, Walter Thomas | 4 | 2020-07-14 | 10 | 0.105 | 501,667 | 20,000 |
| Happy Creek Minerals Ltd. | Common Shares | Segsworth, Walter Thomas | 4 | 2020-07-15 | 10 | 0.103 | 531,667 | 30,000 |
| Happy Creek Minerals Ltd. | Common Shares | Segsworth, Walter Thomas | 4 | 2020-07-15 | 10 | 0.11 | 533,867 | 2,200 |
| Happy Creek Minerals Ltd. | Common Shares | Segsworth, Walter Thomas | 4 | 2020-07-10 | 10 | 0.105 | 543,867 | 10,000 |
| Harte Gold Corp. | Common Shares | ANR Investments B.V. | 3 | 2020-07-17 | 16 | 0.103 | 206,716,334 | 41,218,343 |
| Harte Gold Corp. | Common Shares | ANR Investments B.V. | 3 | 2020-03-19 | 16 | 0.10 | 213,687,178 | 6,970,844 |
| Harte Gold Corp. | Special Shares Series B | ANR Investments B.V. | 3 | 2020-07-14 | 00 | 0.1173 | 210,007,170 | 0,370,044 |
| Harte Gold Corp. | Special Shares Series B | ANR Investments B.V. | 3 | 2010-12-14 | 16 | 1 | 9,500,000 | 9,500,000 |
| a.to ooid ooip. | - posici. Silai de Celles D | | J | | .5 | • | 2,300,000 | 0,000,000 |

