## TRANSFER INSTRUCTIONS & REGULATION A SELLER'S REPRESENTATION LETTER



ClearTrust, LLC is a Paperless Legals Agent (PLA) and DRS-Eligible

Send your legend removal request to:

ClearTrust, LLC 16540 Pointe Village Dr, Ste 205 Lutz, FL 33558

Email: inbox@cleartrusttransfer.com

It is advisable to send any original certificates via registered mail, insured for 3% (5% foreign) of its market value.

If this form has a medallion guarantee stamp, the original must be mailed to ClearTrust. A medallion guarantee stamp is only required if the delivery instructions are to DWAC.

A. STOCK DETAILS			
Issuer name & stock class or stock symbol:			
Total number of shares:			
Select all that apply:			
☐ The shares are held in book-entry. ☐		Enclosed are the original certificate(s)	
☐ Please RUSH process this request. Enclosed is the		The certificate(s) are LOST. If you have lost or misplaced your	
additional RUSH fee. (Your request will be moved to the top of the		tificates, please provide an Affidavit of Loss and Surety Bond. For more	
queue. Standard legend removal processes still apply.)		ormation please go to <a href="https://www.ClearTrustOnline.com/lost-certs">www.ClearTrustOnline.com/lost-certs</a> .	
B. CURRENT SHAREHOLDER'S INFORMATION			
Shareholder's full name (Print EXACTLY as it appears on the certificate or account statement):			
Address of record:			
Address of record.			
Account number (if known):	Primary EIN/SSN:		
, , , , , , , , , , , , , , , , , , ,	, , , , , , , , , , , , , , , , , , , ,		
Phone:	Email:		
C. REG A SELLER'S REPRESENTATIONS			
I represent to ClearTrust, LLC and warrant as follows:			
·			
I verified that a Regulation A offering (the "Reg A") was filed with the U.S. Securities and Exchange Commission (the			
"SEC") to register my shares, described above, for resale (the "Shares").			
The Reg A was declared qualified by the SEC on			
I intend to sell and/or transfer the Shares in a manner permitted by the Reg A.			
(Check all that apply)			
☐ I am <b>not</b> currently an affiliate of the Issuer as defined by Rule 144.			
$\Box$ I am currently an affiliate of the Issuer as defined by Rule 144.			
☐ The new shareholder, named in section D, is <b>not</b> an affiliate of the Issuer as defined by Rule 144.			
☐ The new shareholder, named in section D, is an affiliate of the Issuer as defined by Rule 144.			
·			
I agree that in the event the REG A is no longer effective, any unsold shares will become restricted again.			
By signing in Section F below, I agree that, in connection with the matters described above, ClearTrust, the Issuer, my			
broker, and legal counsel are relying on the statements made herein. The Issuer, broker, and legal counsel may rely on			
such statements as if this letter were addressed to them.			

<b>D. <u>NEW SHAREHOLDER INFORMATION</u></b> - If transferring to multiple new shareholders, attach a separate letter with the additional new shareholder information. An opinion of counsel may be requested for transfers to ensure compliance with the Reg A.		
Check ONLY ONE below:	e of council may be requised for a unifore to choose compliance may are riogram	
	son/entity listed below for \$ per share on//20	
□ I gifted shares to the person/entity listed below on//20		
☐ The person/entity below inherited shares to the person/entity integrated below on /20		
☐ I am transferring shares to the person/entity listed below. The beneficial owner is not changing.		
New shareholder name (this will appear on the statement or certificate):		
Account type: (Select one.)	TITAL (1) A TO A T	
☐