| Harte Gold Grup. | Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|------------------------------|-------------------------|----------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Harba Could Corp. Speak Shares Senses Scherth, Michael | Harte Gold Corp. | Warrants | ANR Investments B.V. | 3 | 2020-07-14 | 16 | | 22,833,054 | 7,500,000 |
| Hante Could Corp. Special Shares Series Scherts, Michael 4 2016-07-29 07 07 07 07 07 07 07 0 | Harte Gold Corp. | Common Shares | Scherb, Michael | 4 | 2020-03-19 | 16 | 0.16 | 206,716,334 | 41,218,343 |
| Harte Gold Corp. Special Shares Series B Schert, Michael 4 2000,0714 6 1 9,000,000 7,000,000 Harvest Corp. Quartanis Inc. Optone Bayfield, Andrew 4,5 2000,0714 60 1 2,000,000 1,820,000 Harvest Core Carmabis Inc. Optons Bayfield, Andrew 4,5 2000,0714 60 1 2,000,000 1,820,000 Harvest Core Carmabis Inc. Optons Bedrur, Jasen Michael 4 2002,0714 60 1,820,000 1,820,000 Harvest Core Carmabis Inc. Optons Milmais Milles, Dabria Jane 1,820 2002,0714 60 1,820,000 1,800,000 Heatheratie Resources Ltd. Common Shares Mille, Peter 4,6 2002,0714 60 0,175 8,899,974 8,000 1,800,000 Heatheratie Resources Ltd. Common Shares Mille, Peter 4,6 2002,0714 60 0,175 8,899,974 8,000 1,800,000 Heatheratie Resources Ltd. Common Shares Mille, Peter 4,6 2000,0714 60 0,12 3,899,974 8,000 1,800,000 Heatheratie Resources Ltd. Common Shares Mille, Peter 4,6 2000,0714 60 0,12 7,75,000 1,800,000 Heatheratie Resources Ltd. Common Shares Mille, Peter 7,800,000 1,800,000 1,800,000 Heatheratie Resources Ltd. Common Shares Pack, Donald Laine 5 2000,0714 60 0,12 1,75,000 1,800,000 High years Code Inc. (formerly Services Pack, Donald Laine 7,800,000 1,80 | Harte Gold Corp. | Common Shares | Scherb, Michael | 4 | 2020-07-14 | 16 | 0.1173 | 213,687,178 | 6,970,844 |
| Harto Gold Corg. | Harte Gold Corp. | Special Shares Series B | Scherb, Michael | 4 | 2018-03-29 | 00 | | | |
| Harvest One Cammbals Inc. Options Bayfield, Andrew 4, 5 2000-07-14 50 0 1,025.000 1,025.000 Harvest One Cammbals Inc. Options Opti | Harte Gold Corp. | Special Shares Series B | Scherb, Michael | 4 | 2020-07-14 | 16 | 1 | 9,500,000 | 9,500,000 |
| Hannest One Cameable Inc. Options Bayfield, Andrew 4,5 2020-07-14 60 12,925,000 1502,000 14 Annest One Cameable Inc. Options | Harte Gold Corp. | Warrants | Scherb, Michael | 4 | 2020-07-14 | 16 | | 22,833,054 | 7,500,000 |
| Harvest One Camerable Inc. Options Bacharu Jason Michael 4 2020-07-14 50 1,050,000 550,000 Harlvest One Camerable Inc. Options Wall, Peter 4,6 2020-07-14 50 1,250,000 550,000 Harlvest One Camerable Inc. Options Wall, Peter 4,6 2020-07-14 50 1,250,000 550,000 Harlvest One Camerable Inc. Options Wall, Peter 4,6 2020-07-15 10 0,175 8,898,974 50,000 Harlvest One Camerable Inc. Options States McLeod, Robert John 4,5 2020-07-15 10 0,175 8,898,974 50,000 Harly Arctic Energy Services Rights Performance Pack, Donald Laine 5 2020-05-14 56 77,500 52,500 High Arctic Energy Services Rights Performance Pack, Donald Laine 5 2020-07-15 30 81,281 3,751 High Arctic Camerable Inc. Options Pack, Donald Laine 5 2020-07-13 30 187,502 High Arctic Camerable Corp. Options Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Options Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Options Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Options Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Options Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Options Options Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Options Options Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Marchine Corp. High Arctic Camerable Units Pack, Donald Laine Marchine Corp. High Arctic Camerable Units Marchine Camerable Units Marchine Corp. High Arctic Camerable Units Marchine Camerable Units | Harvest One Cannabis Inc. | Options | Bayfield, Andrew | 4, 5 | 2020-07-14 | 50 | | | 1,925,000 |
| Harvest One Cannable Inc. Options Millimaka Miles, Debra Juen 5 2020-07-14 50 1,350,000 850,000 Hearispher Cinergy Common Shares Mill.edd, Robert John 4,5 2020-07-15 10 0.175 8,809,974 50,000 10,000 | Harvest One Cannabis Inc. | Options | Bayfield, Andrew | 4, 5 | 2020-07-14 | 50 | | 2,325,000 | 1,925,000 |
| Hanvest One Camelais Inc. Options Wall, Peter 4, 6 2020-07-14 50 0.75 8.89.974 8.000 1.000 | Harvest One Cannabis Inc. | Options | Bednar, Jason Michael | 4 | 2020-07-14 | 50 | | 1,050,000 | 550,000 |
| Heatheridahe Resources Ld. Common Shares SIMMONS, DON 5 2020-07-14 10 0.12 2,000,000 10,000 | Harvest One Cannabis Inc. | Options | Milimaka Miles, Debra Jean | 5 | 2020-07-14 | 50 | | 1,350,000 | 850,000 |
| Hemisphere Energy Services Rights Performance Pack, Donald Laine S. 2020-07-14 10 0.12 2,090,000 10,00 | Harvest One Cannabis Inc. | Options | Wall, Peter | 4, 6 | 2020-07-14 | 50 | | 1,250,000 | 550,000 |
| | Heatherdale Resources Ltd. | Common Shares | McLeod, Robert John | 4, 5 | 2020-07-15 | 10 | 0.175 | 8,809,974 | 50,000 |
| Inc. | | Common Shares | SIMMONS, DON | 5 | 2020-07-14 | 10 | 0.12 | 2,090,000 | 10,000 |
| Inc. Highwista Gold Inc. (formerly Triumph Ventures Corp.) Common Shares O'Donnell, Janet Lynn 4, 5 2020-07-13 00 167,502 167,50 | | | Pack, Donald Laine | 5 | 2020-05-14 | 56 | | 77,500 | 52,500 |
| Triumph Ventures Corp. Highraits Gold Inc. (formerty Ventures Corp.) Hillcreat Petroleum Ltd. Common Shares Krzus, Michael | 0 | | Pack, Donald Laine | 5 | 2020-07-15 | 30 | | 81,251 | 3,751 |
| Triumph Ventures Corp. Highwates Gold inc. (formerty Ventures Corp.) Gorphan Ventures Corp.) Highwates Gold inc. (Gorphan Shares Krzus, Michael 4 2020-07-13 10 0.055 2,200.000 -2,000.000 Highwates Ventures Ven | | Common Shares | O'Donnell, Janet Lynn | 4, 5 | 2011-10-06 | 00 | | | |
| Triumph Ventures Corp. Hilbreas Coff Inc., formerly Options O'Donnell, Janet Lynn 4,5 2020-07-13 70 183,007 183,007 181,007 | | Common Shares | O'Donnell, Janet Lynn | 4, 5 | 2020-07-13 | 00 | | 167,502 | |
| Hillcrest Petroleum Ltd. | . , | Options | O'Donnell, Janet Lynn | 4, 5 | 2011-10-06 | 00 | | | |
| Hillicrest Petroleum Ltd. Common Shares Scrus, Michael 4 2020-07-13 30 0.055 2,120.000 -480,000 Horizon North Logistics Inc. Options Becker, Mark Alan 5 2020-07-10 37 0.61 100,000 -400,000 Horizon North Logistics Inc. Common Shares Campbell, Jan Marie 5 2020-07-10 37 380 -1,520 Horizon North Logistics Inc. Common Shares Campbell, Jan Marie 5 2020-07-10 37 380 -1,520 Horizon North Logistics Inc. Common Shares Campbell, Jan Marie 5 2020-07-10 37 37,900 -151,600 Horizon North Logistics Inc. Options Garden, Mary 4 2020-07-10 37 37,900 -151,600 Horizon North Logistics Inc. Options Garden, Mary 4 2020-07-10 37 26,700 -100,000 Horizon North Logistics Inc. Options Garden, Mary 4 2020-07-10 37 26,700 -100,000 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4,5 2020-07-10 37 126,401 -505,605 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4,5 2020-07-10 37 118 470 Horizon North Logistics Inc. Options Graham, Roderick William 4,5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options Graham, Roderick William 4,5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options Graham, Roderick William 4,5 2020-07-10 37 0.61 25,000 -800,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -800,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -7,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -7,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020- | | Options | O'Donnell, Janet Lynn | 4, 5 | 2020-07-13 | 00 | | 183,007 | |
| Horizon North Logistics Inc. Common Shares Becker, Mark Alan 5 2020-07-10 37 0.61 100,000 4-00,000 100,000 | Hillcrest Petroleum Ltd. | Common Shares | Krzus, Michael | 4 | 2020-07-13 | 10 | 0.055 | 2,600,000 | -2,000,000 |
| Horizon North Logistics Inc. Options Becker, Mark Alan 5 2020-07-10 37 37 380 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 -1,520 | Hillcrest Petroleum Ltd. | Common Shares | Krzus, Michael | 4 | 2020-07-13 | 10 | 0.055 | 2,120,000 | -480,000 |
| Horizon North Logistics Inc. Common Shares Campbell, Jan Marie 5 2020-07-10 37 340 -1,520 | Horizon North Logistics Inc. | Common Shares | Becker, Mark Alan | 5 | 2020-07-10 | 37 | | 63,860 | -255,440 |
| Horizon North Logistics Inc. Common Shares Garden, Mary 4 2020-07-10 37 340 -1,360 Horizon North Logistics Inc. Options Garden, Mary 4 2020-07-10 37 0.61 25,000 -150,000 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4, 5 2020-07-10 37 26,700 -106,800 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4, 5 2020-07-10 37 26,700 -106,800 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4, 5 2020-07-10 37 126,401 -505,605 Horizon North Logistics Inc. Options Graham, Roderick William 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 1,1370 -45,478 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -75,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -75,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -75,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -75,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -75,000 Horizon North Logistics Inc. Options | Horizon North Logistics Inc. | Options | Becker, Mark Alan | 5 | 2020-07-10 | 37 | 0.61 | 100,000 | -400,000 |
| Horizon North Logistics Inc. Common Shares Garden, Mary 4 2020-07-10 37 37,900 -151,600 Horizon North Logistics Inc. Options Garden, Mary 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4,5 2020-07-10 37 126,401 -505,605 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4,5 2020-07-10 37 126,401 -505,605 Horizon North Logistics Inc. Options Graham, Roderick William 4,5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 25,000 -8,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -8,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -8,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4,5 2020-07-10 37 0.61 20,000 -300,000 Horizon North Logistics Inc. | Horizon North Logistics Inc. | Common Shares | Campbell, Jan Marie | 5 | 2020-07-10 | 37 | | 380 | -1,520 |
| Horizon North Logistics Inc. Options Garden, Mary 4 2020-07-10 37 0.61 25,000 -100,000 | Horizon North Logistics Inc. | Common Shares | Campbell, Jan Marie | 5 | 2020-07-10 | 37 | | 340 | -1,360 |
| Horizon North Logistics Inc. Common Shares Graham, Roderick William 4, 5 2020-07-10 37 126,700 -106,800 Horizon North Logistics Inc. Common Shares Graham, Roderick William 4, 5 2020-07-10 37 126,401 -505,605 Horizon North Logistics Inc. Options Graham, Roderick William 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 2,000 -8,000 -8,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -7,600 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -7,600 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -7,600 Horizon North Logistics Inc. Options MacQuish, John Milton 4 2020-07-10 37 0.61 25,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -30,000 -3 | Horizon North Logistics Inc. | Common Shares | Garden, Mary | 4 | 2020-07-10 | 37 | | 37,900 | -151,600 |
| Horizon North Logistics Inc. Common Shares Graham, Roderick William 4,5 2020-07-10 37 126,401 -505,605 Horizon North Logistics Inc. Options Graham, Roderick William 4,5 2020-07-10 37 0.61 200,000 -800,000 -800,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 220,000 -80,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 2.00 -8,000 -8,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 2.000 -8,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4,5 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacFarland, R. William 4,5 2020-07-10 37 0.61 25,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 -368,000 | Horizon North Logistics Inc. | Options | Garden, Mary | 4 | 2020-07-10 | 37 | 0.61 | 25,000 | -100,000 |
| Horizon North Logistics Inc. Common Shares Graham, Roderick William 4,5 2020-07-10 37 0.61 200,000 -800 | Horizon North Logistics Inc. | Common Shares | Graham, Roderick William | 4, 5 | 2020-07-10 | 37 | | 26,700 | -106,800 |
| Horizon North Logistics Inc. Options Graham, Roderick William 4,5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 25,000 -100,000 -8000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 2,000 -8,000 -100,000 -8,000 -100,000 -100,000 -10,00 | Horizon North Logistics Inc. | Common Shares | Graham, Roderick William | 4, 5 | 2020-07-10 | 37 | | 126,401 | -505,605 |
| Horizon North Logistics Inc. Options Johnston, David Lloyd 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 11,370 -45,478 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 11,370 -45,478 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -7,600 Horizon North Logistics Inc. Options Common Shares C | Horizon North Logistics Inc. | Common Shares | Graham, Roderick William | 4, 5 | 2020-07-10 | 37 | | 118 | -470 |
| Horizon North Logistics Inc. | Horizon North Logistics Inc. | Options | Graham, Roderick William | 4, 5 | 2020-07-10 | 37 | 0.61 | 200,000 | -800,000 |
| Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 7,702 -30,809 | Horizon North Logistics Inc. | Options | Johnston, David Lloyd | 4 | 2020-07-10 | 37 | 0.61 | 25,000 | -100,000 |
| Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 75,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -60,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Knight, R. Drew 5 2020-07-10 37 0.61 25,000 -7,600 Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 0.61 25,000 -70,000 Horizon North Logistics Inc. Options Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 58,700 -234,8 | Horizon North Logistics Inc. | Common Shares | Kiss, Joseph Peter | 7 | 2020-07-10 | 37 | | 2,000 | -8,000 |
| Horizon North Logistics Inc. Common Shares Kiss, Joseph Peter 7 2020-07-10 37 1,640 -6,560 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -60,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Knight, R. Drew 5 2020-07-10 37 0.61 25,000 -7,600 Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4,5 2020-07-10 37 0.61 <td>Horizon North Logistics Inc.</td> <td>Common Shares</td> <td>Kiss, Joseph Peter</td> <td>7</td> <td>2020-07-10</td> <td>37</td> <td></td> <td>11,370</td> <td>-45,478</td> | Horizon North Logistics Inc. | Common Shares | Kiss, Joseph Peter | 7 | 2020-07-10 | 37 | | 11,370 | -45,478 |
| Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 75,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -60,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Knight, R. Drew 5 2020-07-10 37 1,900 -7,600 Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 </td <td>Horizon North Logistics Inc.</td> <td>Common Shares</td> <td>Kiss, Joseph Peter</td> <td>7</td> <td>2020-07-10</td> <td>37</td> <td></td> <td>7,702</td> <td>-30,809</td> | Horizon North Logistics Inc. | Common Shares | Kiss, Joseph Peter | 7 | 2020-07-10 | 37 | | 7,702 | -30,809 |
| Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-06-01 50 0.61 125,000 125,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -60,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Knight, R. Drew 5 2020-07-10 37 1,900 -7,600 Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4,5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options McFarland, R. William 4,5 2020-07-10 37 0.61 | Horizon North Logistics Inc. | Common Shares | Kiss, Joseph Peter | 7 | 2020-07-10 | 37 | | 1,640 | -6,560 |
| Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 -60,000 Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Knight, R. Drew 5 2020-07-10 37 1,900 -7,600 Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 250,0 | Horizon North Logistics Inc. | Options | Kiss, Joseph Peter | 7 | 2020-06-01 | 50 | 0.61 | | 75,000 |
| Horizon North Logistics Inc. Options Kiss, Joseph Peter 7 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Knight, R. Drew 5 2020-07-10 37 1,900 -7,600 Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 0.61 25,000 -40,000 Horizon North Logistics Inc. Options Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 200,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 <t< td=""><td>Horizon North Logistics Inc.</td><td>Options</td><td>Kiss, Joseph Peter</td><td>7</td><td>2020-06-01</td><td>50</td><td>0.61</td><td>125,000</td><td>125,000</td></t<> | Horizon North Logistics Inc. | Options | Kiss, Joseph Peter | 7 | 2020-06-01 | 50 | 0.61 | 125,000 | 125,000 |
| Horizon North Logistics Inc. Common Shares Knight, R. Drew 5 2020-07-10 37 1,900 -7,600 Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 0.61 25,000 -40,000 Horizon North Logistics Inc. Options Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Common Shares McFarland, R. William 4, 5 2020-07-10 37 0.61 200,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 125,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 <td>Horizon North Logistics Inc.</td> <td>Options</td> <td>Kiss, Joseph Peter</td> <td>7</td> <td>2020-07-10</td> <td>37</td> <td>0.61</td> <td></td> <td>-60,000</td> | Horizon North Logistics Inc. | Options | Kiss, Joseph Peter | 7 | 2020-07-10 | 37 | 0.61 | | -60,000 |
| Horizon North Logistics Inc. Common Shares Landy, Simon 4 2020-07-10 37 10,000 -40,000 Horizon North Logistics Inc. Options Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Common Shares McFarland, R. William 4, 5 2020-07-10 37 0.61 200,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 125,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 <td< td=""><td>Horizon North Logistics Inc.</td><td>Options</td><td>Kiss, Joseph Peter</td><td>7</td><td>2020-07-10</td><td>37</td><td>0.61</td><td>25,000</td><td>-100,000</td></td<> | Horizon North Logistics Inc. | Options | Kiss, Joseph Peter | 7 | 2020-07-10 | 37 | 0.61 | 25,000 | -100,000 |
| Horizon North Logistics Inc. Options Landy, Simon 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Common Shares McFarland, R. William 4, 5 2020-07-10 37 92,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 <t< td=""><td>Horizon North Logistics Inc.</td><td>Common Shares</td><td>Knight, R. Drew</td><td>5</td><td>2020-07-10</td><td>37</td><td></td><td>1,900</td><td>-7,600</td></t<> | Horizon North Logistics Inc. | Common Shares | Knight, R. Drew | 5 | 2020-07-10 | 37 | | 1,900 | -7,600 |
| Horizon North Logistics Inc. Options MacCuish, John Milton 4, 5 2020-07-10 37 0.61 200,000 -800,000 Horizon North Logistics Inc. Common Shares McFarland, R. William 4, 5 2020-07-10 37 0.61 200,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 | Horizon North Logistics Inc. | Common Shares | Landy, Simon | 4 | 2020-07-10 | 37 | | 10,000 | -40,000 |
| Horizon North Logistics Inc. Common Shares McFarland, R. William 4, 5 2020-07-10 37 92,000 -368,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 125,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 182,871 -731,482 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 | Horizon North Logistics Inc. | Options | Landy, Simon | 4 | 2020-07-10 | 37 | 0.61 | 25,000 | -100,000 |
| Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 125,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 182,871 -731,482 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 -234,800 | Horizon North Logistics Inc. | Options | MacCuish, John Milton | 4, 5 | 2020-07-10 | 37 | 0.61 | 200,000 | -800,000 |
| Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-06-01 50 0.61 250,000 250,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 182,871 -731,482 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 -234,800 | Horizon North Logistics Inc. | Common Shares | McFarland, R. William | 4, 5 | 2020-07-10 | 37 | | 92,000 | -368,000 |
| Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 -100,000 Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 182,871 -731,482 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 -234,800 | Horizon North Logistics Inc. | Options | McFarland, R. William | 4, 5 | 2020-06-01 | 50 | 0.61 | | 125,000 |
| Horizon North Logistics Inc. Options McFarland, R. William 4, 5 2020-07-10 37 0.61 50,000 -200,000 Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 182,871 -731,482 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 -234,800 | Horizon North Logistics Inc. | Options | McFarland, R. William | 4, 5 | 2020-06-01 | 50 | 0.61 | 250,000 | 250,000 |
| Horizon North Logistics Inc. Options Nabholz, Kevin Drew 4 2020-07-10 37 0.61 25,000 -100,000 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 182,871 -731,482 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 -234,800 | Horizon North Logistics Inc. | Options | McFarland, R. William | 4, 5 | 2020-07-10 | 37 | 0.61 | | -100,000 |
| Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 182,871 -731,482 Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 -234,800 | Horizon North Logistics Inc. | Options | McFarland, R. William | 4, 5 | 2020-07-10 | 37 | 0.61 | 50,000 | -200,000 |
| Horizon North Logistics Inc. Common Shares Newmark, Russell 4 2020-07-10 37 58,700 -234,800 | Horizon North Logistics Inc. | Options | Nabholz, Kevin Drew | 4 | 2020-07-10 | 37 | 0.61 | 25,000 | -100,000 |
| | Horizon North Logistics Inc. | Common Shares | Newmark, Russell | 4 | 2020-07-10 | 37 | | 182,871 | -731,482 |
| Horizon North Logistics Inc. Options Newmark, Russell 4 2020-07-10 37 0.61 25,000 -100,000 | Horizon North Logistics Inc. | Common Shares | Newmark, Russell | 4 | 2020-07-10 | 37 | | 58,700 | -234,800 |
| | Horizon North Logistics Inc. | Options | Newmark, Russell | 4 | 2020-07-10 | 37 | 0.61 | 25,000 | -100,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|--------------------------------|--|--------------|--------------------------|----------|------------------|----------------------------|-----------------------|
| Horizon North Logistics Inc. | Options | Ross, Orson | 8 | 2020-07-10 | 37 | 0.61 | 15,000 | -60,000 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Banducci, Carol | 4 | 2020-07-15 | 56 | | 111,700 | 12,833 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 3.43 | 9,504,490 | -35,900 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 3.43 | 13,386,520 | -50,600 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 3.43 | 16,805,737 | -63,500 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 3.43 | 1,593,500 | -6,000 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Gonzales, Igor | 4 | 2020-07-15 | 56 | | 86,985 | 6,444 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Howes, Richard Allan | 4 | 2020-07-15 | 56 | | 52,299 | 11,166 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Kavanagh, Sarah Baldwin | 4 | 2020-07-15 | 56 | | 86,985 | 6,444 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Knickel, Carin Shirley | 4 | 2020-07-15 | 56 | | 168,890 | 12,277 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Lang, Stephen A. | 4 | 2020-07-15 | 56 | | 41,079 | 12,083 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | MUNIZ QUINTANILLA, DANIEL | 4 | 2020-07-15 | 56 | | 27,095 | 6,444 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Osborne, Colin | 4 | 2020-07-15 | 56 | | 90,073 | 12,555 |
| Hudbay Minerals Inc. (formerly HudBay Minerals Inc.) | Rights Deferred Share Units | Smith, David | 4 | 2020-07-15 | 56 | | 27,095 | 6,444 |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2013-06-20 | 00 | | 75,000 | |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2020-07-13 | 10 | 0.05 | 0 | -75,000 |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2020-07-13 | 11 | 0.05 | 1,667,837 | -816,666 |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2020-07-13 | 10 | 0.05 | | 816,666 |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2020-07-13 | 10 | 0.05 | | 600,000 |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2020-07-13 | 10 | 0.05 | 1,067,837 | -600,000 |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2020-07-13 | 10 | 0.05 | 891,666 | 816,666 |
| Huntington Exploration Inc. | Common Shares | Bowes, James Timothy | 4, 5 | 2020-07-13 | 10 | 0.05 | 1,491,666 | 600,000 |
| IBC Advanced Alloys Corp. | Options | Hampson, Christopher Geoffrey | 4 | 2020-07-15 | 50 | 0.21 | 250,000 | 200,000 |
| IGM Financial Inc. | Common Shares | Carney, Jeffrey | 4, 5 | 2020-07-15 | 30 | 33.66 | 12,773 | 444 |
| ImagineAR Inc. | Common Shares | Inwentash, Sheldon | 4, 6 | 2020-07-08 | 36 | 0.05 | 3,400,000 | 4,000,000 |
| ImagineAR Inc. | Common Shares | Inwentash, Sheldon | 4, 6 | 2020-07-08 | 10 | 0.3189 | 2,610,310 | -789,690 |
| ImagineAR Inc. | Common Shares | Inwentash, Sheldon | 4, 6 | 2020-07-09 | 10 | 0.339 | 2,359,810 | -250,500 |
| ImagineAR Inc. | Common Shares | Inwentash, Sheldon | 4, 6 | 2020-07-10 | 10 | 0.395 | 2,209,810 | -150,000 |
| ImagineAR Inc. | Common Shares | Inwentash, Sheldon | 4, 6 | 2020-07-13 | 54 10 | 0.25 | 2,809,810 | 600,000 -1,150,000 |
| ImagineAR Inc. | Common Shares Common Shares | Inwentash, Sheldon Inwentash, Sheldon | 4, 6 4, 6 | 2020-07-13 2020-07-08 | 10 10 | 0.4091 0.3196 | 1,659,810 2,190,000 | -541,000 |
| ImagineAR Inc. | Common Shares | Inwentash, Sheldon | | 2020-07-08 | 10 | 0.3689 | | |
| ImagineAR Inc. ImagineAR Inc. | Common Shares | Inwentash, Sheldon | 4, 6 4, 6 | 2020-07-09 | 10 | 0.3804 | 2,040,000 1,990,000 | -150,000 -50,000 |
| ImagineAR Inc. | Common Shares | Inwentash, Sheldon | 4, 6 4, 6 | 2020-07-10 | 10 | 0.3604 | 1,575,000 | -415,000 |
| ImagineAR Inc. | Convertible Debentures | Inwentash, Sheldon | 4, 6 | 2020-07-13 | 36 | 0.4002 | \$0 | -\$200,000 |
| ImagineAR Inc. | Warrants | Inwentash, Sheldon | 4, 6 | 2020-07-08 | 36 | | 9,150,000 | 2,000,000 |
| ImagineAR Inc. | Warrants | Inwentash, Sheldon | 4, 6 | 2020-07-08 | 36 | | 11,150,000 | 2,000,000 |
| ImagineAR Inc. | Warrants | Inwentash, Sheldon | 4, 6 | 2020-07-13 | 54 | | 10,550,000 | -600,000 |
| <u> </u> | | * | , - | | | | , -, | , |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-----------------------------|------------------------|-----------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| ImagineAR Inc. | Common Shares | ThreeD Capital Inc. | 3 | 2020-07-08 | 36 | 0.05 | 3,400,000 | 4,000,000 |
| ImagineAR Inc. | Common Shares | ThreeD Capital Inc. | 3 | 2020-07-08 | 10 | 0.3189 | 2,610,310 | -789,690 |
| ImagineAR Inc. | Common Shares | ThreeD Capital Inc. | 3 | 2020-07-09 | 10 | 0.339 | 2,359,810 | -250,500 |
| ImagineAR Inc. | Common Shares | ThreeD Capital Inc. | 3 | 2020-07-10 | 10 | 0.395 | 2,209,810 | -150,000 |
| ImagineAR Inc. | Common Shares | ThreeD Capital Inc. | 3 | 2020-07-13 | 54 | 0.25 | 2,809,810 | 600,000 |
| ImagineAR Inc. | Common Shares | ThreeD Capital Inc. | 3 | 2020-07-13 | 10 | 0.4091 | 1,659,810 | -1,150,000 |
| ImagineAR Inc. | Convertible Debentures | ThreeD Capital Inc. | 3 | 2020-07-08 | 36 | | \$0 | -\$200,000 |
| ImagineAR Inc. | Warrants | ThreeD Capital Inc. | 3 | 2020-07-08 | 36 | | 9,150,000 | 2,000,000 |
| ImagineAR Inc. | Warrants | ThreeD Capital Inc. | 3 | 2020-07-08 | 36 | | 11,150,000 | 2,000,000 |
| ImagineAR Inc. | Warrants | ThreeD Capital Inc. | 3 | 2020-07-13 | 54 | | 10,550,000 | -600,000 |
| Imperial Metals Corporation | Common Shares | Moeller, Larry G. | 4 | 2020-07-16 | 30 | 1.78 | 3,046,782 | 3,643 |
| Imperial Metals Corporation | Common Shares | Veitch, James Patrick | 4 | 2020-07-16 | 30 | 1.78 | 29,781 | 3,643 |
| Imperial Metals Corporation | Common Shares | YURKOWSKI, EDWARD ALFRED | 4 | 2020-07-16 | 30 | 1.78 | 15,133 | 3,908 |
| Inca One Gold Corp. | Common Shares | HART, Kevin Ryan | 5 | 2020-07-11 | 54 | 0.4 | 805,000 | 150,000 |
| Inca One Gold Corp. | Common Shares | HART, Kevin Ryan | 5 | 2020-07-13 | 10 | | 99,500 | -500 |
| Inca One Gold Corp. | Warrants | HART, Kevin Ryan | 5 | 2020-07-11 | 11 | | 611,538 | 600,000 |
| Inca One Gold Corp. | Warrants | HART, Kevin Ryan | 5 | 2020-07-11 | 11 | | 311,538 | -300,000 |
| Inca One Gold Corp. | Warrants | HART, Kevin Ryan | 5 | 2020-07-11 | 11 | | 161,538 | -150,000 |
| Inca One Gold Corp. | Warrants | HART, Kevin Ryan | 5 | 2020-07-11 | 54 | | 11,538 | -150,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-06-03 | 10 | 0.67 | 425,812 | -22,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-06-08 | 10 | 0.78 | 405,812 | -20,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-06-10 | 10 | 0.78 | 365,812 | -40,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-06-10 | 10 | 0.77 | 355,812 | -10,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-06-19 | 10 | 0.69 | 334,812 | -21,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-06-23 | 10 | 0.67 | 339,812 | 5,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-07-02 | 54 | 0.4 | 400,762 | 60,950 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-07-02 | 54 | 0.4 | 432,248 | 31,486 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-07-02 | 54 | 0.4 | 445,606 | 13,358 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-07-11 | 54 | 0.4 | 570,606 | 125,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-06-16 | 10 | 0.73 | 785,194 | -59,000 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-07-02 | 10 | 0.4 | 820,578 | 35,384 |
| Inca One Gold Corp. | Common Shares | Kelly, Edward John | 4 | 2020-07-11 | 54 | 25000 | 845,578 | 25,000 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-02 | 54 | 0.4 | 694,307 | -60,950 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-02 | 54 | 0.4 | 662,821 | -31,486 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-02 | 54 | 0.4 | 649,463 | -13,358 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-11 | 11 | 0.4 | 774,463 | 125,000 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-11 | 54 | 0.4 | | 125,000 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-11 | 54 | 0.4 | 649,463 | -125,000 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-11 | 11 | 0.4 | 1,647,112 | 25,000 |
| Inca One Gold Corp. | Warrants | Kelly, Edward John | 4 | 2020-07-11 | 54 | 0.4 | 1,622,112 | -25,000 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-01-10 | 37 | | 160,000 | -1,439,999 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-06-09 | 40 | 0.75 | 47,000 | -113,000 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-06-10 | 40 | 0.72 | -3,000 | -50,000 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-06-11 | 40 | 0.7215 | -81,539 | -78,539 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-06-11 | 54 | 0.4 | 60,000 | 141,539 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-07-07 | 40 | 0.4882 | -169,000 | -229,000 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-07-07 | 54 | 0.4 | 181,000 | 350,000 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-07-10 | 40 | 0.6246 | -36,500 | -217,500 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-07-11 | 54 | 0.4 | 640,387 | 676,887 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-07-11 | 54 | 0.4 | 1,193,500 | 553,113 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-07-13 | 40 | 0.512 | 711,000 | -482,500 |
| Inca One Gold Corp. | Common Shares | Morger, Adrian | 4 | 2020-07-14 | 40 | 0.4726 | 476,000 | -235,000 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-01-10 | 37 | 0.40 | 160,000 | -1,439,999 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-03-16 | 53 | 0.18 | 622,963 | 462,963 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-06-11 | 54 | | 481,424 | -141,539 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-06-22 | 11 | | 1,158,311 | 676,887 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-06-29 | 11 | | 1,711,424 | 553,113 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---------------------------|----------------------|---------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-07-03 | 11 | | 2,061,424 | 350,000 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-07-07 | 54 | | 1,711,424 | -350,000 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-07-11 | 54 | | 1,034,537 | -676,887 |
| Inca One Gold Corp. | Warrants | Morger, Adrian | 4 | 2020-07-11 | 54 | | 481,424 | -553,113 |
| Inflection Resources Ltd. | Common Shares | Bond, Cecil | 4 | 2019-03-20 | 00 | | 300,000 | |
| Inflection Resources Ltd. | Options | Bond, Cecil | 4 | 2019-03-20 | 00 | | | |
| Inflection Resources Ltd. | Options | Bond, Cecil | 4 | 2019-03-21 | 50 | 0.2 | 285,000 | 285,000 |
| Inflection Resources Ltd. | Options | Bond, Cecil | 4 | 2020-03-10 | 50 | 0.3 | 535,000 | 250,000 |
| Inflection Resources Ltd. | Common Shares | Kosonen, Tero Tapani | 4, 6, 7 | 2019-03-20 | 00 | | 945,000 | |
| Inflection Resources Ltd. | Common Shares | Kosonen, Tero Tapani | 4, 6, 7 | 2020-01-31 | 16 | 0.22 | 1,045,000 | 100,000 |
| Inflection Resources Ltd. | Common Shares | Kosonen, Tero Tapani | 4, 6, 7 | 2019-03-20 | 00 | | 14,750,001 | |
| Inflection Resources Ltd. | Options | Kosonen, Tero Tapani | 4, 6, 7 | 2019-03-20 | 00 | | | |
| Inflection Resources Ltd. | Options | Kosonen, Tero Tapani | 4, 6, 7 | 2019-03-21 | 50 | 0.2 | 285,000 | 285,000 |
| Inflection Resources Ltd. | Options | Kosonen, Tero Tapani | 4, 6, 7 | 2020-03-10 | 50 | 0.3 | 535,000 | 250,000 |
| Inflection Resources Ltd. | Warrants | Kosonen, Tero Tapani | 4, 6, 7 | 2019-03-20 | 00 | | , | , |
| Inflection Resources Ltd. | Warrants | Kosonen, Tero Tapani | 4, 6, 7 | 2020-01-31 | 16 | 0.3 | 100,000 | 100,000 |
| Inflection Resources Ltd. | Warrants | Kosonen, Tero Tapani | 4, 6, 7 | 2019-03-20 | 00 | | , | , |
| Inflection Resources Ltd. | Warrants | Kosonen, Tero Tapani | 4, 6, 7 | 2019-12-19 | 16 | 0.3 | 831,818 | 831,818 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2017-05-09 | 00 | 0.0 | 33.,5.3 | 00.,0.0 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2017-06-22 | 15 | 1 | 1 | 1 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2017-12-31 | 16 | 0.031 | 15,895,001 | 15,895,000 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2018-11-25 | 11 | 0.2 | 15,495,001 | -400,000 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2019-02-15 | 11 | 0.2 | 15,200,001 | -295,000 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2019-02-13 | 11 | 0.031 | 15,100,001 | -100,000 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2019-04-05 | 16 | 0.031 | 15,600,001 | 500,000 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2019-04-05 | 11 | 0.05 | 15,100,001 | -500,000 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2019-12-10 | 16 | 0.03 | 15,250,001 | 150,000 |
| Inflection Resources Ltd. | Common Shares | Ore Capital Partners Ltd. | 3 | 2019-12-19 | 11 | 0.22 | 14,750,001 | -500,000 |
| Inflection Resources Ltd. | | • | 3 | 2020-01-27 | 00 | 0.025 | 14,730,001 | -500,000 |
| Inflection Resources Ltd. | Warrants Warrants | Ore Capital Partners Ltd. | 3 | 2017-03-09 | | 0.2 | 601 010 | 601 010 |
| | | Ore Capital Partners Ltd. | 3 | | 16 | 0.3 | 681,818 | 681,818 |
| Inflection Resources Ltd. | Warrants | Ore Capital Partners Ltd. | 3 4 | 2019-12-19 | 16 | 0.3 | 831,818 | 150,000 |
| Inflection Resources Ltd. | Common Shares | Smith, Stuart | 4 | 2019-03-20 | 00 | | 150,000 | |
| Inflection Resources Ltd. | Options | Smith, Stuart | | 2019-03-20 | 00 | 0.0 | 205 000 | 005 000 |
| Inflection Resources Ltd. | Options | Smith, Stuart | 4 | 2019-03-21 | 50 | 0.2 | 285,000 | 285,000 |
| Inflection Resources Ltd. | Options | Smith, Stuart | 4 | 2020-03-10 | 50 | 0.3 | 535,000 | 250,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2017-05-09 | 00 | | | |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2017-06-22 | 15 | 1 | 1 | 1 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2017-12-31 | 16 | 0.031 | 15,895,001 | 15,895,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2018-11-25 | 11 | 0.2 | 15,495,001 | -400,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2019-02-15 | 11 | 0.2 | 15,200,001 | -295,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2019-03-08 | 11 | 0.031 | 15,100,001 | -100,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2019-04-05 | 16 | 0.3 | 15,600,001 | 500,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2019-12-16 | 11 | 0.05 | 15,100,001 | -500,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2019-12-19 | 16 | 0.22 | 15,250,001 | 150,000 |
| Inflection Resources Ltd. | Common Shares | Stock, Garry Alfred | 6 | 2020-01-27 | 11 | 0.025 | 14,750,001 | -500,000 |
| Inflection Resources Ltd. | Warrants | Stock, Garry Alfred | 6 | 2017-05-09 | 00 | | | |
| Inflection Resources Ltd. | Warrants | Stock, Garry Alfred | 6 | 2019-12-19 | 16 | | 681,818 | 681,818 |
| Inflection Resources Ltd. | Warrants | Stock, Garry Alfred | 6 | 2019-12-19 | 16 | | 831,818 | 150,000 |
| Inflection Resources Ltd. | Common Shares | swensson, gerald carl | 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Common Shares | swensson, gerald carl | 7, 5 | 2018-02-01 | 16 | 0.05 | 1,100,000 | 1,100,000 |
| Inflection Resources Ltd. | Options | swensson, gerald carl | 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Options | swensson, gerald carl | 7, 5 | 2019-03-21 | 50 | 0.2 | 285,000 | 285,000 |
| Inflection Resources Ltd. | Options | swensson, gerald carl | 7, 5 | 2020-03-10 | 50 | 0.3 | 535,000 | 250,000 |
| Inflection Resources Ltd. | Common Shares | Voisin, Alain Paul | 5 | 2018-05-09 | 00 | | | |
| Inflection Resources Ltd. | Common Shares | Voisin, Alain Paul | 5 | 2020-01-31 | 16 | 0.22 | 50,000 | 50,000 |
| Inflection Resources Ltd. | Options | Voisin, Alain Paul | 5 | 2018-05-09 | 00 | | | |
| Inflection Resources Ltd. | Options | Voisin, Alain Paul | 5 | 2019-03-21 | 50 | 0.2 | 100,000 | 100,000 |
| Inflection Resources Ltd. | Options | Voisin, Alain Paul | 5 | 2020-03-10 | 50 | 0.3 | 240,000 | 140,000 |
| | | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|-----------------------------------|--|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Inflection Resources Ltd. | Warrants | Voisin, Alain Paul | 5 | 2018-05-09 | 00 | | | |
| Inflection Resources Ltd. | Warrants | Voisin, Alain Paul | 5 | 2020-01-31 | 16 | 0.3 | 50,000 | 50,000 |
| Inflection Resources Ltd. | Common Shares | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Common Shares | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Common Shares | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 16 | 0.005 | 2,200,000 | 2,200,000 |
| Inflection Resources Ltd. | Common Shares | Waddell, Alistair | 4, 7, 5 | 2020-01-27 | 11 | 0.025 | 2,700,000 | 500,000 |
| Inflection Resources Ltd. | Common Shares | Waddell, Alistair | 4, 7, 5 | 2020-01-31 | 16 | 0.22 | 2,800,000 | 100,000 |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2019-03-21 | 50 | 0.2 | 285,000 | 285,000 |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2020-03-10 | 50 | 0.3 | 635,000 | 350,000 |
| Inflection Resources Ltd. | Options | Waddell, Alistair | 4, 7, 5 | 2020-07-14 | 50 | 0.3 | | 350,000 |
| Inflection Resources Ltd. | Warrants | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Warrants | Waddell, Alistair | 4, 7, 5 | 2018-02-01 | 00 | | | |
| Inflection Resources Ltd. | Warrants | Waddell, Alistair | 4, 7, 5 | 2020-01-31 | 16 | 0.3 | 100,000 | 100,000 |
| Information Services Corporation | Rights Deferred Share Units | Brooks, Karyn Anne | 4 | 2020-07-15 | 56 | 14.85 | 9,721 | 127 |
| Information Services Corporation | Rights Performance Share Units | Budzak, Ken | 5 | 2020-07-15 | 56 | 14.85 | 6,927 | 92 |
| Information Services Corporation | Rights Deferred Share Units | Christiansen, Tom | 4 | 2020-07-15 | 56 | 14.85 | 13,824 | 179 |
| Information Services Corporation | Rights Performance Share Units | Cisyk, Loren Allen | 5 | 2020-07-15 | 56 | 14.85 | 7,881 | 105 |
| Information Services Corporation | Rights Performance Share Units | Colledge, Clare Emma | 7 | 2020-07-15 | 56 | 14.85 | 8,046 | 107 |
| Information Services Corporation | Rights Deferred Share Units | Emsley, Doug | 4 | 2020-07-15 | 56 | 14.85 | 13,824 | 179 |
| Information Services Corporation | Rights Performance Share Units | Garven, Laurel | 5 | 2020-07-15 | 56 | 14.85 | 3,398 | 45 |
| Information Services Corporation | Rights Deferred Share Units | Guglielmin, Anthony Robert | 4 | 2020-07-15 | 56 | 14.85 | 13,824 | 179 |
| Information Services Corporation | Rights Performance Share Units | Hillman-Weir, Katherine | 5 | 2020-07-15 | 56 | 14.85 | 7,652 | 102 |
| Information Services Corporation | Rights Performance Share Units | McLean, Catherine Irene | 5 | 2020-07-15 | 56 | 14.85 | 3,859 | 51 |
| Information Services Corporation | Rights Deferred Share Units | Musgrave, Scott | 4 | 2020-07-15 | 56 | 14.85 | 13,824 | 179 |
| Information Services Corporation | Rights Performance Share Units | Peters, Shawn | 5 | 2020-07-15 | 56 | 14.85 | 8,619 | 115 |
| Information Services Corporation | Rights Deferred Share Units | Pourian, Iraj | 4 | 2020-07-15 | 56 | 14.85 | 9,721 | 127 |
| Information Services Corporation | Rights Deferred Share Units | Powers, Laurie Lynn | 4 | 2020-07-15 | 56 | 14.85 | 6,196 | 81 |
| Information Services Corporation | Rights Deferred Share Units | Ross, Heather | 4 | 2020-07-15 | 56 | 14.85 | 6,196 | 81 |
| Information Services Corporation | Rights Performance Share Units | Stusek, Jeff | 5 | 2020-07-15 | 56 | 14.85 | 22,848 | 304 |
| Information Services Corporation | Rights Deferred Share Units | Tchorzewski, Dion Edwin | 4 | 2020-07-15 | 56 | 14.85 | 13,824 | 179 |
| Information Services Corporation | Rights Deferred Share Units | Teal, Joel Douglas | 4 | 2020-07-15 | 56 | 14.85 | 24,190 | 316 |
| Information Services Corporation | Rights Performance Share Units | White, Dennis Scott | 5 | 2020-07-15 | 56 | 14.85 | 4,491 | 60 |
| Inovalis Real Estate Investment Trust | Units | Inovalis Real Estate Investment Trust | 1 | 2020-07-13 | 38 | 7.6513 | 46,200 | 4,700 |
| Inovalis Real Estate Investment Trust | Units | Inovalis Real Estate Investment Trust | 1 | 2020-07-14 | 38 | 7.6184 | 50,500 | 4,300 |
| Inovalis Real Estate Investment Trust | Units | Inovalis Real Estate Investment Trust | 1 | 2020-07-15 | 38 | 7.7407 | 52,000 | 1,500 |
| Inovalis Real Estate Investment Trust | Units | Inovalis Real Estate Investment Trust | 1 | 2020-07-16 | 38 | 7.7741 | 53,700 | 1,700 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|---------------------------------------|--|--------------|---------------------|-----|---------------|----------------------------|-----------------------|
| Inovalis Real Estate Investment Trust | Units | Inovalis Real Estate Investment Trust | 1 | 2020-07-17 | 38 | 7.74 | 59,700 | 6,000 |
| Input Capital Corp. | Rights Deferred Share Units | Brown, David | 4 | 2020-07-15 | 56 | 0.78 | 377,406 | 4,560 |
| Input Capital Corp. | Rights Deferred Share Units | Hepworth, Lorne | 4 | 2020-07-15 | 56 | 0.78 | 338,877 | 4,097 |
| Input Capital Corp. | Rights Deferred Share Units | Laidley, David Howard | 4 | 2020-07-15 | 56 | 0.78 | 377,406 | 4,560 |
| Intact Financial Corporation | Deferred Share Units for Directors | De Silva, Janet | 4 | 2020-07-15 | 46 | 137.34 | 9,234 | 427 |
| Intact Financial Corporation | Deferred Share Units for Directors | Dussault, Claude | 4, 5 | 2020-07-15 | 46 | 137.34 | 16,139 | 391 |
| Intact Financial Corporation | Deferred Share Units for Directors | Kinney, Jane Elizabeth | 4 | 2020-07-15 | 46 | 137.34 | 1,995 | 448 |
| Intact Financial Corporation | Deferred Share Units for Directors | Leary, Robert | 4 | 2020-07-15 | 46 | 137.34 | 10,769 | 461 |
| Intact Financial Corporation | Deferred Share Units for Directors | Paquette, Sylvie | 4 | 2020-07-15 | 46 | 137.34 | 6,447 | 430 |
| Intact Financial Corporation | Deferred Share Units for Directors | Singer, Frederick Glenn lan | 4 | 2020-07-15 | 46 | 137.34 | 15,227 | 422 |
| Intact Financial Corporation | Deferred Share Units for Directors | Young, William | 4 | 2020-07-15 | 46 | 137.34 | 2,960 | 264 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Cloete, Martie | 7, 5 | 2020-07-13 | 51 | 0.64 | 651,761 | 375,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Cloete, Martie | 7, 5 | 2020-07-13 | 10 | 4.17 | 644,261 | -7,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Cloete, Martie | 7, 5 | 2020-07-13 | 10 | 4.18 | 626,761 | -17,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Cloete, Martie | 7, 5 | 2020-07-13 | 10 | 4.184 | 624,261 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Cloete, Martie | 7, 5 | 2020-07-13 | 10 | 4.19 | 609,261 | -15,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Cloete, Martie | 7, 5 | 2020-07-13 | 10 | 4.2 | 586,761 | -22,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 | 2020-07-13 | 10 | 4.205 | 584,261 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 | 2020-07-13 | 10 | 4.21 | 561,761 | -22,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | * | 7, 5 | 2020-07-13 | 10 | 4.215 | 551,761 | -10,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 | 2020-07-13 | 10 | 4.22 | 539,261 | -12,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 | 2020-07-13 | 10 | 4.225 | 526,761 | -12,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 | 2020-07-13 | 10 | 4.23 | 506,761 | -20,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 7, 5 | 2020-07-13 | 10 | 4.24 | 501,761 | -5,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 | 2020-07-13 | 10 | 4.25 | 496,361 | -5,400 |
| Ivanhoe Mines Ltd. | Common Shares Class A | | 7, 5 7, 5 | 2020-07-13 | 10 | 4.27 | | -11,700 |
| | Common Shares Class A | • | | 2020-07-13 | 10 | 4.28 | 484,661 | |
| Ivanhoe Mines Ltd. Ivanhoe Mines Ltd. | Common Shares Class A | - , | 7, 5 7, 5 | 2020-07-13 | 10 | 4.26 | 482,661 480,161 | -2,000 -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | | 2020-07-14 | 10 | | | |
| | | , | 7, 5 | | | 4.105 | 475,161 | -5,000 40,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | - , | 7, 5 | 2020-07-14 | 10 | 4.11 | 465,161 | -10,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | | 7, 5 | 2020-07-14 | 10 | 4.12 | 462,661 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | | 7, 5 | 2020-07-14 | 10 | 4.18 | 456,861 | -5,800 |
| Ivanhoe Mines Ltd. | Common Shares Class A | , | 7, 5 | 2020-07-14 | 10 | 4.1842 | 452,661 | -4,200 |
| Ivanhoe Mines Ltd. | Common Shares Class A | | 7, 5 | 2020-07-14 | 10 | 4.19 | 448,861 | -3,800 |
| Ivanhoe Mines Ltd. | Common Shares Class A | | 7, 5 | 2020-07-14 | 10 | 4.2 | 443,861 | -5,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | | 7, 5 | 2020-07-14 | 10 | 4.21 | 442,661 | -1,200 |
| Ivanhoe Mines Ltd. | Options | Cloete, Martie | 7, 5 | 2020-07-13 | 51 | | 629,553 | -375,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Friedland, Robert Martin | 3, 4, 6, 5 | 2020-07-10 | 51 | 0.64 | 26,855,533 | 1,100,000 |
| Ivanhoe Mines Ltd. | Options | Friedland, Robert Martin | 3, 4, 6, 5 | 2020-07-10 | 51 | 0.64 | 2,100,643 | -1,100,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-13 | 51 | 0.64 | 70,062 | 25,000 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-13 | 10 | 4.2 | 67,562 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-13 | 10 | 4.21 | 65,062 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-13 | 10 | 4.22 | 62,562 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-13 | 10 | 4.225 | 60,062 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-13 | 10 | 4.23 | 57,562 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-13 | 10 | 4.24 | 55,062 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-14 | 10 | 4.19 | 52,562 | -2,500 |
| Ivanhoe Mines Ltd. | Common Shares Class A | Vincelli, Mary | 5 | 2020-07-14 | 10 | 4.2 | 50,062 | -2,500 |
| Ivanhoe Mines Ltd. | Options | Vincelli, Mary | 5 | 2020-07-13 | 51 | | 163,810 | -25,000 |
| Ivor Exploration Inc. | Common Shares | Hahn, Brent Francis | 3, 4, 5 | 2020-07-17 | 10 | 0.2 | 3,403,000 | 13,000 |
| • | | | • | | | | • | • |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--------------------------|--|----------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Jushi Holdings Inc. | Warrants | Arsenault, Denis | 3 | 2020-07-11 | 36 | | 6,998,611 | 936,943 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Bambach, Kimberly | 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Bambach, Kimberly | 5 | 2020-07-10 | 11 | | \$100,000 | \$100,000 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Bambach, Kimberly | 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Bambach, Kimberly | 5 | 2020-07-10 | 11 | | | \$100,000 |
| Jushi Holdings Inc. | Warrants | Bambach, Kimberly | 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Warrants | Bambach, Kimberly | 5 | 2020-07-10 | 53 | | 60,000 | 60,000 |
| Jushi Holdings Inc. | Warrants | Bambach, Kimberly | 5 | 2020-07-10 | 53 | | | 60,000 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Cacioppo, James | 3, 4, 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Cacioppo, James | 3, 4, 5 | 2020-07-10 | 11 | | \$1,500,000 | \$1,500,000 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Cacioppo, James | 3, 4, 5 | 2020-07-11 | 36 | | \$2,500,000 | -\$423,206 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Cacioppo, James | 3, 4, 5 | 2020-07-11 | 36 | | \$2,500,000 | -\$418,365 |
| Jushi Holdings Inc. | Warrants | Cacioppo, James | 3, 4, 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Warrants | Cacioppo, James | 3, 4, 5 | 2020-07-10 | 53 | | 900,000 | 900,000 |
| Jushi Holdings Inc. | Warrants | Cacioppo, James | 3, 4, 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Warrants | Cacioppo, James | 3, 4, 5 | 2020-07-11 | 53 | | 1,500,000 | 1,500,000 |
| Jushi Holdings Inc. | Warrants | Cacioppo, James | 3, 4, 5 | 2020-07-11 | 53 | | 1,675,000 | 1,500,000 |
| Jushi Holdings Inc. | Warrants | Cacioppo, James | 3, 4, 5 | 2020-07-11 | 36 | | 3,000,000 | 624,628 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Cohen, Joseph (Max) | 4, 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Cohen, Joseph (Max) | 4, 5 | 2020-07-10 | 11 | | \$250,000 | \$250,000 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Cohen, Joseph (Max) | 4, 5 | 2020-07-11 | 36 | | \$750,000 | \$500,000 |
| Jushi Holdings Inc. | Warrants | Cohen, Joseph (Max) | 4, 5 | 2019-06-06 | 00 | | | |
| Jushi Holdings Inc. | Warrants | Cohen, Joseph (Max) | 4, 5 | 2020-07-10 | 53 | | 150,000 | 150,000 |
| Jushi Holdings Inc. | Warrants | Cohen, Joseph (Max) | 4, 5 | 2020-07-11 | 53 | | 450,000 | 300,000 |
| Jushi Holdings Inc. | Warrants | Cross, Benjamin | 4 | 2020-07-11 | 36 | | 170,000 | 24,985 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Mauff, Erich | 3, 4, 5 | 2020-07-10 | 11 | | | \$250,000 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Mauff, Erich | 3, 4, 5 | 2020-07-10 | 11 | | | \$250,000 |
| Jushi Holdings Inc. | Notes 10% Senior Secured Notes due 2023 | Mauff, Erich | 3, 4, 5 | 2020-07-10 | 11 | | \$500,000 | \$250,000 |
| Jushi Holdings Inc. | Warrants | Mauff, Erich | 3, 4, 5 | 2020-07-10 | 53 | | 742,611 | 150,000 |
| Jushi Holdings Inc. | Warrants | Mauff, Erich | 3, 4, 5 | 2020-07-11 | 36 | | 773,842 | 31,231 |
| Just Energy Group Inc. | Rights Directors Compensation Plan | HIGGINS, WALTER M. | 4 | 2020-07-10 | 56 | | 22,497 | 8,486 |
| Just Energy Group Inc. | Rights Directors Compensation Plan | HOLLANDS, H. CLARK | 4 | 2020-07-10 | 56 | | 40,593 | 8,486 |
| Just Energy Group Inc. | Rights Directors Compensation Plan | Ross, M. Dallas H. | 4 | 2020-07-10 | 56 | | 40,204 | 8,486 |
| Just Energy Group Inc. | Rights Directors Compensation Plan | Weld, Bill | 4 | 2020-07-10 | 56 | | 89,298 | 13,238 |
| Karnalyte Resources Inc. | Options | Scherman, Gerald | 4 | 2019-12-13 | 00 | | | |
| Karnalyte Resources Inc. | Options | Scherman, Gerald | 4 | 2020-07-13 | 50 | 0.19 | 150,000 | 150,000 |
| Kinross Gold Corporation | Common Shares | Elliott, Thomas Ballantyne | 5 | 2020-06-30 | 30 | 10.45 | 187,799 | 1,493 |
| Kinross Gold Corporation | Common Shares | Longenecker, Nathan M. | 5 | 2020-06-30 | 30 | 10.45 | 19,968 | 1,320 |
| Kinross Gold Corporation | Common Shares | Mittler, Andreas | 5 | 2020-06-30 | 30 | 7.7 | 40,214 | 1,224 |
| Kinross Gold Corporation | Common Shares | Rollinson, Jonathon Paul | 4, 5 | 2020-06-30 | 30 | 10.45 | 2,330,129 | 5,025 |
| Kinross Gold Corporation | Common Shares | Schimper, Claude J.S. | 5 | 2020-06-30 | 30 | 7.7 | 12,839 | 1,311 |
| Kinross Gold Corporation | Common Shares | Sims, John Lewis | 5 | 2020-06-30 | 30 | 10.45 | 19,051 | 870 |
| Kinross Gold Corporation | Common Shares | Sylvestre, Michel | 5 | 2020-06-30 | 30 | 10.45 | 63,923 | 868 |
| Kinross Gold Corporation | Common Shares | van Akkooi, Michiel | 5 | 2020-06-30 | 30 | 10.45 | 1,893 | 768 |
| Kinross Gold Corporation | Common Shares | Wiseman, Tara H. | 5 | 2020-06-30 | 30 | 10.45 | 84,881 | 1,182 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-------------------------|--|------------------------------------|------------|---------------------|-----|---------------|----------------------------|-----------------------|
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Ali, Mohammed Haseeb | 5 | 2020-06-22 | 00 | | | |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Ali, Mohammed Haseeb | 5 | 2020-07-08 | 56 | | | 1,429 |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Ali, Mohammed Haseeb | 5 | 2020-07-08 | 56 | | 1,571 | 1,571 |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Ali, Mohammed Haseeb | 5 | 2020-06-22 | 00 | | | |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Ali, Mohammed Haseeb | 5 | 2020-07-08 | 56 | | | 1,429 |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Ali, Mohammed Haseeb | 5 | 2020-07-08 | 56 | | 1,571 | 1,571 |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Londono, David | 5 | 2020-06-22 | 00 | | | |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Londono, David | 5 | 2020-07-08 | 56 | | 3,681 | 3,681 |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Londono, David | 5 | 2020-06-22 | 00 | | | |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Londono, David | 5 | 2020-07-08 | 56 | | 3,681 | 3,681 |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Pelletier, Evan | 5 | 2020-06-22 | 00 | | | |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Pelletier, Evan | 5 | 2020-07-08 | 56 | | | 1,429 |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Pelletier, Evan | 5 | 2020-07-08 | 56 | | 1,571 | 1,571 |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Pelletier, Evan | 5 | 2020-06-22 | 00 | | | |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Pelletier, Evan | 5 | 2020-07-08 | 56 | | | 1,429 |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Pelletier, Evan | 5 | 2020-07-08 | 56 | | 1,571 | 1,571 |
| Kirkland Lake Gold Ltd. | Rights | Utting, Mark Elliott Forbes | 5 | 2020-07-08 | 56 | | 12,378 | 462 |
| Kirkland Lake Gold Ltd. | Rights | Utting, Mark Elliott Forbes | 5 | 2020-07-08 | 56 | | 12,378 | 462 |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Vaz, Natasha Nella Dominica | 5 | 2020-07-08 | 56 | | | 494 |
| Kirkland Lake Gold Ltd. | Rights Performance Share Units | Vaz, Natasha Nella Dominica | 5 | 2020-07-08 | 56 | | 5,461 | 527 |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Vaz, Natasha Nella Dominica | 5 | 2020-07-08 | 56 | | | 494 |
| Kirkland Lake Gold Ltd. | Rights Restricted Share Units | Vaz, Natasha Nella Dominica | 5 | 2020-07-08 | 56 | | 5,461 | 527 |
| Koios Beverage Corp. | Options | Burrus, Gina Marie | 7 | 2020-07-16 | 50 | 0.08 | 1,200,000 | 1,200,000 |
| Koios Beverage Corp. | Options | LEVANG, ERIK | 4 | 2020-07-16 | 50 | 0.08 | 450,000 | 450,000 |
| Koios Beverage Corp. | Options | Lewis, Sherron | 4 | 2020-07-16 | 50 | 0.08 | 200,000 | 200,000 |
| Koios Beverage Corp. | Options | Luman, Joshua | 4 | 2020-07-16 | 50 | 0.08 | 400,000 | 400,000 |
| Koios Beverage Corp. | Options | Miller, Christopher Blake Ewing | 3, 4, 7, 5 | 2020-07-16 | 50 | 0.08 | 1,300,000 | 1,300,000 |
| KP Tissue Inc. | Deferred Share Units (DSU) | Hardy, James Richmond | 4 | 2020-07-15 | 30 | | | 80 |
| KP Tissue Inc. | Deferred Share Units (DSU) | Hardy, James Richmond | 4 | 2020-07-15 | 30 | 11.16 | 5,101 | 80 |
| KP Tissue Inc. | Deferred Share Units (DSU) | Korenberg, Michael | 4 | 2020-07-15 | 30 | 11.16 | 2,332 | 37 |
| KP Tissue Inc. | Rights to acquire common shares pursuant to Exchange Agreement | Kruger II, Joseph | 3, 6, 7 | 2020-07-15 | 56 | | 56,084,522 | 448,676 |
| KP Tissue Inc. | Rights to acquire common shares pursuant to Exchange Agreement | Kruger Inc. | 3 | 2020-07-15 | 56 | | 56,084,522 | 448,676 |
| KP Tissue Inc. | Deferred Share Units (DSU) | Letellier, Michel | 4 | 2020-07-15 | 30 | 11.16 | 11,739 | 186 |
| KP Tissue Inc. | Common Shares | Spraley, David A | 4, 6, 7 | 2020-07-15 | 30 | 11.195 | 20,327 | 245 |
| KP Tissue Inc. | Deferred Share Units (DSU) | Wendling, Louise Michele | 4 | 2020-07-15 | 30 | 11.16 | 11,125 | 176 |
| Lamaska Capital Corp. | Options | Brett, David | 4 | 2020-04-17 | 00 | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|---------------|-----------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Lamaska Capital Corp. | Options | Brett, David | 4 | 2020-07-14 | 50 | 0.1 | 25,000 | 25,000 |
| Lamaska Capital Corp. | Options | Cross, David Allen | 5 | 2020-04-17 | 00 | | | |
| Lamaska Capital Corp. | Options | Cross, David Allen | 5 | 2020-07-14 | 50 | | 25,000 | 25,000 |
| Lamaska Capital Corp. | Options | Drescher, Anton J. | 4, 5 | 2020-04-17 | 00 | | | |
| Lamaska Capital Corp. | Options | Drescher, Anton J. | 4, 5 | 2020-07-14 | 50 | 0.1 | 125,000 | 125,000 |
| Lamaska Capital Corp. | Options | Perkins, Rowland | 4 | 2020-04-17 | 00 | | | |
| Lamaska Capital Corp. | Options | Perkins, Rowland | 4 | 2020-07-14 | 50 | 0.1 | 25,000 | 25,000 |
| Lara Exploration Ltd. | Options | MacIntyre, Christopher Randall | 5 | 2020-07-10 | 51 | 0.25 | 475,000 | -200,000 |
| Laramide Resources Ltd. | Options | Booth, John Geoffrey | 4 | 2020-07-16 | 50 | | | 400,000 |
| Laramide Resources Ltd. | Options | Booth, John Geoffrey | 4 | 2020-07-16 | 50 | | | 400,000 |
| Laramide Resources Ltd. | Options | Booth, John Geoffrey | 4 | 2020-07-16 | 50 | | 650,000 | 400,000 |
| Laramide Resources Ltd. | Options | Gibson, Dennis George | 5 | 2020-07-16 | 50 | | | 475,000 |
| Laramide Resources Ltd. | Options | Gibson, Dennis George | 5 | 2020-07-16 | 50 | | | 475,000 |
| Laramide Resources Ltd. | Options | Gibson, Dennis George | 5 | 2020-07-16 | 50 | | 750,000 | 475,000 |
| Laramide Resources Ltd. | Options | Henderson, Marc Charles | 4, 5 | 2020-07-16 | 50 | | | 900,000 |
| Laramide Resources Ltd. | Options | Henderson, Marc Charles | 4, 5 | 2020-07-16 | 50 | | | 900,000 |
| Laramide Resources Ltd. | Options | Henderson, Marc Charles | 4, 5 | 2020-07-16 | 50 | | 1,425,000 | 900,000 |
| Laramide Resources Ltd. | Options | Patterson, D. Scott | 4 | 2020-07-16 | 50 | 0.25 | 500,000 | 300,000 |
| Loop Insights Inc. | Common Shares | Anson, Robert | 5 | 2020-07-10 | 10 | 0.15 | 1,337,180 | 23,000 |
| Lucky Minerals Inc. | stock options | Cozine, Steven Brandt | 4 | 2020-07-09 | 50 | 0.22 | 340,000 | 40,000 |
| Lucky Minerals Inc. | stock options | Perron, François | 4 | 2020-07-09 | 50 | 0.22 | 1,345,000 | 495,000 |
| Lucky Minerals Inc. | stock options | Perron, François | 4 | 2020-07-10 | 97 | | 495,000 | -850,000 |
| Lucky Minerals Inc. | Common Shares | Rothwell, Adrian | 4, 5 | 2020-07-14 | 10 | 0.225 | 822,000 | 22,000 |
| Lucky Minerals Inc. | Common Shares | Rothwell, Adrian | 4, 5 | 2020-07-16 | 10 | 0.19 | 842,000 | 20,000 |
| Lucky Minerals Inc. | Common Shares | Rothwell, Adrian | 4, 5 | 2020-07-16 | 10 | 0.2 | 852,000 | 10,000 |
| Magna Gold Corp. | Common Shares | Peal Mexico SA DE CV | 3 | 2020-06-30 | 00 | | 14,266,618 | |
| Magna Gold Corp. | Common Shares | Soto Bedolla, Miguel Angel | 5 | 2018-07-04 | 00 | | 500,000 | |
| Magna Gold Corp. | Options | Soto Bedolla, Miguel Angel | 5 | 2018-07-04 | 00 | | | |
| Magna Gold Corp. | Options | Soto Bedolla, Miguel Angel | 5 | 2020-06-29 | 50 | | 300,000 | 300,000 |
| Major Drilling Group International Inc. | Common Shares | Tennant, David Buchanan | 4 | 2020-07-13 | 10 | 4.81 | 188,900 | 5,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-06-23 | 11 | 0.05 | 1,621,125 | 1,600,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-06-24 | 10 | 0.48 | 1,606,125 | -15,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-06-26 | 10 | 0.51 | 1,591,125 | -15,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-06-30 | 10 | 0.45 | 1,571,125 | -20,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-02 | 10 | 0.45 | 1,556,125 | -15,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-03 | 10 | 0.5 | 1,541,125 | -15,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-06 | 10 | 0.578 | 1,466,125 | -75,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-08 | 10 | 0.68 | 1,406,125 | -60,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-09 | 10 | 0.769 | 1,296,125 | -110,000 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-10 | 10 | 0.798 | 1,261,625 | -34,500 |
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-13 | 10 | 0.803 | 1,206,125 | -55,500 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|---------------------------------------|--|--------------|--------------------------|----------|---------------|----------------------------|-----------------------|
| Major Precious Metals Corp. (Formerly Eastern Zinc Corp.) | Common Shares | Generation Mining Limited | 3 | 2020-07-15 | 11 | | 8,600,000 | -4,000,000 |
| Mako Mining Corp. | Common Shares | Caron, Mario | 4 | 2020-06-05 | 00 | | | |
| Mako Mining Corp. | Common Shares | Caron, Mario | 4 | 2020-07-16 | 16 | 0.4 | 100,000 | 100,000 |
| Mako Mining Corp. | Warrants | Caron, Mario | 4 | 2020-06-05 | 00 | | | |
| Mako Mining Corp. | Warrants | Caron, Mario | 4 | 2020-07-16 | 16 | | 50,000 | 50,000 |
| Mako Mining Corp. | Common Shares | Hick, John Walter Wallen | 4 | 2018-11-09 | 00 | | | |
| Mako Mining Corp. | Common Shares | Hick, John Walter Wallen | 4 | 2020-07-16 | 16 | 0.4 | 100,000 | 100,000 |
| Mako Mining Corp. | Warrants | Hick, John Walter Wallen | 4 | 2018-11-09 | 00 | | | |
| Mako Mining Corp. | Warrants | Hick, John Walter Wallen | 4 | 2020-07-16 | 16 | | 50,000 | 50,000 |
| Mako Mining Corp. | Common Shares | Leisman, Akiba Jacob Issachar | 4 | 2020-07-16 | 11 | 0.4 | 10,661,734 | 333,500 |
| Mako Mining Corp. | Warrants | Leisman, Akiba Jacob Issachar | 4 | 2014-07-10 | 00 | | | |
| Mako Mining Corp. | Warrants | Leisman, Akiba Jacob Issachar | 4 | 2020-07-16 | 11 | 0.6 | 166,750 | 166,750 |
| Maple Leaf Foods Inc. | Common Shares | Lemon, Katherine Newell | 4 | 2020-07-15 | 30 | 28.2 | 11,447 | 1,426 |
| Maple Leaf Foods Inc. | Common Shares | Stephenson, Carol M. | 4 | 2020-07-15 | 30 | 28.2 | 24,394 | 1,034 |
| Marathon Gold Corporation | Common Shares | Kemp, Julian | 4 | 2020-07-09 | 51 | 0.25 | 243,500 | 125,000 |
| Marathon Gold Corporation | Common Shares | Kemp, Julian | 4 | 2020-07-10 | 10 | 2.07 | 214,500 | -29,000 |
| Marathon Gold Corporation | Common Shares | Kemp, Julian | 4 | 2020-07-10 | 10 | 2.03 | 206,500 | -8,000 |
| Marathon Gold Corporation | Common Shares | Kemp, Julian | 4 | 2020-07-14 | 10 | 2.05 | 191,500 | -15,000 |
| Marathon Gold Corporation | Options | Kemp, Julian | 4 | 2020-07-09 | 51 | 1.97 | 600,000 | -125,000 |
| Marathon Gold Corporation | Options | Williams, Timothy | 5 | 2020-07-13 | 00 | | | |
| Marathon Gold Corporation | Options | Williams, Timothy | 5 | 2020-07-13 | 50 | 2.03 | 700,000 | 700,000 |
| Margaux Resources Ltd. | Common Shares | Baptista Roque, Marco Ivan | 4, 5 | 2020-06-26 | 00 | | | |
| Margaux Resources Ltd. | Common Shares | Baptista Roque, Marco Ivan | 4, 5 | 2020-07-10 | 11 | 0.07 | 571,429 | 571,429 |
| Margaux Resources Ltd. | Common Shares | Baptista Roque, Marco Ivan | 4, 5 | 2020-07-10 | 11 | 0.07 | | 571,429 |
| Margaux Resources Ltd. | Common Shares | Baptista Roque, Marco Ivan | 4, 5 | 2020-07-10 | 11 | 0.07 | | 571,429 |
| Margaux Resources Ltd. | Common Shares | Baptista Roque, Marco Ivan | 4, 5 | 2020-07-10 | 11 | 0.12 | | 571,429 |
| Margaux Resources Ltd. | Common Shares | Baptista Roque, Marco Ivan | 4, 5 4, 5 | 2020-07-10 | 11 | 0.12 | | 571,429 |
| Margaux Resources Ltd. | Options | Baptista Roque, Marco Ivan | 4, 5 4, 5 | 2020-06-26 2020-07-10 | 00 11 | 0.12 | 571,429 | 571 420 |
| Margaux Resources Ltd. Margaux Resources Ltd. | Options | Baptista Roque, Marco Ivan | 4, 5 4, 5 | 2020-07-10 | 11 | 0.12 | 371,429 | 571,429 571,429 |
| Margaux Resources Ltd. | Options Options | Baptista Roque, Marco Ivan Baptista Roque, Marco Ivan | 4, 5 4, 5 | 2020-07-10 | 11 | 0.12 | | 571,429 571,429 |
| Margaux Resources Ltd. | Common Shares | Letwin, Stephen Joseph | 4, 3 | 2020-07-10 | 53 | 0.12 | 6,488,115 | 5,333,333 |
| Margaux Resources Ltd. | Common Shares | James | 5 | 2020-07-10 | 11 | 0.09 | 1,941,889 | 597,222 |
| Margaux Resources Ltd. | Common Shares | Rice, Hugh Tyler Rice, Hugh Tyler | 5 | 2020-07-10 | 00 | 0.09 | 1,941,009 | 391,222 |
| Margaux Resources Ltd. | Common Shares | Rice, Hugh Tyler | 5 | 2020-07-10 | 11 | 0.09 | 597,222 | 597,222 |
| Matica Enterprises Inc. | Options | Hagh Panah, Meissam | 4 | 2019-05-27 | 00 | 0.03 | 391,222 | 331,222 |
| Matica Enterprises Inc. | Options | Hagh Panah, Meissam | 4 | 2019-07-12 | 50 | 0.075 | 1,000,000 | 1,000,000 |
| MAYA GOLD & SILVER | Common Shares | Elias, Elias | 5 | 2020-07-09 | 00 | 0.0.0 | .,000,000 | 1,000,000 |
| MAYA GOLD & SILVER INC. | Options | Elias, Elias | 5 | 2020-07-09 | 00 | | 500,000 | |
| MAYA GOLD & SILVER INC. | Common Shares | Hambrecht, Jurgen | 4 | 2020-06-19 | 00 | | | |
| MAYA GOLD & SILVER INC. | Common Shares | Hambrecht, Jurgen | 4 | 2020-06-19 | 00 | | 1,193,250 | |
| Mazarin Inc. | Common Shares | MONETTE, SERGE | 7 | 2020-07-14 | 10 | 0.12 | 1,027,500 | 5,000 |
| MBN Corporation | Common Shares Equity Shares | MBN Corporation | 1 | 2020-07-10 | 38 | 5.74 | 400 | 400 |
| MBN Corporation | Common Shares Equity Shares | MBN Corporation | 1 | 2020-07-10 | 38 | | 0 | -400 |
| MBN Corporation | Common Shares Equity Shares | MBN Corporation | 1 | 2020-07-13 | 38 | 5.7875 | 400 | 400 |
| MBN Corporation | Common Shares Equity Shares | MBN Corporation | 1 | 2020-07-13 | 38 | | 0 | -400 |
| McCoy Global Inc. | Rights RSG- Restricted Share Grant | Deng, Bing | 5 | 2020-07-06 | 56 | | 68,000 | 25,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|---|--------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| McCoy Global Inc. | Rights RSG- Restricted Share Grant | Deng, Bing | 5 | 2020-07-09 | 10 | 0.53 | 25,000 | -43,000 |
| McCoy Global Inc. | Rights RSG- Restricted Share Grant | McGill, Lindsay Marie | 5 | 2018-09-04 | 00 | | | |
| McCoy Global Inc. | Rights RSG- Restricted Share Grant | McGill, Lindsay Marie | 5 | 2020-07-06 | 56 | | 25,000 | 25,000 |
| McCoy Global Inc. | Rights RSG- Restricted Share Grant | Rakievich, James William | 4, 7, 5 | 2020-07-09 | 10 | 0.53 | 0 | -60,000 |
| McLaren Resources Inc. | Common Shares | Danilovsky, Radovan | 5 | 2020-07-13 | 46 | 0.05 | 400,000 | 100,000 |
| McLaren Resources Inc. | Common Shares | Heslop, John Boyd | 4 | 2020-07-08 | 16 | 0.05 | 400,000 | 150,000 |
| McLaren Resources Inc. | Warrants | Heslop, John Boyd | 4 | 2012-03-28 | 00 | | | |
| McLaren Resources Inc. | Warrants | Heslop, John Boyd | 4 | 2020-07-08 | 16 | | 150,000 | 150,000 |
| McLaren Resources Inc. | Common Shares | McDonald, David | 5 | 2020-07-08 | 16 | 0.05 | 350,000 | 100,000 |
| McLaren Resources Inc. | Warrants | McDonald, David | 5 | 2020-07-08 | 16 | 0.1 | 50,000 | 50,000 |
| Medical Facilities Corporation | Deferred Share Units | Day-Linton, Marilynne | 4 | 2020-07-15 | 56 | | 66,385 | 3,780 |
| Medical Facilities Corporation | Deferred Share Units | Dineley, Stephen F. | 4 | 2020-07-15 | 56 | | 36,283 | 4,498 |
| Medical Facilities Corporation | Deferred Share Units | Enright, Erin Suzanne | 4 | 2020-07-15 | 56 | | 42,304 | 8,315 |
| Medical Facilities Corporation | Deferred Share Units | Lawr, Dale M. | 4 | 2020-07-15 | 56 | | 46,665 | 4,158 |
| Medical Facilities Corporation | Deferred Share Units | Lozon, Jeffrey Clifford | 4 | 2020-07-15 | 56 | | 44,630 | 6,047 |
| Medical Facilities Corporation | Deferred Share Units | Shahim, Reza | 4 | 2020-07-15 | 56 | | 51,003 | 7,559 |
| Medicure Inc. | Common Shares | Friesen, Albert David | 4, 5 | 2020-07-10 | 10 | 1.1 | 244,467 | 100 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-06 | 10 | 0.3065 | 1,450,387 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-06 | 10 | 0.3012 | | 100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-06 | 10 | 0.3012 | | 100,000 |
| Corp.) MedMen Enterprises Inc. (formerly Ladera Ventures | MedMen Enterprises Inc. Class B Subordinate | Bierman, Adam Nathaniel | 4 | 2020-07-06 | 10 | 0.3012 | 1,350,387 | -100,000 |
| Corp.) | Voting Shares | | | | | | | |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-07 | 10 | 0.2822 | 1,250,387 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures | MedMen Enterprises Inc. Class B Subordinate | Bierman, Adam Nathaniel | 4 | 2020-07-07 | 10 | 0.2813 | 1,150,387 | -100,000 |
| Corp.) MedMen Enterprises Inc. (formerly Ladera Ventures | Voting Shares MedMen Enterprises Inc. Class B Subordinate | Bierman, Adam Nathaniel | 4 | 2020-07-07 | 10 | 0.28 | 1,050,387 | -100,000 |
| Corp.) MedMen Enterprises Inc. (formerly Ladera Ventures | Voting Shares MedMen Enterprises Inc. Class B Subordinate | Bierman, Adam Nathaniel | 4 | 2020-07-07 | 10 | 0.28 | 950,387 | -100,000 |
| Corp.) MedMen Enterprises Inc. | Voting Shares MedMen Enterprises Inc. | Bierman, Adam Nathaniel | 4 | 2020-07-08 | 10 | 0.27 | 921,887 | -28,500 |
| (formerly Ladera Ventures Corp.) | Class B Subordinate Voting Shares | Biorman, Addin Nathanion | · | 2020 07 00 | 10 | 0.21 | 021,007 | 20,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-08 | 10 | 0.265 | 850,387 | -71,500 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-08 | 10 | 0.265 | 650,387 | -200,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures | MedMen Enterprises Inc. Class B Subordinate | Bierman, Adam Nathaniel | 4 | 2020-07-08 | 10 | 0.2622 | 550,387 | -100,000 |
| Corp.) MedMen Enterprises Inc. (formerly Ladera Ventures | Voting Shares MedMen Enterprises Inc. Class B Subordinate | Bierman, Adam Nathaniel | 4 | 2020-07-09 | 10 | 0.26 | 425,761 | -124,626 |
| Corp.) | Voting Shares | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|--|--------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-09 | 10 | 0.26 | 325,761 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Bierman, Adam Nathaniel | 4 | 2020-07-10 | 10 | 0.26 | 175,761 | -150,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-06 | 10 | 0.3025 | 1,648,405 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-06 | 10 | 0.2934 | 1,548,405 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures | MedMen Enterprises Inc. Class B Subordinate | Modlin, Andrew Max | 4, 5 | 2020-07-07 | 10 | 0.2899 | 1,448,405 | -100,000 |
| Corp.) MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | Voting Shares MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-07 | 10 | 0.285 | 1,348,405 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-07 | 10 | 0.28 | 1,248,405 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-08 | 10 | 0.27 | 1,148,405 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-08 | 10 | 0.265 | 1,048,405 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-08 | 10 | 0.27 | 974,905 | -73,500 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-08 | 10 | 0.265 | 848,405 | -126,500 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-09 | 10 | 0.26 | 723,031 | -125,374 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-09 | 10 | 0.26 | 623,031 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-10 | 10 | 0.2597 | 523,031 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-10 | 10 | 0.26 | 423,031 | -100,000 |
| MedMen Enterprises Inc. (formerly Ladera Ventures Corp.) | MedMen Enterprises Inc. Class B Subordinate Voting Shares | Modlin, Andrew Max | 4, 5 | 2020-07-10 | 10 | 0.26 | 410,031 | -13,000 |
| Mene Inc. | Class A superior voting shares | Crumb, Joshua Dale | 4 | 2020-07-10 | 54 | | 2,866,498 | 443,498 |
| Mene Inc. | Class A superior voting warrants | Crumb, Joshua Dale | 4 | 2020-07-09 | 11 | | 678,500 | -167,500 |
| Mene Inc. | Class A superior voting warrants | Crumb, Joshua Dale | 4 | 2020-07-10 | 54 | | 235,002 | -443,498 |
| Metallic Minerals Corp. | Options | Warkentin, Doug | 4 | 2020-06-22 | 00 | | 150,000 | |
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.498 | 2,677,477 | 10,386 |
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.52 | 2,680,091 | 2,614 |
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.5 | 4,582,685 | -3,637 |
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.537 | 4,582,000 | -685 |
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.52 | 6,121,972 | 2,716 |
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.498 | 6,132,767 | 10,795 |
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.537 | 645,632 | -3,519 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|------------------------------|--|-----------|--------------------------|----------|---------------|----------------------------|-----------------------|
| Methanex Corporation | Common Shares | M&G Investment Management Limited | 3 | 2020-07-10 | 90 | 18.5 | 626,962 | -18,670 |
| Mich Resources Ltd. | Common Shares | O'Neill, Thomas | 4 | 2020-07-13 | 10 | 0.17 | 108,000 | 32,000 |
| Mich Resources Ltd. | Common Shares | O'Neill, Thomas | 4 | 2020-07-15 | 10 | 0.17 | 110,000 | 2,000 |
| Micron Waste Technologies Inc. (formerly, Finore Mining Inc.) | Common Shares | Malana, Michael | 4 | 2020-01-01 | 00 | | 7,500 | |
| Micron Waste Technologies Inc. (formerly, Finore Mining Inc.) | Options | Sadhra, Michael | 5 | 2017-10-20 | 37 | | | -500,000 |
| Micron Waste Technologies Inc. (formerly, Finore Mining Inc.) | Options | Sadhra, Michael | 5 | 2017-10-20 | 37 | | | -600,000 |
| Micron Waste Technologies Inc. (formerly, Finore Mining Inc.) | Options | Sadhra, Michael | 5 | 2017-10-20 | 37 | | 500,000 | -500,000 |
| Micron Waste Technologies Inc. (formerly, Finore Mining Inc.) | Options | Sadhra, Michael | 5 | 2019-04-18 | 50 | | 500,000 | 100,000 |
| Middlefield Can-Global REIT Income Fund | Trust Units | Middlefield Can-Global REIT Income Fund | 1 | 2020-07-10 | 38 | 9.985 | 5,324,841 | 600 |
| Middlefield Can-Global REIT Income Fund | Trust Units | Middlefield Can-Global REIT Income Fund | 1 | 2020-07-13 | 38 | 9.972 | 5,325,341 | 500 |
| Middlefield Can-Global REIT Income Fund | Trust Units | Middlefield Can-Global REIT Income Fund | 1 | 2020-07-14 | 38 | 9.8642 | 5,326,541 | 1,200 |
| Middlefield Global Real Asset Fund | Trust Units | Middlefield Global Real Asset Fund | 1 | 2020-07-10 | 38 | 9.055 | 732,200 | 800 |
| Middlefield Global Real Asset Fund | Trust Units | Middlefield Global Real Asset Fund | 1 | 2020-07-13 | 38 | 9.0596 | 734,600 | 2,400 |
| Middlefield Global Real Asset Fund | Trust Units | Middlefield Global Real Asset Fund | 1 | 2020-07-14 | 38 | 9.054 | 736,100 | 1,500 |
| Minfocus Exploration Corp. | Common Shares | Bellefleur, Jody | 4, 5 | 2020-07-03 | 15 | | | 1,000,000 |
| Minfocus Exploration Corp. | Common Shares | Bellefleur, Jody | 4, 5 | 2020-07-03 | 15 | 0.03 | 1,000,000 | 1,000,000 |
| Minfocus Exploration Corp. | Warrants | Bellefleur, Jody | 4, 5 | 2018-02-19 | 00 | | | |
| Minfocus Exploration Corp. | Warrants | Bellefleur, Jody | 4, 5 | 2020-07-03 | 15 | 0.05 | 1,000,000 | 1,000,000 |
| Minsud Resources Corp. | Options | Massa, Ramiro | 5 | 2020-07-15 | 00 | | 650,000 | |
| MINT Income Fund | Trust Units | Lauzon, Robert | 7 | 2020-07-15 | 10 | 5.058 | 3,750 | -500 |
| MINT Income Fund | Trust Units | Lauzon, Robert | 7 | 2020-07-16 | 10 | 5.075 | 2,950 | -800 |
| Monarch Gold Corporation | Options | Bouchard, Michel | 4 | 2020-07-15 | 50 | 0.4 | 1,575,000 | 350,000 |
| Monarch Gold Corporation | Options | Bouchard, Yohann | 4 | 2020-07-15 | 50 | 0.4 | 250,000 | 150,000 |
| Monarch Gold Corporation | Options | Daigle, Guylaine | 4 | 2020-07-15 | 50 | 0.4 | 250,000 | 150,000 |
| Monarch Gold Corporation | Options | Desjardins, Lucie | 5 | 2020-07-15 | 50 | 0.4 | 205,000 | 35,000 |
| Monarch Gold Corporation | Options | Gaborit, Laurence | 4 | 2020-07-15 | 50 | 0.4 | 500,000 | 250,000 |
| Monarch Gold Corporation | Options | Lacoste, Jean-Marc | 4, 5 | 2020-07-15 | 50 | 0.4 | 2,100,000 | 450,000 |
| Monarch Gold Corporation | Options | Lavergne, Marc-André | 5 | 2020-07-15 | 50 | 0.4 | 900,000 | 200,000 |
| Monarch Gold Corporation | Options | Lévesque, Alain | 5 | 2020-07-15 | 50 | 0.4 | 1,050,000 | 200,000 |
| Monarch Gold Corporation | Options | Pichette, Christian | 4 | 2020-07-15 | 50 | 0.4 | 1,075,000 | 250,000 |
| Moon River Capital Ltd Morguard Real Estate | Common Shares Units | levy, Jamie Walker, Timothy James | 4, 5 4 | 2020-03-20 2020-07-08 | 00 10 | 5.01 | 2,000,000 30,750 | -250 |
| Investment Trust Mullen Group Ltd. | Common Shares | Mullen Group Ltd. | 1 | 2020-07-13 | 38 | 7.6419 | 667,252 | 66,728 |
| Mullen Group Ltd. | Common Shares | Mullen Group Ltd. | 1 | 2020-07-14 | 38 | 7.7948 | 733,980 | 66,728 |
| Mullen Group Ltd. | Common Shares | Mullen Group Ltd. | 1 | 2020-07-15 | 38 | 7.9053 | 800,708 | 66,728 |
| Mullen Group Ltd. | Common Shares | Mullen Group Ltd. | 1 | 2020-07-16 | 38 | 7.9368 | 867,436 | 66,728 |
| MustGrow Biologics Corp. | Common Shares | Bletsky, Colin Michael | 3, 4 | 2020-07-13 | 10 | 0.26 | 1,103,364 | 50,000 |
| Myriad Metals Corp. | Common Shares | Pinsent, Guy Hume | 4 | 2020-07-14 | 11 | 0.1 | 800,001 | 300,000 |
| Nass Valley Gateway Ltd. | Common Shares | Collier, Gavin Victor Collier | 5 | 2019-08-10 | 00 | | 1,000,000 | |
| NatureBank Asset Management Inc. | Common Shares | O'Loughnane, Guy | 3 | 2020-07-17 | 10 | 0.02 | 4,217,000 | 64,000 |
| Nerds On Site Inc. | Subordinate Voting Shares | Regan, Charles Donald | 4, 5 | 2020-07-10 | 10 | 0.045 | 420,757 | 55,555 |
| NeuPath Health Inc. (formerly, Klinik Health Ventures Corp.) | Common Shares | Ram, Grishanth Ram | 3, 4 | 2020-06-25 | 00 | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|-------------------------------|---------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| NeuPath Health Inc. (formerly, Klinik Health Ventures Corp.) | Common Shares | Ram, Grishanth Ram | 3, 4 | 2020-06-25 | 22 | | 4,940,000 | 4,940,000 |
| Nevada Sunrise Gold Corporation | Common Shares | Ahuja, Suraj Prakash | 4 | 2012-04-20 | 00 | | | |
| Nevada Sunrise Gold Corporation | Common Shares | Ahuja, Suraj Prakash | 4 | 2020-07-10 | 16 | 0.03 | 150,000 | 150,000 |
| Nevada Sunrise Gold Corporation | Warrants | Ahuja, Suraj Prakash | 4 | 2012-04-20 | 00 | | | |
| Nevada Sunrise Gold Corporation | Warrants | Ahuja, Suraj Prakash | 4 | 2020-07-10 | 16 | | 150,000 | 150,000 |
| Nevada Sunrise Gold Corporation | Common Shares | Boddy, Christina Lynn | 5 | 2020-07-10 | 16 | 0.03 | 81,000 | 70,000 |
| Nevada Sunrise Gold Corporation | Warrants | Boddy, Christina Lynn | 5 | 2020-07-10 | 16 | | 70,000 | 70,000 |
| New Oroperu Resources Inc. | Common Shares | Carr-Hilton, James Frank | 4 | 2020-07-15 | 54 | 0.2 | 307,001 | 98,334 |
| New Oroperu Resources Inc. | Warrants | Carr-Hilton, James Frank | 4 | 2020-07-15 | 54 | 0.2 | 0 | -98,334 |
| New Oroperu Resources Inc. | Common Shares | Pan American Silver Corp. | 3 | 2020-07-13 | 54 | 0.2 | 1,350,000 | 450,000 |
| New Oroperu Resources Inc. | Warrants | Pan American Silver Corp. | 3 | 2020-07-13 | 54 | 0.2 | 0 | -450,000 |
| New Placer Dome Gold Corp. (formerly, Barrian Mining Corp.) | Options | Raffle, Kristopher John | 4 | 2020-07-13 | 50 | 0.65 | 412,500 | 50,000 |
| New Placer Dome Gold Corp. (formerly, Barrian Mining Corp.) | Options | Sali, Maximilian | 4, 5 | 2020-07-13 | 50 | 0.65 | 1,331,000 | 150,000 |
| New Tech Minerals Corp. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-14 | 10 | 0.03 | 316,000 | 116,000 |
| New Tech Minerals Corp. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-16 | 10 | 0.03 | 373,000 | 57,000 |
| Next Green Wave Holdings Inc. | Options | Jennings, Michael | 4 | 2019-11-22 | 52 | 0.35 | 0 | -1,000,000 |
| Next Green Wave Holdings Inc. | Options | Jennings, Michael | 4 | 2020-07-09 | 50 | 0.15 | 1,550,000 | 1,550,000 |
| Niobay Metals Inc. (formerly MDN INC.) | Common Shares | Bonneau, Jacques | 4 | 2020-07-13 | 10 | 0.55 | 934,562 | 20,000 |
| Niobay Metals Inc. (formerly MDN INC.) | | David, Jean-Sébastien | 4 | 2020-07-17 | 10 | 0.61 | 601,032 | 20,900 |
| Niobay Metals Inc. (formerly MDN INC.) | | David, Jean-Sébastien | 4 | 2020-07-17 | 10 | 0.62 | 623,532 | 22,500 |
| Niobay Metals Inc. (formerly MDN INC.) | | Dufresne, Claude | 4, 5 | 2020-07-10 | 10 | 0.55 | 748,700 | 2,500 |
| Niobay Metals Inc. (formerly MDN INC.) | | Roosen, Sean | 6 | 2018-03-28 | 00 | | | |
| Niobay Metals Inc. (formerly MDN INC.) | | Roosen, Sean | 6 | 2020-07-15 | 10 | 0.58 | 83,500 | 83,500 |
| Niobay Metals Inc. (formerly MDN INC.) | | Roosen, Sean | 6 | 2020-07-16 | 10 | 0.58 | 180,000 | 96,500 |
| Nomad Royalty Company Ltd. | Common Shares | de la Plante, Joseph | 4, 5 | 2020-07-10 | 57 | | | 10,819 |
| Nomad Royalty Company Ltd. | Common Shares | de la Plante, Joseph | 4, 5 | 2020-07-10 | 57 | | | 22,596 |
| Nomad Royalty Company Ltd. | Common Shares | de la Plante, Joseph | 4, 5 | 2020-07-10 | 57 | | 6,434,039 | 10,819 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | de la Plante, Joseph | 4, 5 | 2020-07-08 | 56 | | 274,796 | 22,596 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | de la Plante, Joseph | 4, 5 | 2020-07-10 | 57 | | | -10,819 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | de la Plante, Joseph | 4, 5 | 2020-07-10 | 57 | | 252,200 | -22,596 |
| Nomad Royalty Company Ltd. | Common Shares | Lévesque, Elif | 5 | 2020-07-10 | 57 | | 679,684 | 11,209 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | Lévesque, Elif | 5 | 2020-07-08 | 56 | | 774,796 | 22,596 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | Lévesque, Elif | 5 | 2020-06-30 | 57 | | | -233,475 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|-------------------------------|--------------------------------|-------|--------------------------|-----|---------------|----------------------------|-----------------------|
| Nomad Royalty Company Ltd. | Rights Restricted share units | Lévesque, Elif | 5 | 2020-06-30 | 57 | | 752,200 | -500,000 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | Lévesque, Elif | 5 | 2020-07-10 | 57 | | | -11,209 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | Lévesque, Elif | 5 | 2020-07-10 | 57 | | 752,200 | -22,596 |
| Nomad Royalty Company Ltd. | Common Shares | Metcalfe, Vincent | 4, 5 | 2020-07-10 | 57 | | 6,434,039 | 10,819 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | Metcalfe, Vincent | 4, 5 | 2020-07-08 | 56 | | 274,796 | 22,596 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | Metcalfe, Vincent | 4, 5 | 2020-07-10 | 57 | | | -10,819 |
| Nomad Royalty Company Ltd. | Rights Restricted share units | Metcalfe, Vincent | 4, 5 | 2020-07-10 | 57 | | 252,200 | -22,596 |
| Noront Resources Ltd. | Restricted Share Units | Baker, Mark | 5 | 2014-08-07 | 00 | | | |
| Noront Resources Ltd. | Restricted Share Units | Baker, Mark | 5 | 2020-07-16 | 56 | | 73,128 | 73,128 |
| Noront Resources Ltd. | Restricted Share Units | Coutts, Alan | 5 | 2020-07-16 | 56 | | 664,622 | 137,552 |
| Noront Resources Ltd. | Restricted Share Units | Flewelling, Stephen Bennett | 5 | 2020-07-16 | 56 | | 276,146 | 104,206 |
| Noront Resources Ltd. | Restricted Share Units | Nolan, Glenn | 5 | 2009-12-02 | 00 | | | |
| Noront Resources Ltd. | Restricted Share Units | Nolan, Glenn | 5 | 2020-07-16 | 56 | | 68,026 | 68,026 |
| Noront Resources Ltd. | Restricted Share Units | Parisotto, Paul Anthony | 4 | 2008-06-06 | 00 | | | |
| Noront Resources Ltd. | Restricted Share Units | Parisotto, Paul Anthony | 4 | 2020-07-16 | 56 | | 41,015 | 41,015 |
| Noront Resources Ltd. | Options common shares | Quinlan, Matthew | 4 | 2020-06-25 | 00 | | | |
| Noront Resources Ltd. | Options common shares | Quinlan, Matthew | 4 | 2020-07-16 | 50 | 0.155 | 200,000 | 200,000 |
| Noront Resources Ltd. | Restricted Share Units | Quinlan, Matthew | 4 | 2020-06-25 | 00 | | , | , |
| Noront Resources Ltd. | Restricted Share Units | Quinlan, Matthew | 4 | 2020-07-16 | 56 | | 27,343 | 27,343 |
| Noront Resources Ltd. | Restricted Share Units | Rieveley, Gregory Robert | 5 | 2020-07-16 | 56 | | 248,532 | 93,786 |
| Northern Dynasty Minerals | Common Shares | Jenkins, Bruce Wayne | 2 | 2020-07-13 | 51 | 0.49 | 85,000 | 75,000 |
| Ltd. Northern Dynasty Minerals | Common Shares | Jenkins, Bruce Wayne | 2 | 2020-07-13 | 10 | 2.35 | 10,000 | -75,000 |
| Ltd. Northern Dynasty Minerals | Options | Jenkins, Bruce Wayne | 2 | 2020-07-13 | 51 | 0.49 | 492,000 | -75,000 |
| Ltd. Northview Apartment Real | Deferred Unit Award Plan | • | 3, 4 | 2020-07-10 | 30 | 34.64 | 14,281 | 336 |
| Estate Investment Trust Nuran Wireless Inc. | Common Shares | BÉDARD, Martin | 3 | 2020-07-13 | 10 | 0.045 | 5,348,000 | -152,000 |
| (formerly 1014372 B.C. Ltd.) Nuran Wireless Inc. | Common Shares | BÉDARD, Martin | 3 | 2020-07-14 | 10 | 0.035 | 5,000,000 | -348,000 |
| (formerly 1014372 B.C. Ltd.) Nuran Wireless Inc. | Common Shares | BÉDARD, Martin | 3 | 2020-07-16 | 36 | 0.05 | 5,700,000 | 700,000 |
| (formerly 1014372 B.C. Ltd.) Nuran Wireless Inc. | Convertible Debentures | BÉDARD, Martin | 3 | 2020-07-16 | 36 | 0.05 | \$400,000 | -\$35,000 |
| (formerly 1014372 B.C. Ltd.) Nuran Wireless Inc. | Warrants | BÉDARD, Martin | 3 | 2020-07-10 | 55 | 0.2 | 500,000 | -350,000 |
| (formerly 1014372 B.C. Ltd.) Nuran Wireless Inc. | Warrants | Dumas, Maxime | 4, 5 | 2019-08-22 | 16 | 0.07 | | 389,500 |
| (formerly 1014372 B.C. Ltd.) Nuran Wireless Inc. | Warrants | Dumas, Maxime | 4, 5 | 2019-08-22 | 16 | 0.07 | 1,129,500 | 389,500 |
| (formerly 1014372 B.C. Ltd.) Nuran Wireless Inc. | Warrants | Dumas, Maxime | 4, 5 | 2020-06-01 | 55 | | 539,500 | -590,000 |
| (formerly 1014372 B.C. Ltd.) | Common Charao | CMT Conital Corn | 2 | 2020 07 12 | 10 | 0.50 | E 652 500 | 152.000 |
| NUVISTA ENERGY LTD. | Common Shares Common Shares | GMT Capital Corp | 3 | 2020-07-13 2020-07-14 | 10 | 0.52 | 5,653,500 | -152,800 |
| NUVISTA ENERGY LTD. | | GMT Capital Corp | 3 | | 10 | 0.52 | 5,335,500 | -318,000 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-15 | 10 | 0.54 | 5,238,200 | -97,300 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-16 | 10 | 0.54 | 5,169,300 | -68,900 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 0.52 | 10,097,300 | -272,800 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-14 | 10 | 0.52 | 9,530,100 | -567,200 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-15 | 10 | 0.54 | 9,355,600 | -174,500 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-16 | 10 | 0.54 | 9,232,600 | -123,000 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 0.52 | 7,866,000 | -212,600 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-14 | 10 | 0.52 | 7,424,000 | -442,000 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-15 | 10 | 0.54 | 7,288,100 | -135,900 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---------------------------------|--------------------------------|----------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-16 | 10 | 0.54 | 7,192,300 | -95,800 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-13 | 10 | 0.52 | 1,008,200 | -27,300 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-14 | 10 | 0.52 | 951,500 | -56,700 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-15 | 10 | 0.54 | 934,100 | -17,400 |
| NUVISTA ENERGY LTD. | Common Shares | GMT Capital Corp | 3 | 2020-07-16 | 10 | 0.54 | 921,800 | -12,300 |
| NXT Energy Solutions Inc. | Common Shares | Ingriselli, Frank Clifford | 4 | 2019-09-04 | 00 | | | |
| NXT Energy Solutions Inc. | Common Shares | Ingriselli, Frank Clifford | 4 | 2020-07-16 | 11 | 0.25 | 50,000 | 50,000 |
| NXT Energy Solutions Inc. | Common Shares | Tilson, John | 4 | 2020-07-14 | 47 | | 2,025,500 | -100,000 |
| O3 Mining Inc. | Common Shares | Tyshynski, Elijah | 4 | 2019-07-05 | 00 | | | |
| O3 Mining Inc. | Common Shares | Tyshynski, Elijah | 4 | 2020-07-13 | 10 | 2.5 | 10,000 | 10,000 |
| Obsidian Energy Ltd. | Performance Share Unit ("PSU") | Hawkins, Mark Kristian Rodger | 5 | 2020-07-10 | 56 | 0.55 | 73,206 | 66,800 |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Hawkins, Mark Kristian Rodger | 5 | 2020-07-10 | 56 | 0.55 | 50,215 | 33,400 |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Loukas, Stephen | 4, 5 | 2018-05-11 | 00 | | | |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Loukas, Stephen | 4, 5 | 2020-07-10 | 56 | 0.55 | 600,000 | 600,000 |
| Obsidian Energy Ltd. | Performance Share Unit ("PSU") | Scott, Peter D. | 5 | 2019-12-02 | 00 | | | |
| Obsidian Energy Ltd. | Performance Share Unit ("PSU") | Scott, Peter D. | 5 | 2020-07-10 | 56 | 0.55 | 56,200 | 56,200 |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Scott, Peter D. | 5 | 2019-12-02 | 00 | | | |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Scott, Peter D. | 5 | 2020-07-10 | 56 | 0.55 | 28,100 | 28,100 |
| Obsidian Energy Ltd. | Performance Share Unit ("PSU") | Smith, Aaron | 5 | 2020-07-10 | 56 | 0.55 | 124,343 | 84,600 |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Smith, Aaron | 5 | 2020-07-10 | 56 | 0.55 | 68,794 | 42,300 |
| Obsidian Energy Ltd. | Performance Share Unit ("PSU") | Sykes, Gareth Robin | 5 | 2019-11-20 | 00 | | | |
| Obsidian Energy Ltd. | Performance Share Unit ("PSU") | Sykes, Gareth Robin | 5 | 2020-07-10 | 56 | 0.55 | 66,800 | 66,800 |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Sykes, Gareth Robin | 5 | 2019-11-20 | 00 | | | |
| Obsidian Energy Ltd. | Restricted Share Units ("RSU") | Sykes, Gareth Robin | 5 | 2020-07-10 | 56 | 0.55 | 33,400 | 33,400 |
| Olympia Financial Group Inc. | Common Shares | McKenna, John Ryan | 5 | 2020-07-08 | 10 | 39 | 2,172 | 30 |
| Olympia Financial Group Inc. | Common Shares | McKenna, John Ryan | 5 | 2020-07-03 | 30 | 38.25 | 327 | 20 |
| Olympia Financial Group Inc. | Common Shares | McKenna, John Ryan | 5 | 2020-07-06 | 30 | 37.98 | 328 | 1 |
| Open Text Corporation | Common Shares OTEX | Fowlie, Randy | 4 | 1998-03-08 | 00 | | | |
| Open Text Corporation | Common Shares OTEX | Fowlie, Randy | 4 | 1999-05-03 | 00 | | | |
| Open Text Corporation | Common Shares OTEX | Fowlie, Randy | 4 | 2002-12-12 | 00 | | | |
| Open Text Corporation | Common Shares OTEX | Fowlie, Randy | 4 | 2020-07-17 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 1998-03-08 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 1999-05-03 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 2002-12-12 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 2020-07-17 | 00 | | | |
| Open Text Corporation | Common Shares OTEX | Fowlie, Randy | 4 | 2002-12-12 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 2020-07-17 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 1998-03-08 | 00 | | | |
| | | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|--|------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 1999-05-03 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 2002-12-12 | 00 | | | |
| Open Text Corporation | Common Shares OTEX Common | Fowlie, Randy | 4 | 2020-07-17 | 00 | | | |
| Open Text Corporation | Deferred Share Units | Fowlie, Randy | 4 | 2002-12-12 | 00 | | | |
| Open Text Corporation | Deferred Share Units | Fowlie, Randy | 4 | 2020-07-17 | 00 | | | |
| Open Text Corporation | Options All OTEX Option Plans | Fowlie, Randy | 4 | 1998-03-08 | 00 | | | |
| Open Text Corporation | Options All OTEX Option Plans | Fowlie, Randy | 4 | 1999-05-03 | 00 | | | |
| Open Text Corporation | Options All OTEX Option Plans | Fowlie, Randy | 4 | 2002-12-12 | 00 | | | |
| Open Text Corporation | Options All OTEX Option Plans | Fowlie, Randy | 4 | 2002-12-12 | 00 | | | |
| Open Text Corporation | Options All OTEX Option Plans | Fowlie, Randy | 4 | 2020-07-17 | 00 | | 54,500 | |
| Orford Mining Corporation | Common Shares | Dundee Corporation | 3 | 2020-07-17 | 10 | 0.09 | 3,899,386 | -5,849,084 |
| Orford Mining Corporation | Common Shares | Dundee Corporation | 3 | 2020-07-17 | 10 | 0.09 | 613,178 | -2,613,929 |
| Organto Foods Inc. | Convertible Debentures Expiring May/June 2022 | Bromley, Steven | 4 | 2017-09-27 | 00 | | | |
| Organto Foods Inc. | Convertible Debentures Expiring May/June 2022 | Bromley, Steven | 4 | 2020-07-19 | 16 | 0.05 | \$125,000 | \$125,000 |
| Organto Foods Inc. | Convertible Debentures Expiring May/June 2022 | Langner, Ralf | 5 | 2018-01-01 | 00 | | | |
| Origen Resources Inc. | Common Shares | Schellenberg, Gary David Albert | 4 | 2020-07-10 | 10 | 0.21 | 238,250 | 12,000 |
| Origen Resources Inc. | Common Shares | Schellenberg, Gary David Albert | 4 | 2020-07-15 | 10 | 0.2 | 258,250 | 20,000 |
| ORIGIN GOLD CORPORATION (formerly OneCap Investment Corporation) | Common Shares | Lalinde, Jaime | 4, 5 | 2020-01-20 | 00 | | 1,000,000 | |
| ORIGIN GOLD CORPORATION (formerly OneCap Investment Corporation) | Warrants | Lalinde, Jaime | 4, 5 | 2020-01-20 | 00 | | 1,000,000 | |
| Orion Nutraceuticals Inc. | Common Shares | Dumaresq, Joel | 4, 5 | 2020-07-10 | 16 | 0.15 | 400,000 | 400,000 |
| Orion Nutraceuticals Inc. | Warrants | Dumaresq, Joel | 4, 5 | 2020-07-10 | 16 | | 400,000 | 400,000 |
| Orosur Mining Inc. | Common Shares | Masney, Thomas | 4 | 2020-07-17 | 00 | | | |
| Orosur Mining Inc. | Options | Masney, Thomas | 4 | 2020-07-17 | 00 | | | |
| Osino Resources Corp. | Common Shares | Shigwedha, Lazarus Openituuka | 4 | 2020-07-14 | 15 | 1.1 | 37,357 | 18,000 |
| Osino Resources Corp. | Warrants | Shigwedha, Lazarus Openituuka | 4 | 2020-07-14 | 15 | 1.5 | 18,679 | 9,000 |
| Palamina Corp. | Common Shares | Thomson, Andrew | 4 | 2020-07-13 | 10 | 0.205 | 690,716 | 8,000 |
| Palamina Corp. | Common Shares | Thomson, Andrew | 4 | 2020-07-14 | 10 | 0.2 | 702,716 | 12,000 |
| Palamina Corp. | Common Shares | Thomson, Andrew | 4 | 2020-07-14 | 10 | 0.2 | 727,716 | 25,000 |
| Pan American Silver Corp. | Common Shares | Fisekci, Siren | 5 | 2020-07-09 | 10 | 44.66 | 5,378 | -2,179 |
| Pan American Silver Corp. | Common Shares | Fisekci, Siren | 5 | 2020-07-09 | 10 | 33.082 | 5,083 | -295 |
| Pan American Silver Corp. | Common Shares | Greer, Georges | 5 | 2020-07-14 | 10 | 44.54 | 21,905 | -3,100 |
| Pan American Silver Corp. | Common Shares | Greer, Georges | 5 | 2020-07-14 | 10 | 44.53 | 20,005 | -1,900 |
| Pan American Silver Corp. | Common Shares | Lemon, Christopher | 5 | 2020-07-13 | 10 | 44.77 | | -4,979 |
| Pan American Silver Corp. | Common Shares | Lemon, Christopher | 5 | 2020-07-13 | 10 | 44.77 | 44.570 | -4,979 |
| Pan American Silver Corp. | Common Shares | Lemon, Christopher | 5 | 2020-07-13 | 10 | 44.7 | 11,572 | -4,979 |
| Park Lawn Corporation | Common Shares | Green, James Bradley | 4, 5 | 2018-05-07 | 00 | 00 004 | 40.070 | 40.070 |
| Park Lawn Corporation | Common Shares | Green, James Bradley | 4, 5 | 2020-07-14 | 10 | 22.324 | 12,270 | 12,270 |
| Park Lawn Corporation | Common Shares | Ward, William John | 4 | 2020-07-15 | 10 | 23.306 | 17,641 | 2,500 |
| Park Lawn Corporation | Common Shares | Ward, William John | 4 | 2020-07-15 | 10 | 23.597 | 22,641 | 5,000 |
| Pembina Pipeline Corporation | Options | Schwann, Sarah Jane | 5 | 2020-04-02 | 00 | 20.25 | 40.000 | 40.000 |
| Pembina Pipeline Corporation | Options | Schwann, Sarah Jane | 5 | 2020-07-09 | 50 | 32.85 | 10,892 | 10,892 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|-----------------------------|-------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Pembina Pipeline Corporation | Rights | Schwann, Sarah Jane | 5 | 2020-04-02 | 00 | | | |
| Pembina Pipeline Corporation | Rights | Schwann, Sarah Jane | 5 | 2020-07-09 | 56 | 47.52 | 2,481 | 2,481 |
| Pembina Pipeline Corporation | Rights | Schwann, Sarah Jane | 5 | 2020-07-09 | 56 | 47.52 | 3,970 | 1,489 |
| Pembina Pipeline Corporation | Rights | Schwann, Sarah Jane | 5 | 2020-07-09 | 56 | 47.52 | 8,179 | 4,209 |
| Perpetual Energy Inc. | Deferred Shares | Maitland, Robert A. | 4 | 2020-07-15 | 56 | 0.01 | 351,442 | 41,667 |
| Perpetual Energy Inc. | Deferred Shares | Merritt, Geoffrey Craig | 4 | 2020-07-15 | 56 | 0.01 | 351,442 | 41,667 |
| Perpetual Energy Inc. | Common Shares | Riddell Rose, Susan | 4, 5 | 2020-07-13 | 57 | 0.01 | 2,117,418 | 175,000 |
| Perpetual Energy Inc. | Restricted Rights | Riddell Rose, Susan | 4, 5 | 2020-07-13 | 57 | 0.01 | 0 | -175,000 |
| Perpetual Energy Inc. | Deferred Shares | Shay, Ryan | 4 | 2020-07-15 | 56 | 0.01 | 273,477 | 41,667 |
| Perpetual Energy Inc. | Deferred Shares | Ward, Howard | 4 | 2020-07-15 | 56 | 0.01 | 351,442 | 41,667 |
| Peyto Exploration & Development Corp. | Rights Deferred Share Units | Gray, Don | 4 | 2011-01-01 | 00 | | | |
| Peyto Exploration & Development Corp. | Rights Deferred Share Units | Gray, Don | 4 | 2020-07-08 | 56 | 1.91 | 11,780 | 11,780 |
| Peyto Exploration & Development Corp. | Rights Deferred Share Units | MacBean, Michael | 4 | 2011-01-01 | 00 | | | |
| Peyto Exploration & Development Corp. | Rights Deferred Share Units | MacBean, Michael | 4 | 2020-07-08 | 56 | 1.91 | 9,162 | 9,162 |
| Pieridae Energy Limited | Common Shares | Dargewitcz, Robert | 5 | 2020-07-10 | 10 | 0.34 | 240,500 | 500 |
| Pieridae Energy Limited | Common Shares | Dargewitcz, Robert | 5 | 2020-07-15 | 10 | 0.32 | 244,500 | 4,000 |
| Pieridae Energy Limited | Common Shares | Dargewitcz, Robert | 5 | 2020-07-17 | 10 | 0.33 | 260,500 | 16,000 |
| Pieridae Energy Limited | Common Shares | Gray, Joseph Adam | 5 | 2020-07-14 | 10 | 0.33 | 60,000 | 10,000 |
| Planet 13 Holdings Inc. | Common Shares | Harman, Michael Denis | 4 | 2020-07-07 | 57 | | 157,426 | 53,535 |
| Planet 13 Holdings Inc. | Restricted Share Units | Harman, Michael Denis | 4 | 2020-07-07 | 57 | | 101,555 | -82,362 |
| Planet 13 Holdings Inc. | Common Shares | Logan, Dennis | 5 | 2020-07-07 | 57 | | 150,466 | 57,468 |
| Planet 13 Holdings Inc. | Common Shares | Logan, Dennis | 5 | 2020-07-07 | 10 | 2.15 | 92,998 | -57,468 |
| Planet 13 Holdings Inc. | Restricted Share Units | Logan, Dennis | 5 | 2020-07-07 | 57 | | 152,485 | -123,666 |
| Planet 13 Holdings Inc. | Common Shares | Scheffler, Larry Norman | 3, 4, 5 | 2020-07-07 | 57 | | 740,367 | 205,167 |
| Planet 13 Holdings Inc. | Common Shares | Scheffler, Larry Norman | 3, 4, 5 | 2020-07-07 | 10 | 2.15 | 622,467 | -117,900 |
| Planet 13 Holdings Inc. | Restricted Share Units | Scheffler, Larry Norman | 3, 4, 5 | 2020-07-07 | 57 | | 411,012 | -333,334 |
| Plateau Energy Metals Inc. | Common Shares | Disbrow, Robert | 3 | 2020-07-14 | 10 | 0.3078 | 7,135,112 | -75,000 |
| Plato Gold Corp. | Common Shares | Cohen, James | 4 | 2018-06-12 | 00 | | | |
| Plato Gold Corp. | Common Shares | Cohen, James | 4 | 2018-06-12 | 00 | | 2,247,300 | |
| Plato Gold Corp. | Common Shares | Cohen, James | 4 | 2018-06-12 | 00 | | | |
| Plato Gold Corp. | Common Shares | Cohen, James | 4 | 2018-06-12 | 00 | | 263,380 | |
| Plato Gold Corp. | Common Shares | Cohen, James | 4 | 2018-08-08 | 15 | 0.055 | | 2,000,000 |
| Plato Gold Corp. | Common Shares | Cohen, James | 4 | 2018-08-08 | 15 | 0.055 | 4,247,300 | 2,000,000 |
| Plaza Retail REIT | RSUs | Drake, James (Jim) | 5 | 2020-07-15 | 30 | 3.46 | 4,175 | 25 |
| Plaza Retail REIT | RSUs | Mackenzie, Peter | 5 | 2020-07-15 | 30 | 3.46 | 5,420 | 34 |
| Plaza Retail REIT | RSUs | Penney, Stephen | 5 | 2020-07-15 | 30 | 3.46 | 4,175 | 25 |
| Plaza Retail REIT | RSUs | Petrie, James M. | 5 | 2020-07-15 | 30 | 3.46 | 6,426 | 41 |
| Plaza Retail REIT | RSUs | Strange, Kimberly A. | 5 | 2020-07-15 | 30 | 3.46 | 1,108 | 6 |
| PopReach Corporation (formerly, Mithrandir Capital Corp.) | Common Shares | Haines, Michael James | 6 | 2020-06-30 | 00 | | | |
| PopReach Corporation (formerly, Mithrandir Capital Corp.) | Common Shares | Haines, Michael James | 6 | 2020-07-09 | 10 | 0.95 | 1,000 | 1,000 |
| Predictmedix Inc. (formerly Cultivar Holdings Inc.) | Common Shares | MALHOTRA, RAKESH | 5 | 2020-07-06 | 51 | 0.15 | 300,000 | 100,000 |
| Predictmedix Inc. (formerly Cultivar Holdings Inc.) | Options | MALHOTRA, RAKESH | 5 | 2020-07-06 | 51 | 0.15 | 100,000 | -100,000 |
| Premier Health of America Inc. (formerly known as Physinorth Acquisition Corporation Inc.) | Common Shares | Cianci, Joseph | 4, 5 | 2017-12-19 | 00 | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|---------------|---------------------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Premier Health of America Inc. (formerly known as Physinorth Acquisition Corporation Inc.) | Common Shares | Cianci, Joseph | 4, 5 | 2020-07-10 | 11 | | 1,048,147 | 1,048,147 |
| Premier Health of America Inc. (formerly known as Physinorth Acquisition Corporation Inc.) | Common Shares | Legault, Martin | 3, 4, 5 | 2020-07-10 | 11 | | 3,800,000 | -200,000 |
| Premier Health of America Inc. (formerly known as Physinorth Acquisition Corporation Inc.) | Common Shares | Legault, Martin | 3, 4, 5 | 2020-07-10 | 11 | | 8,867,235 | -466,697 |
| Premier Health of America Inc. (formerly known as Physinorth Acquisition Corporation Inc.) | Common Shares | Legault, Martin | 3, 4, 5 | 2020-07-10 | 11 | | 11,242,365 | -591,703 |
| PreveCeutical Medical Inc. (formerly, Carrara Exploration Corp.) | Options | Anderson, Keith | 4 | 2019-06-21 | 00 | | | |
| PreveCeutical Medical Inc. (formerly, Carrara Exploration Corp.) | Options | Anderson, Keith | 4 | 2020-06-29 | 50 | 0.05 | 1,000,000 | 1,000,000 |
| Primo Nutraceuticals Inc. | Common Shares | DeBellefeuille, Joel | 4 | 2020-06-11 | 10 | 0.015 | 65,000 | -85,000 |
| Primo Nutraceuticals Inc. | Common Shares | DeBellefeuille, Joel | 4 | 2020-07-15 | 46 | 0.015 | 515,000 | 450,000 |
| Prodigy Ventures Inc. | Common Shares | Beckerman, Tom | 4, 5 | 2020-07-13 | 10 | 0.105 | 11,551,981 | -7,000 |
| Prospect Park Capital Corp. | Common Shares | Pierce, Toby Robert | 4 | 2020-01-22 | 00 | | | |
| Prospect Park Capital Corp. | Common Shares | Pierce, Toby Robert | 4 | 2020-07-14 | 11 | 0.1125 | 300,000 | 300,000 |
| Prospect Park Capital Corp. | Warrants | Pierce, Toby Robert | 4 | 2020-01-22 | 00 | | | |
| Prospect Park Capital Corp. | Warrants | Pierce, Toby Robert | 4 | 2020-07-14 | 11 | 0.23 | 300,000 | 300,000 |
| Providence Gold Mines Inc. | Common Shares | coombes, ronald allan | 4 | 2020-07-15 | 10 | | 300,000 | -1,200,000 |
| QuestCap Inc. (formerly known as Copper One Inc.) | Common Shares | 2451013 Ontario Inc. | 3 | 2020-07-08 | 11 | | 7,700,000 | -4,500,000 |
| Quisitive Technology Solutions, Inc. | Common Shares | Murphy, Michael James | 5 | 2019-08-29 | 00 | | | |
| Quisitive Technology Solutions, Inc. | Common Shares | Murphy, Michael James | 5 | 2020-07-15 | 10 | 0.53 | 30,000 | 30,000 |
| QYOU Media Inc. | Common Shares | Paterson, G. Scott | 4 | 2020-07-14 | 11 | 0.03 | 5,500,000 | 2,500,000 |
| QYOU Media Inc. | Warrants | Paterson, G. Scott | 4 | 2020-07-14 | 11 | 0.03 | 4,250,000 | 1,250,000 |
| Reko International Group Inc. | Common Shares | Reko International Group Inc. | 1 | 2020-07-15 | 38 | 2.9 | 600 | 600 |
| Reko International Group Inc. | Common Shares | Reko International Group Inc. | 1 | 2020-07-15 | 38 | 2.9 | 0 | -600 |
| Relay Medical Corp. (formerly, ChroMedX Corp). | Common Shares | Invidx Corp | 3 | 2020-07-15 | 10 | | 14,417,052 | -28,000 |
| Renaissance Gold Inc. | Common Shares | Tognetti, John | 3 | 2020-07-10 | 10 | 0.5658 | 5,994,459 | 21,500 |
| Renaissance Gold Inc. | Common Shares | Tognetti, John | 3 | 2020-07-10 | 10 | 0.56 | 5,994,959 | 500 |
| Renaissance Gold Inc. | Common Shares | Tognetti, John | 3 | 2020-07-13 | 10 | 0.5623 | 6,014,459 | 19,500 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-07 | 10 | 16.6 | 10,320,524 | 5,408 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-07 | 10 | 16.6 | 10,315,092 | -5,432 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-08 | 10 | 16.581 | 10,321,099 | 6,007 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-08 | 10 | 16.6 | 10,321,068 | -31 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-09 | 10 | 16.6 | 10,323,088 | 2,020 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-09 | 10 | 16.6 | 10,322,669 | -419 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-10 | 10 | 16.62 | 10,327,530 | 4,861 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|---------------|---------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-10 | 10 | 16.62 | 10,325,051 | -2,479 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-13 | 10 | 16.62 | 10,325,961 | 910 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-13 | 10 | 16.62 | 10,325,648 | -313 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-14 | 10 | 16.62 | 10,326,647 | 999 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-14 | 10 | 16.62 | 10,326,044 | -603 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-15 | 10 | 16.62 | 10,333,878 | 7,834 |
| Ridgewood Canadian Investment Grade Bond Fund | Units | Ridgewood Capital Asset Management | 3 | 2020-07-15 | 10 | 16.62 | 10,333,215 | -663 |
| Rift Valley Resources Corp. | Common Shares | Jones, Griffin | 4 | 2020-02-22 | 11 | 0.05 | 419,469 | -1,700,000 |
| RIWI Corp. | Common Shares | Beaty, Ross J. | 6 | 2020-07-10 | 10 | 2.95 | 2,350,750 | -5,700 |
| RIWI Corp. | Common Shares | Beaty, Ross J. | 6 | 2020-07-13 | 10 | 2.95 | 2,346,450 | -4,300 |
| RIWI Corp. | Common Shares | Beaty, Ross J. | 6 | 2020-07-13 | 10 | 3 | 2,345,250 | -1,200 |
| RIWI Corp. | Common Shares | Beaty, Ross J. | 6 | 2020-07-14 | 10 | 2.9 | 2,342,750 | -2,500 |
| RIWI Corp. | Common Shares | Beaty, Ross J. | 6 | 2020-07-14 | 10 | 3 | 2,342,350 | -400 |
| RIWI Corp. | Common Shares | BP Capital Ltd. | 3 | 2020-07-10 | 10 | 2.95 | 2,350,750 | -5,700 |
| RIWI Corp. | Common Shares | BP Capital Ltd. | 3 | 2020-07-13 | 10 | 2.95 | 2,346,450 | -4,300 |
| RIWI Corp. | Common Shares | BP Capital Ltd. | 3 | 2020-07-13 | 10 | 3 | 2,345,250 | -1,200 |
| RIWI Corp. | Common Shares | BP Capital Ltd. | 3 | 2020-07-14 | 10 | 2.9 | 2,342,750 | -2,500 |
| RIWI Corp. | Common Shares | BP Capital Ltd. | 3 | 2020-07-14 | 10 | 3 | 2,342,350 | -400 |
| RIWI Corp. | Common Shares | Pirooz, Robert Pirooz | 4 | 2020-07-10 | 10 | 2.95 | 2,350,750 | -5,700 |
| RIWI Corp. | Common Shares | Pirooz, Robert Pirooz | 4 | 2020-07-13 | 10 | 2.95 | 2,346,450 | -4,300 |
| RIWI Corp. | Common Shares | Pirooz, Robert Pirooz | 4 | 2020-07-13 | 10 | 3 | 2,345,250 | -1,200 |
| RIWI Corp. | Common Shares | Pirooz, Robert Pirooz | 4 | 2020-07-14 | 10 | 2.9 | 2,342,750 | -2,500 |
| RIWI Corp. | Common Shares | Pirooz, Robert Pirooz | 4 | 2020-07-14 | 10 | 3 | 2,342,350 | -400 |
| RMMI Corp. | Common Shares | Chen, Eugene | 4 | 2020-07-14 | 11 | | 240,000 | 90,000 |
| RMMI Corp. | Warrants | Cheung, Peter | 5 | 2020-07-13 | 53 | | 207,500 | 187,500 |
| RMMI Corp. | Warrants | Fairfield, John Anthony (Tony) | 4 | 2018-06-22 | 00 | | ,,,,, | ,,,,,, |
| RMMI Corp. | Warrants | Fairfield, John Anthony (Tony) | 4 | 2020-07-13 | 53 | | 225,000 | 225,000 |
| Rogers Communications Inc. | | Prevost, Dean | 5 | 2020-07-01 | 30 | | | 130 |
| Rogers Communications Inc. | | Prevost, Dean | 5 | 2020-07-01 | 30 | 54054 | 8,029 | 203 |
| Rogers Communications Inc. | | Prevost, Dean | 5 | 2020-07-01 | 59 | 54.954 | • | -7,956 |
| Rogers Communications Inc. | | Prevost, Dean | 5 | 2020-07-01 | 59 | 54.954 | 0 | -8,029 |
| Roxgold Inc. | Common Shares | Criddle, Paul Andrew | 5 | 2020-07-10 | 51 | 0.69 | 300,000 | 300,000 |
| Roxgold Inc. | Common Shares | Criddle, Paul Andrew | 5 | 2020-07-10 | 10 | 1.5417 | 0 | -300,000 |
| Roxgold Inc. | Options | Criddle, Paul Andrew | 5 | 2020-07-10 | 51 | 0.69 | 879,944 | -300,000 |
| Royal Helium Ltd. | Common Shares | Pringle, John Hamilton | 4 | 2020-07-09 | 16 | 0.05 | 227,000 | 200,000 |
| Royal Helium Ltd. | Warrants | Pringle, John Hamilton | 4 | 2018-02-06 | 00 | | | |
| Royal Helium Ltd. | Warrants | Pringle, John Hamilton | 4 | 2020-07-09 | 16 | 0.045 | 200,000 | 200,000 |
| Royalty North Partners Ltd. | Common Shares | CURRIE, JUSTIN LENNOX | 4, 5 | 2020-07-13 | 16 | 0.245 | 324,000 | 200,000 |
| Royalty North Partners Ltd. | Warrants | CURRIE, JUSTIN LENNOX | 4, 5 | 2020-07-13 | 16 | 0.0:- | 1,015,000 | 100,000 |
| Royalty North Partners Ltd. | Common Shares | HOLLANDS, H. CLARK | 4 | 2020-07-13 | 16 | 0.245 | 482,500 | 400,000 |
| Royalty North Partners Ltd. | Warrants | HOLLANDS, H. CLARK | 4 | 2020-07-13 | 16 | | 500,000 | 200,000 |
| Royalty North Partners Ltd. | Common Shares | Smith, Gregory | 4 | 2020-07-13 | 16 | 0.245 | 179,292 | 120,000 |
| Royalty North Partners Ltd. | Warrants | Smith, Gregory | 4 | 2020-07-13 | 16 | | 447,500 | 60,000 |
| Royalty North Partners Ltd. | Common Shares | Watson, Nolan Allan | 4 | 2020-07-13 | 16 | 0.245 | 1,351,771 | 224,000 |
| Royalty North Partners Ltd. | Warrants | Watson, Nolan Allan | 4 | 2020-07-13 | 16 | 0 - 1 | 4,150,750 | 112,000 |
| RTG Mining Inc. | Common Shares | Hains, Richard Charles | 3 | 2020-07-14 | 10 | 0.9482 | | 16,760,550 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|-------------------------|--|--------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| RTG Mining Inc. | Common Shares | Hains, Richard Charles | 3 | 2020-07-14 | 10 | 0.9482 | | 16,760,550 |
| RTG Mining Inc. | Common Shares | Hains, Richard Charles | 3 | 2020-07-14 | 10 | 0.0538 | 36,990,550 | 16,760,550 |
| Sanatana Resources Inc. | Common Shares | WILL, DARCY | 4 | 2020-05-11 | 36 | | 1,000 | -9,000 |
| Sanatana Resources Inc. | Common Shares | WILL, DARCY | 4 | 2020-05-11 | 36 | | 400 | -3,600 |
| Sanatana Resources Inc. | Common Shares | WILL, DARCY | 4 | 2020-05-11 | 36 | | 35,000 | -315,000 |
| Sanatana Resources Inc. | Common Shares | WILL, DARCY | 4 | 2020-05-11 | 36 | | 35,000 | -315,000 |
| Sanatana Resources Inc. | Common Shares | WILL, DARCY | 4 | 2020-05-11 | 36 | | 35,000 | -315,000 |
| Sanatana Resources Inc. | Common Shares | WILL, DARCY | 4 | 2020-05-11 | 36 | | 218,330 | -1,964,970 |
| Saputo Inc. | Participation Units UAD | Carrière, Louis-Philippe | 4 | 2003-05-15 | 00 | | = 10,000 | ,,,,,,,,,, |
| Capate ine. | non convertibles/Unconvertibl e DSU | Ca., 5, 25acpp | · | 2000 00 10 | | | | |
| Saputo Inc. | Participation Units UAD non convertibles/Unconvertible DSU | Carrière, Louis-Philippe | 4 | 2020-07-15 | 56 | 32.44 | 1,849 | 1,849 |
| Saputo Inc. | Participation Units UAD | Demone, Henry | 4 | 2020-07-15 | 56 | 32.44 | 51,336 | 1,002 |
| Suputo mo. | non convertibles/Unconvertible e DSU | Demone, Fierry | 7 | 2020-07-10 | 00 | 02.44 | 01,000 | 1,002 |
| Saputo Inc. | Participation Units UAD | Demone, Henry | 4 | 2020-07-15 | 56 | 32.5 | 51,599 | 263 |
| Caputo mo. | non convertibles/Unconvertible | Demone, Henry | 7 | 2020-07-13 | 30 | 32.3 | 31,000 | 200 |
| Saputo Inc. | Participation Units UAD | Fata, Anthony M. | 4 | 2020-07-15 | 56 | 32.44 | 98,482 | 2,620 |
| ' | non convertibles/Unconvertible DSU | , | | | | | | |
| Saputo Inc. | Participation Units UAD | Fata, Anthony M. | 4 | 2020-07-15 | 56 | 32.5 | 98,984 | 502 |
| · | non convertibles/Unconvertible DSU | , | | | | | , | |
| Saputo Inc. | Participation Units UAD | King, Anna Lisa | 4 | 2020-07-15 | 56 | 32.44 | 53,118 | 2,004 |
| · | non convertibles/Unconvertible DSU | . | | | | | | |
| Saputo Inc. | Participation Units UAD | King, Anna Lisa | 4 | 2020-07-15 | 56 | 32.5 | 53,385 | 267 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | Kinsley, Karen | 4 | 2020-07-15 | 56 | 32.44 | 26,475 | 1,002 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | Kinsley, Karen | 4 | 2020-07-15 | 56 | 32.5 | 26,608 | 133 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | Meti, Antonio | 4 | 2020-07-15 | 56 | 32.44 | 107,127 | 1,214 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | Meti, Antonio | 4 | 2020-07-15 | 56 | 32.5 | 107,681 | 554 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | NYISZTOR, Diane | 4 | 2020-07-15 | 56 | 32.44 | 25,908 | 2,004 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | NYISZTOR, Diane | 4 | 2020-07-15 | 56 | 32.5 | 26,033 | 125 |
| · | non convertibles/Unconvertible DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | Ruf, Franziska | 4 | 2020-07-15 | 56 | 32.44 | 25,908 | 2,004 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|----------------------------------|--|---------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Saputo Inc. | Participation Units UAD | Ruf, Franziska | 4 | 2020-07-15 | 56 | 32.5 | 26,033 | 125 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD | Verschuren, Annette Marie | 4 | 2020-07-15 | 56 | 32.44 | 28,513 | 1,002 |
| | non convertibles/Unconvertibl e DSU | | | | | | | |
| Saputo Inc. | Participation Units UAD non convertibles/Unconvertible DSU | Verschuren, Annette Marie | 4 | 2020-07-15 | 56 | 32.5 | 28,657 | 144 |
| Satori Resources Inc. | Common Shares | Boyle, Jennifer L | 4, 5 | 2020-07-14 | 16 | 0.08 | 559,118 | 500,000 |
| Satori Resources Inc. | Common Shares | Boyle, Jennifer L | 4, 5 | 2020-07-14 | 16 | 0.065 | 976,722 | 350,769 |
| Satori Resources Inc. | Common Shares | Flegg, Doug | 4 | 2020-07-16 | 00 | | 300,000 | |
| Satori Resources Inc. | Options | Flegg, Doug | 4 | 2020-07-16 | 00 | | | |
| Satori Resources Inc. | Options | Flegg, Doug | 4 | 2020-07-16 | 50 | | 400,000 | 400,000 |
| Satori Resources Inc. | Common Shares | Shippen, Peter James | 3, 4 | 2018-11-22 | 00 | | | |
| Satori Resources Inc. | Common Shares | Shippen, Peter James | 3, 4 | 2020-07-15 | 16 | 0.065 | 307,692 | 307,692 |
| SCOTCH CREEK VENTURES INC. | Options | Anderson, Logan Bruce | 3, 4, 5 | 2018-11-14 | 00 | | | |
| SCOTCH CREEK VENTURES INC. | Options | Anderson, Logan Bruce | 3, 4, 5 | 2020-07-15 | 50 | 0.08 | 550,000 | 550,000 |
| SCOTCH CREEK VENTURES INC. | Options | Archibald, Donald | 4 | 2018-11-14 | 00 | | | |
| SCOTCH CREEK VENTURES INC. | Options | Archibald, Donald | 4 | 2020-07-15 | 50 | 0.08 | 150,000 | 150,000 |
| SCOTCH CREEK VENTURES INC. | Options | Hoing, Bernhard Joseph | 4 | 2018-11-14 | 00 | | | |
| SCOTCH CREEK VENTURES INC. | Options | Hoing, Bernhard Joseph | 4 | 2020-07-15 | 50 | 0.08 | 150,000 | 150,000 |
| SCOTCH CREEK VENTURES INC. | Options | Ryan, David K. | 3, 4, 5 | 2018-11-14 | 00 | | | |
| SCOTCH CREEK VENTURES INC. | Options | Ryan, David K. | 3, 4, 5 | 2020-07-15 | 50 | 0.08 | 550,000 | 550,000 |
| Seabridge Gold Inc. | Common Shares | Layman, Jay Scott | 5 | 2020-07-16 | 10 | 18.05 | 9,400 | -8,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-02 | 38 | 126.05 | 1,000 | 1,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-07 | 38 | 125 | 2,000 | 1,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-08 | 38 | 125 | 3,000 | 1,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-09 | 38 | 125 | 4,000 | 1,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-10 | 38 | 125 | 5,000 | 1,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-10 | 38 | | 0 | -5,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-13 | 38 | 125 | 1,000 | 1,000 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-14 | 38 | 122.68 | 1,100 | 100 |
| Senvest Capital Inc. | Common Shares | Senvest Capital Inc. | 1 | 2020-07-14 | 38 | | 0 | -1,100 |
| Sharc International Systems Inc. | Convertible Debentures EXP 02/13/23, 2%, \$0.10 Conv | Engelhardt, Matthew Aaron | 5 | 2020-02-26 | 00 | | | |
| Sharc International Systems Inc. | | Engelhardt, Matthew Aaron | 5 | 2020-07-16 | 00 | | \$90 | |
| Sharc International Systems Inc. | | Engelhardt, Matthew Aaron | 5 | 2020-02-26 | 00 | | | |
| Sharc International Systems Inc. | | Engelhardt, Matthew Aaron | 5 | 2020-07-16 | 00 | | \$50 | |
| Sharc International Systems Inc. | | Engelhardt, Matthew Aaron | 5 | 2020-02-26 | 00 | | | |
| Sharc International Systems Inc. | Options | Engelhardt, Matthew Aaron | 5 | 2020-07-15 | 50 | 0.25 | 950,000 | 700,000 |
| Sharc International Systems Inc. | Options | Engelhardt, Matthew Aaron | 5 | 2020-07-16 | 00 | | | |
| Sharc International Systems Inc. | Warrants | Engelhardt, Matthew Aaron | 5 | 2020-02-26 | 00 | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|------------------------------------|--|--|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Sharc International Systems Inc. | Warrants | Engelhardt, Matthew Aaron | 5 | 2020-07-16 | 00 | | 450,000 | |
| Sherritt International Corporation | Deferred Share Units | Belanger, Maryse | 4 | 2020-07-15 | 56 | 0.14 | 829,541 | 160,715 |
| Sherritt International Corporation | Deferred Share Units | Warwick, John Michael | 4 | 2020-07-15 | 56 | 0.14 | 874,969 | 160,715 |
| Shopify Inc. | Options | Finkelstein, Harley Michael | 5 | 2020-07-16 | 51 | 22.44 | 127,075 | -790 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Finkelstein, Harley Michael | 5 | 2020-07-16 | 51 | 22.44 | 838 | 790 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Finkelstein, Harley Michael | 5 | 2020-07-16 | 30 | 940.26 | 48 | -790 |
| Shopify Inc. | Options | Lemieux, Jean-Michel | 5 | 2020-07-13 | 51 | 22.44 | 56,781 | -1,687 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Lemieux, Jean-Michel | 5 | 2020-07-13 | 51 | 22.44 | 14,438 | 1,687 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Lemieux, Jean-Michel | 5 | 2020-07-13 | 30 | 1037.6 | 12,751 | -1,687 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Lutke, Tobias Albin | 4, 5 | 2020-07-13 | 30 | 1039.1 | 115,707 | -4,293 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Lutke, Tobias Albin | 4, 5 | 2020-07-13 | 90 | | 115,000 | -707 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Lutke, Tobias Albin | 4, 5 | 2020-07-13 | 90 | | 707 | 707 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Lutke, Tobias Albin | 4, 5 | 2020-07-13 | 30 | 1039.1 | 0 | -707 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Phillips, John | 4 | 2020-07-14 | 30 | 943.46 | 48,000 | -6,000 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Phillips, John | 4 | 2020-07-14 | 90 | | 45,000 | -3,000 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Phillips, John | 4 | 2020-07-14 | 90 | | 3,000 | 3,000 |
| Shopify Inc. | Subordinate Voting Shares Class A Subordinate Voting Shares | Phillips, John | 4 | 2020-07-14 | 30 | 1290.2 | 0 | -3,000 |
| Silk Energy Limited | Common Shares | Corporate Action Ventures AG, Corporate Action Ventures AG | 3 | 2019-09-05 | 00 | | | |
| Silk Energy Limited | Common Shares | Corporate Action Ventures AG, Corporate Action Ventures AG | 3 | 2019-09-05 | 00 | | 37,143,118 | |
| Silk Energy Limited | Common Shares | Corporate Action Ventures AG, Corporate Action Ventures AG | 3 | 2020-07-14 | 11 | | 33,143,118 | -4,000,000 |
| Silver Bear Resources Plc | Ordinary Shares | Gualtieri, Dominic | 4 | 2020-07-17 | 46 | 0.125 | 411,670 | 95,900 |
| Silver Bear Resources Plc | Ordinary Shares | Matveev, Maxim | 4 | 2020-07-15 | 10 | 0.125 | | 95,900 |
| Silver Bear Resources Plc | Ordinary Shares | Matveev, Maxim | 4 | 2020-07-15 | 46 | 0.125 | 212,483 | 95,900 |
| Silver Bear Resources Plc | Ordinary Shares | Matveev, Maxim | 4 | 2020-07-15 | 10 | 0.17 | 112,483 | -100,000 |
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-13 | 10 | 0.64 | 1,113,500 | 14,500 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|------------------------------|---------------------------------|--------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-13 | 10 | 0.65 | 1,119,000 | 5,500 |
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-14 | 10 | 0.66 | | 35,000 |
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-14 | 10 | 0.66 | 1,154,000 | 35,000 |
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-14 | 10 | 0.65 | | 52,000 |
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-14 | 10 | 0.65 | 1,206,000 | 52,000 |
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-14 | 10 | 0.7 | | 20,000 |
| Silver Dollar Resources Inc. | Common Shares | Naughty, Blair Lawrence | 3 | 2020-07-14 | 10 | 0.7 | 1,226,000 | 20,000 |
| SILVERCORP METALS | Common Shares without | Liu, Derek Zhihua | 5 | 2020-07-14 | 10 | 8.05 | 0 | -16,000 |
| INC. | par value | | | | | | | |
| SILVERCORP METALS INC. | Common Shares without par value | Liu, Derek Zhihua | 5 | 2020-07-14 | 51 | 3.23 | 20,000 | 20,000 |
| SILVERCORP METALS INC. | Options | Liu, Derek Zhihua | 5 | 2020-07-14 | 51 | 3.23 | 150,000 | -20,000 |
| SILVERCORP METALS INC. | Common Shares without par value | Simpson, Stephen Paul | 4 | 2020-07-13 | 10 | 8.25 | 875,884 | -5,000 |
| SILVERCORP METALS INC. | Common Shares without par value | Simpson, Stephen Paul | 4 | 2020-07-15 | 10 | 8.3488 | 869,484 | -6,400 |
| Sixty North Gold Mining Ltd. | Common Shares | BLOCK, Grant | 4 | 2020-07-02 | 16 | 0.05 | 1,300,000 | 500,000 |
| Sixty North Gold Mining Ltd. | Warrants | BLOCK, Grant | 4 | 2017-07-24 | 00 | | | |
| Sixty North Gold Mining Ltd. | Warrants | BLOCK, Grant | 4 | 2020-07-02 | 16 | | 500,000 | 500,000 |
| SKRR Exploration Inc. | Common Shares | Dahl, Sherman | 4, 5 | 2020-07-06 | 30 | 0.25 | 1,076,489 | 50,000 |
| SKRR Exploration Inc. | Warrants | Dahl, Sherman | 4, 5 | 2020-07-06 | 53 | 0.5 | 125,000 | 25,000 |
| SKRR Exploration Inc. | Common Shares | McElroy, Ross E. | 4 | 2020-07-15 | 10 | 0.25 | 1,808,977 | 100,000 |
| SKRR Exploration Inc. | Warrants | McElroy, Ross E. | 4 | 2017-05-25 | 00 | | | |
| SKRR Exploration Inc. | Warrants | McElroy, Ross E. | 4 | 2020-07-15 | 10 | 0.5 | 50,000 | 50,000 |
| Sky Gold Corp. | Options | England, Michael Bruno John Franz | 4 | 2020-07-09 | 50 | 0.13 | 575,000 | 250,000 |
| Sky Gold Corp. | Options | Masters, John Parker | 4 | 2020-07-09 | 50 | 0.13 | 325,000 | 150,000 |
| Sky Gold Corp. | Options | McKinnon, Donald Laughlin | 4 | 2020-07-09 | 50 | 0.13 | 750,000 | 150,000 |
| SLANG Worldwide Inc. | Common Shares | Donnelly, Christopher James | 4 | 2020-07-08 | 00 | 00 | 100,000 | .00,000 |
| SLANG Worldwide Inc. | Options | Donnelly, Christopher James | 4 | 2020-07-08 | 00 | | 100,000 | |
| SLANG Worldwide Inc. | Restricted Shares | Donnelly, Christopher James | 4 | 2020-07-08 | 00 | | | |
| SLANG Worldwide Inc. | Warrants | Donnelly, Christopher James | 4 | 2020-07-08 | 00 | | | |
| SLANG Worldwide Inc. | Common Shares | Verdun, Robert | 4 | 2020-07-08 | 00 | | 604,814 | |
| SLANG Worldwide Inc. | Options | Verdun, Robert | 4 | 2020-07-08 | 00 | | 100,000 | |
| SLANG Worldwide Inc. | Restricted Shares | Verdun, Robert | 4 | 2020-07-08 | 00 | | 270,550 | |
| SLANG Worldwide Inc. | Warrants | Verdun, Robert | 4 | 2020-07-08 | 00 | | 43,333 | |
| Solaris Resources Inc. | Common Shares | Wagenaar, Jacqueline | 5 | 2020-07-13 | 10 | 1.45 | 140,000 | 77,500 |
| Sona Nanotech Inc. | Options | Regan, David A. | 5 | 2020-07-14 | 00 | | 750,000 | , |
| Sona Nanotech Inc. | Options | rowles, Darren | 5 | 2020-07-08 | 50 | 7.47 | 900,000 | 450,000 |
| Spanish Mountain Gold Ltd. | Common Shares | 2176423 Ontario Ltd. | 3 | 2020-07-13 | 00 | 1.41 | 300,000 | 400,000 |
| Spanish Mountain Gold Ltd. | Common Shares | 2176423 Ontario Ltd. | 3 | 2020-07-13 | 16 | 0.1 | 20,000,000 | 20,000,000 |
| • | Warrants | 2176423 Ontario Ltd. | 3 | 2020-07-13 | 00 | 0.1 | 20,000,000 | 20,000,000 |
| Spanish Mountain Gold Ltd. | Warrants | | | | | 0.15 | 20,000,000 | 20,000,000 |
| Spanish Mountain Gold Ltd. | | 2176423 Ontario Ltd. | 3 | 2020-07-13 | 16 | 0.15 | 20,000,000 | 20,000,000 |
| Spanish Mountain Gold Ltd. | | Sprott, Eric S. | 3 | 2020-07-13 | 00 | 0.4 | 00 000 000 | 00 000 000 |
| Spanish Mountain Gold Ltd. | Common Shares | Sprott, Eric S. | 3 | 2020-07-13 | 16 | 0.1 | 20,000,000 | 20,000,000 |
| Spanish Mountain Gold Ltd. | Warrants | Sprott, Eric S. | 3 | 2020-07-13 | 00 | 0.45 | 00 000 000 | 00 000 000 |
| Spanish Mountain Gold Ltd. | Warrants | Sprott, Eric S. | 3 | 2020-07-13 | 16 | 0.15 | 20,000,000 | 20,000,000 |
| Spanish Mountain Gold Ltd. | Common Shares | Yau, Larry | 5 | 2020-07-13 | 11 | 0.1 | 6,971,237 | 1,150,000 |
| Spanish Mountain Gold Ltd. | Warrants | Yau, Larry | 5 | 2020-07-13 | 11 | 0.15 | 6,907,904 | 1,150,000 |
| Spectra7 Microsystems Inc. | Common Shares | Dobkin, Robert | 4 | 2020-07-15 | 16 | 0.025 | 19,106,746 | 4,350,080 |
| Spectra7 Microsystems Inc. | Warrants 2020 | Dobkin, Robert | 4 | 2013-02-05 | 00 | | | |
| Spectra7 Microsystems Inc. | Warrants 2020 | Dobkin, Robert | 4 | 2020-07-15 | 16 | | 2,175,040 | 2,175,040 |
| Spectra7 Microsystems Inc. | Common Shares | Maggs, Roger | 4 | 2020-07-15 | 16 | 0.025 | 9,465,411 | 1,087,520 |
| Spectra7 Microsystems Inc. | Warrants 2020 | Maggs, Roger | 4 | 2013-02-05 | 00 | | | |
| Spectra7 Microsystems Inc. | Warrants 2020 | Maggs, Roger | 4 | 2020-07-15 | 16 | | 543,760 | 543,760 |
| Spectra7 Microsystems Inc. | Common Shares | Pasek, Ronald James | 4 | 2020-07-15 | 16 | 0.025 | 64,400,301 | 5,437,600 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|----------------------------------|--|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Spectra7 Microsystems Inc. | Warrants 2020 | Pasek, Ronald James | 4 | 2015-06-18 | 00 | | | |
| Spectra7 Microsystems Inc. | Warrants 2020 | Pasek, Ronald James | 4 | 2020-07-15 | 16 | | 2,718,800 | 2,718,800 |
| Spey Resources Corp. | Common Shares | Thornley-Hall, David | 4, 5 | 2020-07-16 | 54 | 0.05 | 250,000 | 50,000 |
| Spey Resources Corp. | Warrants | Thornley-Hall, David | 4, 5 | 2020-07-16 | 54 | 0.05 | 150,000 | -50,000 |
| Sphinx Resources Ltd. | Common Shares | ryan, jeremie | 4, 5 | 2020-07-06 | 10 | 0.025 | | 405,135 |
| Sphinx Resources Ltd. | Common Shares | ryan, jeremie | 4, 5 | 2020-07-13 | 10 | 0.025 | 1,879,135 | 405,135 |
| Sphinx Resources Ltd. | Common Shares | ryan, jeremie | 4, 5 | 2020-07-13 | 40 | 0.025 | 100,000 | -405,135 |
| Sprott Inc. | Rights Deferred Share Units | Birch, Graham John | 4 | 2020-07-15 | 56 | 51.5 | 8,897 | 307 |
| Spruce Ridge Resources Ltd. | Options | Ryan, John | 6 | 2001-01-01 | 00 | | 1,350,000 | |
| Spruce Ridge Resources Ltd. | Options | Ryan, John | 6 | 2020-07-13 | 51 | 0.05 | 0 | -1,350,000 |
| SQI Diagnostics Inc. | Warrants | Beddoe, Clive | 3, 4 | 2020-07-16 | 55 | | 50,579,618 | -2,000,000 |
| SQI Diagnostics Inc. | Warrants | Connor, Gerald R. | 3, 4 | 2020-07-16 | 55 | | 8,310,315 | -1,000,000 |
| SQI Diagnostics Inc. | Common Shares | Cumberland Private Wealth Management Inc. | 3 | 2020-07-13 | 10 | 0.14 | 287,731 | -9,333 |
| SQI Diagnostics Inc. | Warrants | Matthews, Wilmot Leslie | 3, 4 | 2020-07-16 | 55 | | 50,579,617 | -2,000,000 |
| Starcore International Mines Ltd. | Common Shares | 2176423 Ontario Ltd. | 3 | 2020-07-10 | 10 | 0.257 | 7,658,693 | -23,000 |
| Starcore International Mines Ltd. | Common Shares | 2176423 Ontario Ltd. | 3 | 2020-07-13 | 10 | 0.218 | 7,515,193 | -143,500 |
| Starcore International Mines Ltd. | Common Shares | Sprott, Eric S. | 3 | 2020-07-10 | 10 | 0.257 | 7,658,693 | -23,000 |
| Starcore International Mines Ltd. | Common Shares | Sprott, Eric S. | 3 | 2020-07-13 | 10 | 0.218 | 7,515,193 | -143,500 |
| Steppe Gold Ltd. | Common Shares | LIM Asia Special Situations Master Fund Limited | 3 | 2020-07-16 | 10 | 2.7524 | 4,952,400 | -12,800 |
| Strata-X Energy Ltd. | Common Shares | Prefontaine, Ronald Francis | 4 | 2020-07-16 | 10 | | 12,094,283 | 100,000 |
| Strata-X Energy Ltd. | Common Shares | Prefontaine, Ronald Francis | 4 | 2020-07-16 | 10 | | 756,332 | 110,000 |
| Strata-X Energy Ltd. | Common Shares | Romaniuk, Bohdan S. | 4, 5 | 2020-07-16 | 10 | 0.05 | 306,667 | 100,000 |
| SunOpta Inc. | Options | Barnett, Jill | 5 | 2020-07-10 | 50 | | 101,762 | 40,989 |
| SunOpta Inc. | Performance Share Units | Barnett, Jill | 5 | 2020-07-10 | 56 | | 91,785 | 24,418 |
| SunOpta Inc. | Rights RSU | Barnett, Jill | 5 | 2020-07-10 | 56 | | 66,105 | 6,105 |
| SunOpta Inc. | Options | Buick, Mike | 5 | 2020-07-10 | 50 | | 86,890 | 58,996 |
| SunOpta Inc. | Performance Share Units | Buick, Mike | 5 | 2020-07-10 | 56 | | 101,074 | 24,292 |
| SunOpta Inc. | Options | Duchscher, Robert | 5 | 2020-07-10 | 50 | | 68,028 | 41,502 |
| SunOpta Inc. | Performance Share Units | | 5 | 2020-07-10 | 56 | | 63,157 | 17,088 |
| SunOpta Inc. | Options | Largey, David | 5 | 2020-07-10 | 50 | | 43,942 | 20,364 |
| SunOpta Inc. | Performance Share Units | | 5 | 2020-07-10 | 56 | | 53,081 | 12,131 |
| SunOpta Inc. | Rights RSU | Largey, David | 5 | 2020-07-10 | 56 | | 3,033 | 3,033 |
| SunOpta Inc. | Options | Reijn, Barend | 5 | 2020-07-10 | 50 | | 74,986 | 49,802 |
| SunOpta Inc. | Performance Share Units | • | 5 | 2020-07-10 | 56 | | 79,006 | 20,506 |
| • | | • . | 5 | 2020-07-10 | 50 | | | |
| SunOpta Inc. SunOpta Inc. | Options Performance Share Units | Versteegh, Geradus Joseph Maria Versteegh, Geradus | 5 | 2020-07-10 | 56 | | 431,172 28,431 | 26,402 28,431 |
| · | | Joseph Maria | | | | | | |
| SunOpta Inc. | Rights RSU | Versteegh, Geradus Joseph Maria | 5 | 2020-07-10 | 56 | | 14,216 | 14,216 |
| SunOpta Inc. | Options | Whitehair, Chris | 5 | 2020-07-10 | 50 | | 91,164 | 50,639 |
| SunOpta Inc. | Performance Share Units | , | 5 | 2020-07-10 | 56 | | 91,234 | 20,851 |
| Sustainable Infrastructure Dividend Fund | Trust Units | Brasseur, Jeremy | 6 | 2020-07-13 | 10 | 10.01 | 0 | -10,000 |
| Sustainable Infrastructure Dividend Fund | Trust Units | Sustainable Infrastructure Dividend Fund | 1 | 2020-07-10 | 38 | 9.945 | 374,200 | 3,200 |
| Synex International Inc. | Common Shares | Russell, Daniel | 3, 4, 5 | 2020-07-16 | 10 | 0.23 | 3,706,311 | 2,500 |
| Talmora Diamond Inc. | Common Shares | Davies, Raymond | 3, 4, 5 | 2020-07-14 | 51 | 0.05 | 24,848,866 | 1,028,000 |
| Talmora Diamond Inc. | Options | Davies, Raymond | 3, 4, 5 | 2020-07-14 | 51 | | 250,000 | -1,028,000 |
| Talon Metals Corp. | Common Shares | Werger, Sean Neal | 5 | 2020-07-15 | 10 | 0.145 | 670,150 | 20,000 |
| Tamarack Valley Energy Ltd. | Common Shares | Buytels, Steven | 5 | 2020-07-14 | 10 | 0.816 | 465,686 | 25,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|---|---|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| Tamarack Valley Energy Ltd. | Common Shares | Malek, Martin | 5 | 2020-07-15 | 10 | 0.8698 | 150,598 | 30,000 |
| Tartisan Nickel Corp. | Common Shares | Appleby, D. Mark | 4, 5 | 2020-07-15 | 10 | 0.11 | 12,254,250 | 6,500 |
| Tecsys Inc. | Common Shares | Bentler, Mark Joseph | 5 | 2020-07-16 | 30 | 27.59 | 5,622 | 1,115 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-13 | 47 | | 1,768,502 | -30,000 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-13 | 10 | 30.746 | 1,763,085 | -5,417 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-14 | 10 | 29.699 | 1,756,002 | -7,083 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-15 | 10 | 29.674 | 1,727,419 | -28,583 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-16 | 10 | 29.361 | 1,687,252 | -40,167 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-13 | 10 | 30.746 | 215,053 | -1,083 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-14 | 10 | 29.699 | 213,636 | -1,417 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-15 | 10 | 29.674 | 207,919 | -5,717 |
| Tecsys Inc. | Common Shares | Brereton, David | 3, 4, 5 | 2020-07-16 | 10 | 29.361 | 199,886 | -8,033 |
| Tembo Gold Corp. | Common Shares | Benstead, Simon Charles | 3, 4, 5 | 2020-07-17 | 37 | 20.00 | 8,129,111 | -16,258,223 |
| Tembo Gold Corp. | Common Shares | Cernovitch, Marc | 4 | 2020-07-17 | 37 | | 90,009 | -180,019 |
| Tembo Gold Corp. | Common Shares | Scott, Walter David | 4, 5 | 2020-07-17 | 37 | | 362,500 | -725,000 |
| Terra Nova Resources Inc. | Common Shares | Civelli, Nico | 4 | 2020-07-14 | 10 | 0.08 | 1,527,575 | 2,000 |
| Terra Nova Resources Inc. | Common Shares | Civelli, Nico | 4 | 2020-07-17 | 10 | 0.08 | 1,528,575 | 1,000 |
| TerraVest Industries Inc. | Common Shares | Armoyan, Sime | 3 | 2020-07-17 | 10 | 15.25 | 1,823,688 | -79,474 |
| (formerly TerraVest Capital Inc.) | Continuit Shares | Amoyan, Sime | 3 | 2020-07-14 | 10 | 15.25 | 1,023,000 | -19,414 |
| TerraVest Industries Inc. (formerly TerraVest Capital Inc.) | Common Shares | Gering, Michael | 1 | 2020-07-09 | 10 | 16.05 | 59,839 | -100 |
| Tethys Petroleum Limited | Common Shares | Wells, William Paul Wells | 3, 4 | 2020-07-10 | 10 | 0.48 | 25,575,757 | 8,000 |
| Tethys Petroleum Limited | Common Shares | Wells, William Paul Wells | 3, 4 | 2020-07-13 | 10 | 0.4 | 25,576,257 | 500 |
| Tethys Petroleum Limited | Common Shares | Wells, William Paul Wells | 3, 4 | 2020-07-15 | 10 | 0.51 | 25,617,757 | 41,500 |
| TFI International Inc. | Deferred Share Units | ABI-KARAM, LESLIE | 4 | 2020-07-15 | 56 | | 8,899 | 44 |
| TFI International Inc. | Deferred Share Units | Bédard, Alain | 4, 5 | 2020-07-15 | 56 | | 18,494 | 92 |
| TFI International Inc. | Performance share units | Bédard, Alain | 4, 5 | 2020-07-15 | 56 | | 43,040 | 214 |
| TFI International Inc. | Restricted Share Units | Bédard, Alain | 4, 5 | 2020-07-15 | 56 | | 130,460 | 649 |
| TFI International Inc. | Deferred Share Units | Bérard, André | 4 | 2020-07-15 | 56 | | 110,715 | 551 |
| TFI International Inc. | Deferred Share Units | Bouchard, Lucien | 4 | 2020-07-15 | 56 | | 69,520 | 346 |
| TFI International Inc. | Deferred Share Units | Giard, Diane | 4 | 2020-07-15 | 56 | | 6,119 | 30 |
| TFI International Inc. | Deferred Share Units | Guay, Richard | 4, 5 | 2020-07-15 | 56 | | 49,833 | 248 |
| TFI International Inc. | Deferred Share Units | KELLY-ENNIS, DEBRA | 4 | 2020-07-15 | 56 | | 14,072 | 70 |
| TFI International Inc. | Deferred Share Units | Manning, Neil Donald | 4 | 2020-07-15 | 56 | | 32,123 | 160 |
| TFI International Inc. | Deferred Share Units | Nayar, Arun | 4 | 2020-07-15 | 56 | | 10,818 | 54 |
| TFI International Inc. | Performance share units | - | 5 | 2020-07-15 | 56 | | 6,533 | 32 |
| TFI International Inc. | Restricted Share Units | Saperstein, David Joseph Saperstein, David Joseph | 5 | 2020-07-15 | 56 | | 10,851 | 54 |
| TFI International Inc. | Deferred Share Units | _ ' ' | 4 | 2020-07-15 | 56 | 52.01 | | 111 |
| | | Saputo, Joey | • | | | | 20,586 | |
| TFI International Inc. | Deferred Share Units | Saputo, Joey | 4 | 2020-07-15 | 56 | 52.01 | 31,149 | 146 |
| The Bitcoin Fund THE CALDWELL | Units Class F Common Shares | Van Eck Associates Corporation Daoust, Paul | 3 4 | 2020-07-08 | 10 | 0.5082 | 43,000 208,000 | 8,000 |
| PARTNERS INTERNATIONAL INC. | Common Chares | Daoust, Faui | 7 | 2020-07-14 | 10 | 0.5002 | 200,000 | 0,000 |
| THE CALDWELL PARTNERS INTERNATIONAL INC. | Common Shares | Daoust, Paul | 4 | 2020-07-15 | 10 | 0.7489 | 245,000 | 37,000 |
| THE CALDWELL PARTNERS | Common Shares | Young, John | 4 | 2019-09-04 | 00 | | | |
| INTERNATIONAL INC. THE CALDWELL PARTNERS INTERNATIONAL INC. | Common Shares | Young, John | 4 | 2020-07-14 | 10 | 0.678 | 5,965 | 5,965 |
| The North West Company Inc. | Variable Voting and Common Voting Shares | Stefanson, Eric | 4 | 2020-07-14 | 10 | 29.68 | 729 | -750 |
| The Western Investment Company of Canada Limited | Common Shares | Tannas, Scott | 4, 7, 5 | 2020-07-06 | 10 | 0.25 | 947,308 | 1,500 |
| The Western Investment Company of Canada Limited | Common Shares | Tannas, Scott | 4, 7, 5 | 2020-07-13 | 10 | 0.245 | 950,808 | 3,500 |
| Therma Bright Inc. | Common Shares | Heng, Joseph, Ching-Hiang | 4 | 2020-07-16 | 10 | 0.09 | 100,000 | -100,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|--|-------------------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Therma Bright Inc. | Common Shares | Heng, Joseph, Ching-Hiang | 4 | 2020-07-17 | 10 | 0.115 | 0 | -100,000 |
| ThreeD Capital Inc. | Common Shares | ThreeD Capital Inc. | 1 | 2020-07-15 | 38 | 0.1756 | 44,000 | 44,000 |
| Titan Medical Inc. | Common Shares | Barker, John | 4 | 2020-07-13 | 10 | 1.08 | 42,414 | 3,000 |
| Titan Mining Corporation | Common Shares | Wagenaar, Jacqueline | 5 | 2020-06-26 | 00 | | | |
| Top Strike Resources Corp | Common Shares | McGorman, David Gordon | 5 | 2020-07-15 | 10 | 0.015 | 7,365,500 | -50,000 |
| Top Strike Resources Corp | Common Shares | McGorman, David Gordon | 5 | 2020-07-15 | 10 | 0.0113 | 6,855,500 | -510,000 |
| Top Strike Resources Corp | Common Shares | McGorman, David Gordon | 5 | 2020-07-15 | 10 | 0.01 | 6,930,500 | 75,000 |
| Torrent Capital Ltd. | Common Shares | Fisher, Glynn David | 3 | 2020-07-14 | 10 | 0.75 | 1,584,000 | 100,000 |
| Total Energy Services Inc. | Common Shares | Melchin, Gregory Knowles | 4 | 2020-07-08 | 10 | 2.2 | 60,616 | 2,580 |
| TR Finance LLC | Limited Liability Company Interest Shares | = - | 3, 2 | 2020-07-07 | 00 | 2.2 | 00,010 | 2,000 |
| TR Finance LLC | Limited Liability Company Interest Shares | Thomson Reuters Corporation | 3, 2 | 2020-07-07 | 00 | | | |
| TR Finance LLC | Limited Liability Company Interest Shares | Thomson Reuters Corporation | 3, 2 | 2020-07-07 | 00 | | | |
| TR Finance LLC | Limited Liability Company Interest Shares | Thomson Reuters Corporation | 3, 2 | 2020-07-07 | 00 | | 1 | |
| Transcanna Holdings Inc. | Common Shares | Blink, James Robert | 7 | 2020-07-16 | 10 | 1 | 1,509,790 | 500 |
| Transcanna Holdings Inc. | Common Shares | Blink, James Robert | 7 | 2020-07-16 | 10 | 1 | 1,514,290 | 4,500 |
| Transcanna Holdings Inc. | Common Shares | Wesik, Stephanie | 4, 5 | 2020-07-15 | 10 | 1.2617 | 264,000 | 20,000 |
| Trichome Financial Corp. | RSU Options | Jarrett, Kevin | 5 | 2019-10-04 | 00 | | | |
| Trichome Financial Corp. | RSU Options | Jarrett, Kevin | 5 | 2019-10-04 | 00 | | 280,000 | |
| Tricon Residential Inc. (formerly, Tricon Capital Group Inc.) | Deferred Share Units | Douglas, Camille | 4 | 2020-07-13 | 46 | 9.25 | 13,059 | 2,027 |
| Tricon Residential Inc. (formerly, Tricon Capital | Deferred Share Units | Gluskin, Ira | 4 | 2020-07-13 | 46 | 9.25 | 38,773 | 4,054 |
| Group Inc.) Tricon Residential Inc. (formerly, Tricon Capital | Deferred Share Units | KNOWLTON, JOHN MICHAEL ARTHUR | 4 | 2020-07-13 | 46 | 9.25 | 31,988 | 2,027 |
| Group Inc.) Tricon Residential Inc. (formerly, Tricon Capital | Deferred Share Units | Matthews, Sian Margaret | 4 | 2020-07-13 | 46 | 9.25 | 49,862 | 4,324 |
| Group Inc.) Tricon Residential Inc. (formerly, Tricon Capital | Deferred Share Units | Sacks, Peter | 4 | 2020-07-13 | 46 | 9.25 | 11,664 | 2,027 |
| Group Inc.) Tricon Residential Inc. (formerly, Tricon Capital | Deferred Share Units | Sherren, Tracy | 4 | 2020-07-13 | 46 | 9.25 | 8,337 | 2,027 |
| Group Inc.) | | | | | | | | |
| Triumph Gold Corp. | Common Shares | Goldcorp Inc. | 3 | 2019-04-18 | 90 | | 0 | -14,599,674 |
| Triumph Gold Corp. | Warrants Warrants | Goldcorp Inc. | 3 | 2019-04-18 | 90 | | 0 | -1,359,837 |
| Triumph Gold Corp. | Common Shares | Newmont Corporation | 3 | 2019-04-18 | 00 | | 14,599,674 | |
| Triumph Gold Corp. | Warrants Warrants | Newmont Corporation | 3 | 2019-04-18 | 00 | | 1,359,837 | |
| Triumph Gold Corp. | Warrants Warrants | Newmont Corporation | 3 | 2020-07-11 | 55 | | 0 | -1,359,837 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-10 | 10 | 0.283 | 14,728,833 | -231,000 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-10 | 10 | 0.26 | 12,985,333 | -1,743,500 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-10 | 10 | 0.2601 | 12,941,333 | -44,000 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-10 | 10 | 0.26 | 12,485,333 | -456,000 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-13 | 10 | 0.2655 | 12,216,833 | -268,500 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-13 | 10 | 0.265 | 11,885,333 | -331,500 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-13 | 10 | 0.2737 | 11,514,833 | -370,500 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-13 | 10 | 0.265 | 9,985,333 | -1,529,500 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-16 | 10 | 1 | 9,985,334 | 1 |
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-17 | 10 | 0.278 | 9,735,334 | -250,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|-------------------|---|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| Triumph Gold Corp. | Common Shares | Palisade Global Investments Ltd. | 3 | 2020-07-17 | 10 | 0.268 | 9,485,334 | -250,000 |
| Triumph Gold Corp. | Warrants Warrants | Palisade Global Investments Ltd. | 3 | 2020-07-11 | 55 | | 2,700,000 | -1,449,667 |
| Troilus Gold Corp. | Common Shares | Olesinski, Thomas | 4 | 2020-07-17 | 10 | 1.04 | 192,083 | 20,000 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Allison, Margaret Ann | 5 | 2016-03-28 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Allison, Margaret Ann | 5 | 2020-07-15 | 56 | 5.6403 | 1,772 | 1,772 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Baryshnik, Jeff Matthew | 4 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Baryshnik, Jeff Matthew | 4 | 2020-07-15 | 56 | 5.6403 | 886 | 886 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Biggar, William John | 4 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Biggar, William John | 4 | 2020-07-15 | 56 | 5.6403 | 886 | 886 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Cardy, Roland | 4 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Cardy, Roland | 4 | 2020-07-15 | 56 | 5.6403 | 886 | 886 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Drimmer, Daniel | 3, 4 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 30 | 6.6403 | | 886 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 56 | 6.6403 | 886 | 886 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.8 | 5,901,982 | 10,000 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.799 | 5,924,982 | 23,000 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.9268 | 5,955,732 | 30,750 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.8289 | 5,969,732 | 14,000 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.8136 | 5,975,732 | 6,000 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.85 | 5,985,732 | 10,000 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.8 | 5,986,232 | 500 |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Trust Units | Drimmer, Daniel | 3, 4 | 2020-07-15 | 10 | 5.8709 | 10,975 | 10,975 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Ossip, Alon Samuel | 4 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Ossip, Alon Samuel | 4 | 2020-07-15 | 56 | 5.6403 | 886 | 886 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Poklar, Sandy Ivan | 4 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Poklar, Sandy Ivan | 4 | 2020-07-15 | 56 | 5.6403 | 886 | 886 |
| True North Commercial Real Estate Investment Trust | Restricted Units | Sherren, Tracy | 4, 5 | 2012-12-14 | 00 | | | |
| True North Commercial Real Estate Investment Trust | Restricted Units | Sherren, Tracy | 4, 5 | 2020-07-15 | 56 | 5.6403 | 14,184 | 14,184 |
| Tucows Inc. | Common Shares | Investmentaktiengesellscha ft für langfristige Investoren TGV | 3 | 2020-07-10 | 10 | 59.333 | 1,616,227 | 3,100 |
| Tucows Inc. | Common Shares | Investmentaktiengesellscha ft für langfristige Investoren TGV | 3 | 2020-07-13 | 10 | 59.491 | 1,623,127 | 6,900 |
| TWC Enterprises Limited | Common Shares | TWC Enterprises Limited | 1 | 2020-07-14 | 38 | 11.1 | 75,755 | 75,755 |
| TWC Enterprises Limited | Common Shares | TWC Enterprises Limited | 1 | 2020-07-15 | 38 | | 0 | -75,755 |
| Ubique Minerals Limited | Common Shares | Cullingham, Paul Winston | 3 | 2020-07-16 | 10 | 0.035 | 5,648,876 | -10,000 |
| Ubique Minerals Limited | Common Shares | Harper, Gerald | 4, 5 | 2020-07-16 | 10 | 0.035 | 3,416,379 | 10,000 |
| | | | | | | | | |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--------------------------------------|--|--------------------------------------|---------|---------------------|-----|---------------|----------------------------|-----------------------|
| UGE International Ltd. | Options | Blitterswyk, Nicolas Adrian | 3, 4, 5 | 2020-07-10 | 50 | 0.24 | 347,500 | 210,000 |
| UGE International Ltd. | Options | Van Duynhoven, Robert Anthony | 7 | 2020-07-10 | 50 | 0.24 | 348,099 | 210,000 |
| Unigold Inc. | Options | McLean, Donna Ruth | 5 | 2020-03-04 | 00 | | | |
| Uniserve Communications Corporation | Warrants | Beaudin, Earnest Charles | 4 | 2020-07-11 | 55 | | 312,500 | -75,000 |
| Ur-Energy Inc. | Common Shares | Klenda, Jeffrey T. | 5 | 2020-07-13 | 10 | 0.4775 | 2,778,023 | -5,000 |
| Uranium Participation Corporation | Common Shares | Uranium Participation Corporation | 1 | 2020-07-13 | 38 | 4.9596 | 578,100 | 90,300 |
| Uranium Participation Corporation | Common Shares | Uranium Participation Corporation | 1 | 2020-07-14 | 38 | 4.9573 | 588,000 | 9,900 |
| Uranium Participation Corporation | Common Shares | Uranium Participation Corporation | 1 | 2020-07-15 | 38 | 5.075 | 627,300 | 39,300 |
| Uranium Participation Corporation | Common Shares | Uranium Participation Corporation | 1 | 2020-07-16 | 38 | 5.115 | 666,200 | 38,900 |
| Uranium Participation Corporation | Common Shares | Uranium Participation Corporation | 1 | 2020-07-17 | 38 | | 540,300 | -125,900 |
| Uranium Participation Corporation | Common Shares | Uranium Participation Corporation | 1 | 2020-07-17 | 38 | 5.134 | 554,700 | 14,400 |
| UrbanGold Minerals Inc. | Options | Bell, John | 4 | 2020-07-14 | 50 | | 400,000 | 100,000 |
| UrbanGold Minerals Inc. | Options | BURSTALL, V.E. DALE | 4 | 2020-07-14 | 50 | | 400,000 | 100,000 |
| UrbanGold Minerals Inc. | Options | Casaceli, Robert Joseph | 4 | 2020-07-14 | 50 | | 400,000 | 100,000 |
| UrbanGold Minerals Inc. | Options | Eskelund-Hansen, Jens | 4 | 2020-07-14 | 50 | | 500,000 | 200,000 |
| UrbanGold Minerals Inc. | Common Shares | Gosselin, Réjean | 4 | 2020-07-14 | 00 | | 160,000 | |
| UrbanGold Minerals Inc. | Options | Gosselin, Réjean | 4 | 2020-07-14 | 00 | | 300,000 | |
| UrbanGold Minerals Inc. | Warrants | Gosselin, Réjean | 4 | 2020-07-14 | 00 | | 160,000 | |
| UrbanGold Minerals Inc. | Options | Stephens, Mathieu | 5 | 2020-07-14 | 50 | | 650,000 | 300,000 |
| UrbanGold Minerals Inc. | Options | Tchakmakian, Vatché | 5 | 2020-07-14 | 50 | | 550,000 | 200,000 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | 100079 Canada Inc. | 3 | 2018-12-27 | 00 | | 000,000 | 200,000 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | 100079 Canada Inc. | 3 | 2020-07-10 | 16 | | \$150,000 | \$150,000 |
| VALEO PHARMA INC. | Warrants | 100079 Canada Inc. | 3 | 2020-07-10 | 16 | | 727,204 | 225,000 |
| VALEO PHARMA INC. | Debentures | Allard, Guy Paul | 6, 5 | 2018-12-27 | 00 | | , | , |
| VALEO PHARMA INC. | Debentures | Allard, Guy Paul | 6, 5 | 2020-07-10 | 16 | | | \$15,000 |
| VALEO PHARMA INC. | Debentures | Allard, Guy Paul | 6, 5 | 2020-07-10 | 16 | | | \$15,000 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Allard, Guy Paul | 6, 5 | 2018-12-27 | 00 | | | ¥12,022 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Allard, Guy Paul | 6, 5 | 2020-07-10 | 16 | | \$15,000 | \$15,000 |
| VALEO PHARMA INC. | Warrants | Allard, Guy Paul | 6, 5 | 2018-12-27 | 00 | | | |
| VALEO PHARMA INC. | Warrants | Allard, Guy Paul | 6, 5 | 2020-07-10 | 16 | | 22,500 | 22,500 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Léger, Marc François | 5 | 2018-12-27 | 00 | | , | , |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Léger, Marc François | 5 | 2020-07-10 | 16 | | \$15,000 | \$15,000 |
| VALEO PHARMA INC. | Warrants | Léger, Marc François | 5 | 2018-12-27 | 00 | | | |
| VALEO PHARMA INC. | Warrants | Léger, Marc François | 5 | 2020-07-10 | 16 | | 22,500 | 22,500 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | MacKay, Richard J. | 4, 6 | 2018-12-27 | 00 | | , | , |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | MacKay, Richard J. | 4, 6 | 2020-07-10 | 16 | | \$150,000 | \$150,000 |
| VALEO PHARMA INC. | Warrants | MacKay, Richard J. | 4, 6 | 2020-07-10 | 16 | | 727,204 | 225,000 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Mainville, Luc | 5 | 2018-12-27 | 00 | | | |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Mainville, Luc | 5 | 2020-07-10 | 16 | | \$55,000 | \$55,000 |
| VALEO PHARMA INC. | Warrants | Mainville, Luc | 5 | 2020-07-10 | 16 | | 701,000 | 82,500 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Manitex Capital Inc. | 3 | 2018-12-27 | 00 | | | · |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Manitex Capital Inc. | 3 | 2020-07-10 | 11 | | \$17,000 | \$17,000 |
| VALEO PHARMA INC. | Warrants | Manitex Capital Inc. | 3 | 2020-07-10 | 53 | | 386,015 | 25,500 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--|--|--------------------------------------|-----------|--------------------------|----------|---------------|----------------------------|-----------------------|
| VALEO PHARMA INC. | Common Shares Class A | Skinner, Jeffrey Michael | 5 | 2020-07-13 | 10 | 1.44 | 1,081,500 | 13,500 |
| VALEO PHARMA INC. | Common Shares Class A | Skinner, Jeffrey Michael | 5 | 2020-07-15 | 10 | 1.44 | 1,090,150 | 8,650 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Trudeau, Michel Claude | 4 | 2019-09-24 | 00 | | | |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Trudeau, Michel Claude | 4 | 2020-07-10 | 16 | | \$50,000 | \$50,000 |
| VALEO PHARMA INC. | Warrants | Trudeau, Michel Claude | 4 | 2020-07-10 | 16 | | 275,000 | 75,000 |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Wells, Michael G. | 4 | 2018-12-27 | 00 | | | |
| VALEO PHARMA INC. | Debentures (Non- Convertible) July 2020 | Wells, Michael G. | 4 | 2020-07-10 | 16 | | \$68,000 | \$68,000 |
| VALEO PHARMA INC. | Warrants | Wells, Michael G. | 4 | 2018-12-27 | 00 | | | |
| VALEO PHARMA INC. | Warrants | Wells, Michael G. | 4 | 2020-07-10 | 16 | | 102,000 | 102,000 |
| Valterra Resource Corporation | Common Shares | Thatcher, Graham Henry | 5 | 2020-07-09 | 16 | 0.05 | 270,300 | 200,000 |
| Valterra Resource Corporation | Warrants | Thatcher, Graham Henry | 5 | 2020-07-09 | 16 | 0.1 | 245,000 | 200,000 |
| Velan Inc. | Subordinate Voting Shares | Kernaghan, Edward Hume | 3 | 2020-07-13 | 10 | 5.88 | 1,131,000 | 1,000 |
| Velan Inc. | Subordinate Voting Shares | Kernaghan, Edward Hume | 3 | 2020-07-13 | 10 | 5.85 | 1,132,900 | 1,900 |
| Velan Inc. | Subordinate Voting Shares | Kernaghan, Edward Hume | 3 | 2020-07-13 | 10 | 5.84 | 1,133,000 | 100 |
| Velan Inc. | Subordinate Voting Shares | Kernaghan, Edward Hume | 3 | 2020-07-13 | 10 | 5.74 | 1,133,200 | 200 |
| Velan Inc. | Subordinate Voting Shares | Kernaghan, Edward Hume | 3 | 2020-07-13 | 10 | 5.73 | 1,133,400 | 200 |
| VersaBank | Common Shares | Clarke, Robert Shawn | 5 | 2020-07-16 | 10 | 6.5 | 6,400 | 1,400 |
| VersaBank | Common Shares | Clarke, Robert Shawn | 5 | 2020-07-16 | 10 | 6.55 | 7,000 | 600 |
| Viking Gold Exploration Inc. | Common Shares | Lee, Danny | 5 | 2019-06-20 | 00 | | | |
| Viking Gold Exploration Inc. | Common Shares | Lee, Danny | 5 | 2020-07-07 | 11 | 0.3 | 6,667 | 6,667 |
| Viking Gold Exploration Inc. | Warrants | Lee, Danny | 5 | 2019-06-20 | 00 | | , | ŕ |
| Viking Gold Exploration Inc. | Warrants | Lee, Danny | 5 | 2020-07-07 | 11 | 0.4 | | 6,667 |
| Viking Gold Exploration Inc. | Warrants | Lee, Danny | 5 | 2020-07-07 | 11 | 0.4 | 6,667 | 6,667 |
| Viking Gold Exploration Inc. | Common Shares | Oliver, Karly | 4 | 2019-08-12 | 00 | | -, | ., |
| Viking Gold Exploration Inc. | Common Shares | Oliver, Karly | 4 | 2020-07-06 | 16 | 0.3 | 33,333 | 33,333 |
| Viking Gold Exploration Inc. | Warrants | Oliver, Karly | 4 | 2019-08-12 | 00 | | , | , |
| Viking Gold Exploration Inc. | Warrants | Oliver, Karly | 4 | 2020-07-06 | 16 | | 33,333 | 33,333 |
| Viking Gold Exploration Inc. | Common Shares | Tribble, Nathan Aaron | 4 | 2019-08-12 | 00 | | 00,000 | 00,000 |
| Viking Gold Exploration Inc. | Common Shares | Tribble, Nathan Aaron | 4 | 2020-07-06 | 16 | 0.3 | 33,333 | 33,333 |
| Viking Gold Exploration Inc. | | Tribble, Nathan Aaron | 4 | 2019-08-12 | 00 | 0.0 | 00,000 | 00,000 |
| Viking Gold Exploration Inc. | | Tribble, Nathan Aaron | 4 | 2020-07-06 | 16 | | 33,333 | 33,333 |
| Viking Gold Exploration Inc. Viking Gold Exploration Inc. | | Verdejo, Dominic | 4, 5 | 2019-08-12 | 00 | | 55,555 | 33,333 |
| Viking Gold Exploration Inc. Viking Gold Exploration Inc. | Common Shares | Verdejo, Dominic | 4, 5 | 2020-07-06 | 16 | 0.3 | 123,333 | 123,333 |
| • | | • ' | | 2019-08-12 | | 0.5 | 123,333 | 123,333 |
| Viking Gold Exploration Inc. | Warrants Warrants | Verdejo, Dominic | 4, 5 | | 00 16 | | 100 000 | 100 000 |
| Viking Gold Exploration Inc. Village Farms International, Inc. | Options | Verdejo, Dominic Ruffini, Stephen | 4, 5 5 | 2020-07-06 2011-05-20 | 50 | | 123,333 | 123,333 50,000 |
| Village Farms International, Inc. | Options | Ruffini, Stephen | 5 | 2011-05-20 | 50 | | | 50,000 |
| Vodis Pharmaceuticals Inc. | Common Shares | Good, Derek | 3 | 2020-07-13 | 10 | 0.06 | 13,507,510 | 50,000 |
| Vodis Pharmaceuticals Inc. | Common Shares | Good, Derek | 3 | 2020-07-15 | 10 | 0.055 | 13,552,510 | 45,000 |
| Vodis Pharmaceuticals Inc. | Common Shares | Good, Derek | 3 | 2020-07-16 | 10 | 0.055 | 13,592,510 | 40,000 |
| Vodis Pharmaceuticals Inc. | Common Shares | Good, Derek | 3 | 2020-07-17 | 10 | 0.055 | 13,602,510 | 10,000 |
| Voleo Trading Systems Inc. | Options | Lotz, Mark | 4 | 2020-07-17 | 50 | 000 | 145,000 | 125,000 |
| Voleo Trading Systems Inc. | Options | Morabito, Mark Joseph | 4 | 2020-07-15 | 50 | | 312,000 | 250,000 |
| Voleo Trading Systems Inc. Voleo Trading Systems Inc. | Options | Wiggins, Jay Brad | 4 | 2020-07-15 | 50 | | 140,000 | 125,000 |
| Wall Financial Corporation. | Common Shares | BJW Capital Ltd. | 3 | 2020-07-13 | 10 | 19.75 | 3,672,860 | 200 |
| Wall Financial Corporation. | Common Shares | BJW Capital Ltd. | 3 | 2020-07-09 | 10 | 19.75 | 3,674,660 | 1,800 |
| West Fraser Timber Co. Ltd. | | Carter, Reid Ewart | 4 | 2020-07-13 | 56 | 13.13 | 9,354 | 36 |
| West Fraser Timber Co. Ltd. West Fraser Timber Co. Ltd. | | Floren, John | 4 | 2020-07-15 | 56 | | 9,334 6,325 | 24 |
| | | | | | | | | |
| West Fraser Timber Co. Ltd. | Deterred Share Offic | Kenning, Brian Graham | 4 | 2020-07-15 | 56 | | 4,535 | 18 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|---|-------------------------------------|---------------------------------|--------------|---------------------|-----|---------------|----------------------------|-----------------------|
| West Fraser Timber Co. Ltd. | Deferred Share Unit | Ketcham, John Kendall | 4 | 2020-07-15 | 56 | | 7,829 | 30 |
| West Fraser Timber Co. Ltd. | Deferred Share Unit | Miller, Gerald | 4 | 2020-07-15 | 56 | | 13,240 | 50 |
| West Fraser Timber Co. Ltd. | Deferred Share Unit | Phillips, Robert L. | 4 | 2020-07-15 | 56 | | 15,360 | 58 |
| West Fraser Timber Co. Ltd. | Deferred Share Unit | Rennie, Janice Gaye | 4 | 2020-07-15 | 56 | | 20,407 | 77 |
| West Fraser Timber Co. Ltd. | Deferred Share Unit | Winckler, Gillian | 4 | 2020-07-15 | 56 | | 5,013 | 19 |
| Western Copper and Gold Corporation | Options | Zeitler, Klaus M | 4 | 2020-07-16 | 51 | 0.5 | 350,000 | -50,000 |
| Western Forest Products Inc. | Deferred Share Units (Cash Settled) | Arthurs, James Douglas | 4 | 2020-07-06 | 56 | 0.9 | 130,647 | 15,278 |
| Western Silver Corporation | Common Shares | Zeitler, Klaus M | 4 | 2020-07-16 | 51 | 0.5 | 57,300 | 50,000 |
| Westshore Terminals Investment Corporation | Common Shares | Stinson, William W. | 4, 5 | 2020-07-15 | 30 | 16.74 | 68,212 | 645 |
| Whitecap Resources Inc. | Performance Awards | Armstrong, Joel Maxwell | 5 | 2020-07-09 | 56 | 2.16 | 484,000 | 175,000 |
| Whitecap Resources Inc. | Performance Awards | Bullock, Andrew | 5 | 2020-07-09 | 56 | 2.16 | 195,000 | 75,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | CULBERT, Heather J. | 4 | 2020-07-09 | 56 | 2.16 | 46,300 | 20,000 |
| Whitecap Resources Inc. | Performance Awards | Dunlop, Darin Roy | 5 | 2020-07-09 | 56 | 2.16 | 484,000 | 175,000 |
| Whitecap Resources Inc. | Performance Awards | Fagerheim, Grant Bradley | 4, 5 | 2020-07-09 | 56 | 2.16 | 1,339,500 | 495,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | Fletcher, Gregory Scott | 4 | 2020-07-09 | 56 | 2.16 | 46,300 | 20,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | Gilbert, Daryl Harvey | 4 | 2020-07-09 | 56 | 2.16 | 46,300 | 20,000 |
| Whitecap Resources Inc. | Performance Awards | Kang, Thanh Chan | 5 | 2020-07-09 | 56 | 2.16 | 598,500 | 220,000 |
| Whitecap Resources Inc. | Performance Awards | Lebsack, Peter Gary | 5 | 2020-07-09 | 56 | 2.16 | 274,000 | 75,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | McNamara, Glenn | 4 | 2020-07-09 | 56 | 2.16 | 46,300 | 20,000 |
| Whitecap Resources Inc. | Performance Awards | Mombourquette, David Michael | 5 | 2020-07-09 | 56 | 2.16 | 484,000 | 175,000 |
| Whitecap Resources Inc. | Performance Awards | Nerbas, Michael John | 5 | 2020-07-09 | 56 | 2.16 | 235,244 | 65,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | Nikiforuk, Stephen Curtis | 4 | 2020-07-09 | 56 | 2.16 | 46,300 | 20,000 |
| Whitecap Resources Inc. | Performance Awards | Premji, Rafik | 5 | 2020-07-09 | 56 | 2.16 | 194,403 | 60,000 |
| Whitecap Resources Inc. | Performance Awards | Richardson, Timothy James | 5 | 2020-07-09 | 56 | 2.16 | 173,907 | 65,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | Stickland, Kenneth | 4 | 2020-07-09 | 56 | 2.16 | 46,300 | 20,000 |
| Whitecap Resources Inc. | Performance Awards | Tweit, Travis Bjarne | 5 | 2020-07-09 | 56 | 2.16 | 232,143 | 75,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | Wall, Bradley John | 4 | 2020-07-09 | 56 | 2.16 | 35,000 | 20,000 |
| Whitecap Resources Inc. | Rights Time Based Awards | Zawalsky, Grant A. | 4 | 2020-07-09 | 56 | 2.16 | 46,300 | 20,000 |
| Whitecap Resources Inc. | Performance Awards | Zdunich, Jeffery Byron | 5 | 2020-07-09 | 56 | 2.16 | | 1,000,000 |
| Whitecap Resources Inc. | Performance Awards | Zdunich, Jeffery Byron | 5 | 2020-07-09 | 56 | 2.16 | 301,250 | 100,000 |
| Willow Biosciences Inc. | Common Shares | Doupe, Travis | 5 | 2020-07-10 | 10 | 0.5 | 443,908 | 500 |
| Willow Biosciences Inc. | Common Shares | Doupe, Travis | 5 | 2020-07-14 | 10 | 0.47 | 447,908 | 4,000 |
| Wilmington Capital Management Inc. | Common Shares Class A | • • | 3 | 2020-07-13 | 10 | 4.2 | 1,265,824 | -100 |
| Wolfden Resources Corporation | Rights RSUs | Drake, Shaun Anthony | 5 | 2020-07-13 | 56 | | 25,000 | 20,000 |
| Wolfden Resources Corporation | Rights RSUs | Dyll, Nathan Lance | 5 | 2020-07-13 | 56 | | 47,500 | 40,000 |
| Wolfden Resources Corporation | Rights RSUs | Hoy, Donald | 5 | 2020-07-13 | 56 | | 102,084 | 50,000 |
| Wolfden Resources Corporation | Common Shares | Little, Ron | 4, 5 | 2020-07-10 | 10 | 0.0932 | 2,648,334 | 30,000 |
| Wolfden Resources Corporation | Rights RSUs | Little, Ron | 4, 5 | 2020-07-13 | 56 | | 691,666 | 400,000 |
| X-Terra Resources Inc. | Options | Champagne, Sylvain | 4, 5 | 2020-07-10 | 50 | | 1,125,000 | 400,000 |
| X-Terra Resources Inc. | Options | Ferreira, Michael | 4, 5 4, 5 | 2020-07-10 | 50 | | 1,415,000 | 600,000 |
| X-Terra Resources Inc. | Common Shares | MADORE, JEAN- FRANCOIS | 4, 3 | 2014-06-04 | 00 | | 1,410,000 | 000,000 |
| X-Terra Resources Inc. | Common Shares | MADORE, JEAN- FRANCOIS | 4 | 2020-07-09 | 10 | 0.135 | 41,000 | 41,000 |

| Issuer Name | Security | Insider Name | Rel'n | Transaction Date | T/O | Unit Price | Date/Month End Holdings | Acquired/ Disposed |
|--------------------------|---|----------------------------|-------|---------------------|-----|---------------|----------------------------|-----------------------|
| X-Terra Resources Inc. | Options | MADORE, JEAN- FRANCOIS | 4 | 2020-07-10 | 50 | | 365,000 | 100,000 |
| X-Terra Resources Inc. | Options | Oishi, Kim | 4 | 2020-07-10 | 50 | 0.15 | 800,000 | 500,000 |
| Xebec Adsorption Inc. | Common Shares | RAO, PRABHU KRUTHYVEMTI | 4, 5 | 2020-07-10 | 51 | 0.18 | 400,000 | 400,000 |
| Xebec Adsorption Inc. | Options | RAO, PRABHU KRUTHYVEMTI | 4, 5 | 2020-07-10 | 51 | 0.18 | 2,308,193 | -400,000 |
| Yellow Pages Limited | Options | Eckert, David Alan | 5 | 2020-07-16 | 50 | | 2,269,362 | 1,567,487 |
| Yellow Pages Limited | Restricted Share Unit | Eckert, David Alan | 5 | 2020-07-16 | 56 | | 480,283 | 321,671 |
| Yellow Pages Limited | Rights Rights Share Appreciation Rights Plan | Eckert, David Alan | 5 | 2020-07-16 | 56 | | 876,040 | 174,165 |
| Yorbeau Resources Inc. | Options | Bodnar jr., Georges | 4, 5 | 2020-07-13 | 50 | 0.055 | 825,000 | 500,000 |
| Yorbeau Resources Inc. | Options | Gagnier, Pierre | 4 | 2020-07-13 | 50 | 0.055 | 600,000 | 300,000 |
| Yorbeau Resources Inc. | Options | Kocisko, Terry | 4 | 2020-07-13 | 50 | 0.055 | 1,800,000 | 1,500,000 |
| Yorbeau Resources Inc. | Options | Lecourt, Marcel | 4 | 2020-07-13 | 50 | 0.055 | 1,100,000 | 500,000 |
| Yorbeau Resources Inc. | Options | Rubano, Mario | 4 | 2020-07-13 | 50 | 0.055 | 800,000 | 300,000 |
| ZeU Crypto Networks Inc. | Common Shares | Dumas, Francois | 4, 5 | 2020-07-13 | 10 | 0.235 | 1,113,325 | 20,000 |
| ZeU Crypto Networks Inc. | Common Shares | Dumas, Francois | 4, 5 | 2020-07-13 | 10 | 0.24 | 1,140,325 | 27,000 |
| ZeU Crypto Networks Inc. | Common Shares | Dumas, Francois | 4, 5 | 2020-07-13 | 10 | 0.245 | 1,143,325 | 3,000 |

Chapter 11

IPOs, New Issues and Secondary Financings

INVESTMENT FUNDS

Issuer Name:

Sprott Physical Platinum and Palladium Trust

Principal Regulator - Ontario

Type and Date:

Preliminary Shelf Prospectus (NI 44-102) dated July 14, 2020

NP 11-202 Preliminary Receipt dated July 14, 2020

Offering Price and Description:

U.S.\$100,000,000 Trust Units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #3083048

Issuer Name:

Sprott Physical Silver Trust

Principal Regulator - Ontario

Type and Date:

Preliminary Shelf Prospectus (NI 44-102) dated July 14, 2020

NP 11-202 Preliminary Receipt dated July 14, 2020

Offering Price and Description:

U.S.\$1,500,000,000 - Trust Units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #3083046

Issuer Name:

Sprott Physical Platinum and Palladium Trust

Principal Regulator - Ontario

Type and Date:

Final Shelf Prospectus (NI 44-102) dated July 16, 2020

NP 11-202 Receipt dated July 20, 2020

Offering Price and Description:

U.S.\$100,000,000 Trust Units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #3083048

Issuer Name:

Sprott Physical Silver Trust

Principal Regulator - Ontario

Type and Date:

Final Shelf Prospectus (NI 44-102) dated July 16, 2020

NP 11-202 Receipt dated July 20, 2020

Offering Price and Description:

U.S.\$1,500,000,000Trust Units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #3083046

Issuer Name:

Purpose Gold Bullion Fund

Principal Regulator - Ontario

Type and Date:

Combined Preliminary and Pro Forma Simplified

Prospectus dated Jul 16, 2020

NP 11-202 Final Receipt dated Jul 17, 2020

Offering Price and Description:

ETF Units, Class A currency hedged units, Class A noncurrency hedged units, Class F currency hedged units, Class F non-currency hedged units, ETF non-currency

hedged units and U.S. dollar denominated ETF noncurrency hedged units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #3077718

Issuer Name:

CIBC Global Growth ETF

CIBC International Equity ETF

Principal Regulator - Ontario

Type and Date:

Preliminary Long Form Prospectus dated Jul 20, 2020

NP 11-202 Final Receipt dated Jul 20, 2020

Offering Price and Description:

Units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #3069329

Issuer Name:

iShares ESG Balanced ETF Portfolio

iShares ESG Conservative Balanced ETF Portfolio

iShares ESG Equity ETF Portfolio

iShares ESG Growth ETF Portfolio

iShares ESG MSCI Canada Leaders Index ETF iShares ESG MSCI EAFE Leaders Index ETF iShares ESG MSCI USA Leaders Index ETF

Principal Regulator - Ontario

Type and Date:

Preliminary Long Form Prospectus dated Jul 17, 2020 NP 11-202 Preliminary Receipt dated Jul 17, 2020

Offering Price and Description:

Units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #3084613

Issuer Name:

BMO MSCI USA High Quality Index ETF

BMO Long-Term US Treasury Bond Index ETF.

Principal Regulator - Ontario

Type and Date:

Amendment #1 to Final Long Form Prospectus dated July 13, 2020

NP 11-202 Final Receipt dated Jul 16, 2020

Offering Price and Description:

Hedged Units and USD Units

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #2992796

Issuer Name:

BetaPro Natural Gas 2x Daily Bull ETF BetaPro Natural Gas -2x Daily Bear ETF

Principal Regulator - Ontario

Type and Date:

Amendment #7 to Final Long Form Prospectus dated July 10, 2020

NP 11-202 Final Receipt dated Jul 16, 2020

Offering Price and Description:

ETF Shares

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #2975186

Issuer Name:

Mackenzie Maximum Diversification Canada Index Class* (formerly Mackenzie High Diversification

Canadian Equity Class)

Mackenzie Maximum Diversification Emerging Markets Index Fund (formerly Mackenzie High

Diversification Emerging Markets Equity Fund)

Mackenzie Maximum Diversification Developed Europe Index Fund (formerly Mackenzie High

Diversification European Equity Fund)

Mackenzie Maximum Diversification All World Developed Index Fund (formerly Mackenzie High

Diversification Global Equity Fund)

Mackenzie Maximum Diversification All World Developed ex North America Index Fund (formerly

Mackenzie High Diversification International Equity Fund)
Mackenzie Maximum Diversification US Index Fund
(formerly Mackenzie High Diversification US
Equity Fund)

Mackenzie Canadian Money Market Fund

Principal Regulator - Ontario

Type and Date:

Amendment #5 to Final Simplified Prospectus and Amendment #6 Annual Information Form dated July 15, 2020

NP 11-202 Final Receipt dated Jul 16, 2020

Offering Price and Description:

Series A securities, Series AR securities, Series C securities, Series D securities, Series DA securities, Series DF securities, Series F securities, Series F5 securities, Series F8 securities, Series FB securities, Series G securities, Series GP securities, Series I securities, Series O securities, Series PW securities, Series PWFB securities, Series PWFB securities, Series PWFB securities, Series PWT8 securities, Series PWT8 securities, Series PWX securities, Series PWX5 securities, Series SC securities, Series T5 securities, Series T8 securities and Investor Series securities

Underwriter(s) or Distributor(s):

N/A

Promoter(s):

N/A

Project #2951797

NON-INVESTMENT FUNDS

Issuer Name:

Altina Capital Corp.

Principal Regulator - British Columbia

Type and Date:

Amendment dated July 14, 2020 to Preliminary CPC Prospectus dated May 21, 2020

NP 11-202 Preliminary Receipt dated July 15, 2020

Offering Price and Description:

\$400,000.00 OR 4,000,000 COMMON SHARES

PRICE: \$0.10 PER COMMON SHARE **Underwriter(s) or Distributor(s):** HAYWWOOD SECURITIES INC.

Promoter(s): Mirza Rahimani

Project #3061480

Issuer Name:

Crombie Real Estate Investment Trust

Principal Regulator - Nova Scotia

Type and Date:

Preliminary Shelf Prospectus dated July 16, 2020 NP 11-202 Preliminary Receipt dated July 16, 2020

Offering Price and Description:

\$1,000,000,000.00

Trust Units

Debt Securities

Warrants

Subscription Receipts

Underwriter(s) or Distributor(s):

Promoter(s):

Project #3084227

Issuer Name:

Drone Delivery Canada Corp. (formerly Asher Resources

Corporation)

Principal Regulator - Ontario

Type and Date:

Preliminary Short Form Prospectus dated July 17, 2020

NP 11-202 Preliminary Receipt dated July 20, 2020

Offering Price and Description:

\$8,050,000.00

11,500,000 Units

\$0.70 per Unit

Underwriter(s) or Distributor(s):

ECHELON WEALTH PARTNERS INC.

CANACCORD GENUITY CORP.

CORMARK SECURITIES INC.

Promoter(s):

Project #3082974

Issuer Name:

Idaho Champion Gold Mines Canada Inc. (formerly,

GoldTrain Resources Inc.)

Principal Regulator - Ontario

Type and Date:

Preliminary Short Form Prospectus dated July 14, 2020

NP 11-202 Preliminary Receipt dated July 15, 2020

Offering Price and Description:

\$7,020,000.00 - 23,400,000 Units

Price: \$0.30 per Unit

Underwriter(s) or Distributor(s):

BEACON SECURITIES LIMITED

ECHELON WEALTH PARTNERS INC.

PI FINANCIAL CORP.

Promoter(s):

Project #3081340

Issuer Name:

Kerr Mines Inc.

Principal Regulator - Ontario

Type and Date:

Preliminary Short Form Prospectus dated July 17, 2020

NP 11-202 Preliminary Receipt dated July 17, 2020

Offering Price and Description:

\$5,000,800.00

35.720.000 Units

PRICE: \$0.14 PER UNIT

Underwriter(s) or Distributor(s):

HAYWOOD SECURITIES INC.

Promoter(s):

Project #3084617

Issuer Name:

Marwest Apartment Real Estate Investment Trust

Principal Regulator - Manitoba

Type and Date:

Preliminary CPC Prospectus dated July 14, 2020

NP 11-202 Preliminary Receipt dated July 14, 2020

Offering Price and Description:

\$500.000.00

1.000.000 Trust Units

Price: \$0.50 per Trust Unit

Underwriter(s) or Distributor(s):

Canaccord Genuity Corp.

Promoter(s):

William Martens

Project #3083136

Issuer Name:

Nevada Copper Corp.

Principal Regulator - British Columbia

Type and Date:

Preliminary Short Form Prospectus dated July 14, 2020 NP 11-202 Preliminary Receipt dated July 15, 2020

Offering Price and Description:

\$96,557,033.00

643,713,553 Units

Underwriter(s) or Distributor(s):

SCOTIA CAPITAL INC.

RBC DOMINION SECURITIES INC. NATIONAL BANK FINANCIAL INC. HAYWOOD SECURITIES INC.

Promoter(s):

-

Project #3082943

Issuer Name:

NextPoint Acquisition Corp.

Principal Regulator - Ontario

Type and Date:

Preliminary Long Form Prospectus dated July 20, 2020 NP 11-202 Preliminary Receipt dated July 20, 2020

Offering Price and Description:

U.S.\$200,000,000.00

20,000,000 Class A Restricted Voting Units

Underwriter(s) or Distributor(s):

CANACCORD GENUITY CORP.

Promoter(s):

NEXTPOINT ACQUISITION SPONSOR LLC

Project #3084981

Issuer Name:

Padlock Partners UK Fund I

Principal Regulator - Ontario

Type and Date:

Amendment dated July 17, 2020 to Preliminary Long Form Prospectus dated July 10, 2020

NP 11-202 Preliminary Receipt dated July 20, 2020

Offering Price and Description:

Minimum: \$15,000,000.00 of Class A Units, Class F Units,

Class C Units and/or Class U Units

Maximum: \$40,000,000.00 of Class A Units, Class F Units,

Class C Units and/or Class U Units

Underwriter(s) or Distributor(s):

CIBC WORLD MARKETS INC.

RICHARDSON GMP LIMITED

CANACCORD GENUITY CORP.

NATIONAL BANK FINANCIAL INC.

RAYMOND JAMES LTD.

Promoter(s):

PADLOCK CAPITAL PARTNERS, LLC

Project #3081966

Issuer Name:

Perk Labs Inc. (formerly Glance Technologies Inc.)

Principal Regulator - British Columbia

Type and Date:

Amendment dated July 13, 2020 to Preliminary Shelf

Prospectus dated June 10, 2020

NP 11-202 Preliminary Receipt dated July 14, 2020

Offering Price and Description:

\$30,000,000.00

COMMON SHARES

DEBT SECURITIES

SUBSCRIPTION RECEIPTS

WARRANTS

UNITS

Underwriter(s) or Distributor(s):

Promoter(s):

Project #3070675

Issuer Name:

Royal Road Minerals Limited

Principal Regulator - Ontario

Type and Date:

Preliminary Short Form Prospectus dated July 20, 2020

NP 11-202 Preliminary Receipt dated July 20, 2020

Offering Price and Description:

\$10,045,500.00

27,150,000 Ordinary Shares

Price: \$0.37 per Ordinary Share

Underwriter(s) or Distributor(s):

STIFEL NICOLAUS CANADA INC.

POLLITT & CO. INC.

SPROTT CAPITAL PARTNERS LP, by its General Partner,

SPROTT CAPITAL PARTNERS GP INC.

LEEDE JONES GABLE INC.

RED CLOUD SECURITIES INC.

Promoter(s):

Project #3083605

Issuer Name:

The Very Good Food Company Inc. (formerly The Very

Good Butchers Inc.)

Principal Regulator - British Columbia

Type and Date:

Preliminary Short Form Prospectus dated July 17, 2020 NP 11-202 Preliminary Receipt dated July 17, 2020

Offering Price and Description:

\$7,410,000.00

5,700,000 Units

Price: \$1.30 per Unit

Underwriter(s) or Distributor(s):

CANACCORD GENUITY CORP.

Promoter(s):

Mitchell Scott

James Davison

Project #3083801

Issuer Name:

Treasury Metals Inc.

Principal Regulator - Ontario

Type and Date:

Preliminary Short Form Prospectus dated July 20, 2020 NP 11-202 Preliminary Receipt dated July 20, 2020

Offering Price and Description:

32,000,000 Common Shares and 16,000,000 Warrants Issuable upon Conversion of

32,000,000 Subscription Receipts

Underwriter(s) or Distributor(s):

HAYWOOD SECURITIES INC.

PI FINANCIAL CORP.

SPROTT CAPITAL PARTNERS LP CANACCORD GENUITY CORP.

Promoter(s):

-

Project #3085002

Issuer Name:

Argonaut Gold Inc.

Principal Regulator - Ontario

Type and Date:

Final Short Form Prospectus dated July 17, 2020

NP 11-202 Receipt dated July 20, 2020

Offering Price and Description:

\$110,001,900.00

43,138,000 Common Shares

Price: \$2.55 per Common Share

Underwriter(s) or Distributor(s):

BMO NESBITT BURNS INC.

SCOTIA CAPITAL INC.

CORMARK SECURITIES INC

CANACCORD GENUITY CORP.

NATIONAL BANK FINANCIAL INC.

LAURENTIAN BANK SECURITIES INC.

STIFEL NICOLAUS CANADA INC.

CIBC WORLD MARKETS INC.

PARADIGM CAPITAL INC.

PI FINANCIAL CORP.

RBC DOMINION SECURITIES INC.

Promoter(s):

-

Project #3081040

Issuer Name:

Perk Labs Inc. (formerly Glance Technologies Inc.)

Principal Regulator - British Columbia

Type and Date:

Final Shelf Prospectus dated July 17, 2020

NP 11-202 Receipt dated July 17, 2020 Offering Price and Description:

\$30,000,000.00

COMMON SHARES

DEBT SECURITIES

SUBSCRIPTION RECEIPTS

WARRANTS

UNITS

Underwriter(s) or Distributor(s):

-

Promoter(s):

Project #3070675

Issuer Name:

The Descartes Systems Group Inc.

Principal Regulator - Ontario

Type and Date:

Final Shelf Prospectus dated July 16, 2020

NP 11-202 Receipt dated July 17, 2020

Offering Price and Description:

US\$1,000,000,000 Common Shares

Preferred Shares

Debt Securities

Subscription Receipts

Warrants

Units

Underwriter(s) or Distributor(s):

Promoter(s):

- **Project** #3081186

Issuer Name:

The Toronto-Dominion Bank

Principal Regulator - Ontario

Type and Date:

Final Shelf Prospectus dated July 15, 2020

NP 11-202 Receipt dated July 16, 2020

Offering Price and Description:

\$4,000,000,000.00

Senior Medium Term Notes

Underwriter(s) or Distributor(s):

TD SECURITIÉS INC.

DESJARDINS SECURITIES INC.

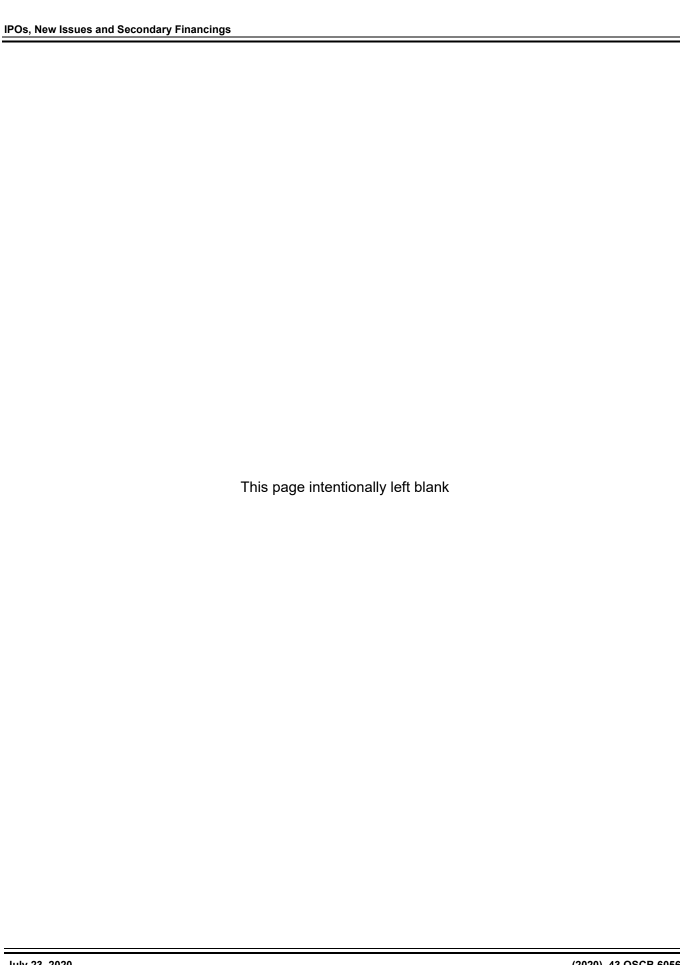
INDUSTRIAL ALLIANCE SECURITIES INC. LAURENTIAN BANK SECURITIES INC.

MANULIFE SECURITIES INCORPORATED

RICHARDSON GMP LIMITED

Promoter(s):

Project #3074238



Chapter 12

Registrations

12.1.1 Registrants

| Туре | Company | Category of Registration | Effective Date |
|---------------------|--|---|----------------|
| Voluntary Surrender | Northwater Capital Management Inc. | Exempt Market Dealer, Investment Fund Manager, Portfolio Manager and Commodity Trading Manager | July 13, 2020 |
| Firm Name Change | From: Lysander Capital Limited To: PBY Capital Limited | Exempt Market Dealer | July 17, 2020 |

This page intentionally left blank

Chapter 13

SROs, Marketplaces, Clearing Agencies and Trade Repositories

13.1 SROs

13.1.1 Investment Industry Regulatory Organization of Canada (IIROC) – Notice of Proposed Early Adoption of Certain IIROC Rules into the Dealer Member Rules – Request for Comment

REQUEST FOR COMMENT

INVESTMENT INDUSTRY REGULATORY ORGANIZATION OF CANADA (IIROC)

NOTICE OF PROPOSED EARLY ADOPTION OF CERTAIN IIROC RULES INTO THE DEALER MEMBER RULES

IIROC is publishing for public comment certain proposed amendments to its Dealer Member Rules (**DMRs**) to align with their parallel provisions in the IIROC Dealer Member Plain Language Rule Book (**IIROC Rules**).

With implementation of the IIROC Rules having been postponed to December 31, 2021, the proposed amendments are intended to improve the DMRs without negatively impacting investor protection or increasing regulatory burden on Dealer Members.

A copy of the IIROC Notice, including the text of the proposed amendments, is also published on our website at http://www.osc.gov.on.ca. The comment period ends on September 8, 2020.



Index

| 3 Sixty Risk Solutions Ltd. Cease Trading Order | 5991 | GTA Private Capital Income Limited Partnership Notice from the Office of the Secretary | 5924 |
|---|------------------|--|------|
| Alturas Minerals Corp. | | Guardian Capital LP | |
| Cease Trading Order | 5991 | Decision | 5945 |
| Bruce Power Inc. Director's Decision – s. 42 of OSC Rule 91-507 Trade Repositories and Derivatives Data | | Guardian Directed Equity Path ETF Decision | 5945 |
| Reporting | 5985 | Guardian Directed Premium Yield ETF Decision | 5945 |
| Bruce Power L.P. | | | |
| Director's Decision – s. 42 of OSC Rule 91-507 Trade Repositories and Derivatives Data | 5005 | Guardian i3 Global Quality Growth ETF Decision | 5945 |
| Reporting | 5985 | Guardian i3 Global REIT ETF | |
| Burdon, Ronald Bradley Notice from the Office of the Secretary | 5924 | Decision | 5945 |
| · · · · · · · · · · · · · · · · · · · | | Guardian i3 US Quality Growth ETF | |
| Canada Cannabis Corporation Notice from the Office of the Secretary | 5923 | Decision | 5945 |
| | | Handa, Rakesh | 5000 |
| Canadian Cannabis Corporation | E022 | Notice from the Office of the Secretary | 5922 |
| Notice from the Office of the Secretary | 5923 | Order – ss. 127, 127.1 | 5950 |
| Coinsquare Ltd. Notice of Hearing with Related Statements of | | Harborside Inc. Cease Trading Order | 5991 |
| Allegations – ss. 127, 127.1 | | C | |
| Notice from the Office of the Secretary | | IIROC | |
| Notice from the Office of the Secretary | 5924 | SROs – Notice of Proposed Early Adoption of | |
| Order with Related Settlement Agreement – | E0E1 | Certain IIROC Rules into the Dealer Member | COEO |
| ss. 127, 127.1 | 595 1 | Rules – Request for Comment | 6059 |
| Core One Labs Inc. | | Imaging Dynamics Company Ltd. | |
| Cease Trading Order | 5991 | Cease Trading Order | 5991 |
| DelphX Capital Markets Inc. Cease Trading Order | E001 | Investment Industry Regulatory Organization of Canada | |
| Cease Trading Order | 5991 | SROs – Notice of Proposed Early Adoption of | |
| Diamond, Cole | | Certain IIROC Rules into the Dealer Member | |
| Notice of Hearing with Related Statements of | | Rules – Request for Comment | 6059 |
| Allegations – ss. 127, 127.1 | | | |
| Notice from the Office of the Secretary | | Laverty, Matthew | |
| Notice from the Office of the Secretary | 5924 | Notice from the Office of the Secretary | 5924 |
| Order with Related Settlement Agreement – ss. 127, 127.1 | 5051 | Lysander Capital Limited | |
| 55. 121, 121.1 | | Firm Name Change | 6057 |
| Doe, John | | g | |
| Director's Decision (Opportunity to be Heard) – | | Mazer, Felix | |
| s. 31 | 5989 | Notice of Hearing with Related Statements of Allegations – ss. 127, 127.1 | 5915 |
| Fidelity Investments Canada ULC | 5000 | Notice from the Office of the Secretary | |
| Decision | 5939 | Notice from the Office of the Secretary | 5924 |
| GTA Private Capital Income Fund | E024 | Order with Related Settlement Agreement – ss. 127, 127.1 | 5951 |
| Notice from the Office of the Secretary | 592 4 | | |

| Miner Edge Corp. | | | |
|---|-------|---|------|
| Notice from the Office of the Secretary Order – ss. 127, 127.1 | | Tree of Knowledge International Corp. Cease Trading Order | 5991 |
| Miner Edge Inc. | | Trilogy Mortgage Group Inc. | |
| Notice from the Office of the Secretary | 5922 | Notice from the Office of the Secretary | 5924 |
| Order – ss. 127, 127.1 | | • | |
| | | Ward, Benjamin | |
| Northwater Capital Management Inc. | | Notice from the Office of the Secretary | 5923 |
| Voluntary Surrender | 6057 | | |
| OTT Financial Canada Inc. | | | |
| Decision | 5925 | | |
| Decision | 0020 | | |
| Paramount Equity Financial Corporation | | | |
| Notice from the Office of the Secretary | 5924 | | |
| | | | |
| PBY Capital Limited | | | |
| Firm Name Change | 6057 | | |
| Douformanae Snorte Croun I tel | | | |
| Performance Sports Group Ltd. Cease Trading Order | 5001 | | |
| Cease Trading Order | 3991 | | |
| Return On Innovation Advisors Ltd. | | | |
| Decision | 5932 | | |
| | | | |
| Return On Innovation Fund Inc. | | | |
| Decision | 5932 | | |
| Destand Vissile | | | |
| Rostand, Virgile Notice of Hearing with Related Statements of | | | |
| Allegations – ss. 127, 127.1 | 5015 | | |
| Notice from the Office of the Secretary | | | |
| Notice from the Office of the Secretary | | | |
| Order with Related Settlement Agreement – | | | |
| ss. 127, 127.1 | 5951 | | |
| | | | |
| Ruttenberg, Marc | 5004 | | |
| Notice from the Office of the Secretary | 5924 | | |
| RYU Apparel Inc. | | | |
| Cease Trading Order | 5991 | | |
| Ocase Trading Order | | | |
| Serrano, Silvio | | | |
| Notice from the Office of the Secretary | 5923 | | |
| | | | |
| Silverfern GP Inc. | 5004 | | |
| Notice from the Office of the Secretary | 5924 | | |
| Silverfern Secured Mortgage Fund | | | |
| Notice from the Office of the Secretary | 5924 | | |
| reads from the smooth the secretary | 002 . | | |
| Silverfern Secured Mortgage Limited Partnership | р | | |
| Notice from the Office of the Secretary | 5924 | | |
| | | | |
| SponsorsOne Inc. | 5004 | | |
| Cease Trading Order | 5991 | | |
| Stone Asset Management Limited | | | |
| Decision | 5932 | | |
| | | | |
| Strang, Peter | | | |
| Notice from the Office of the Secretary | 5923 | | |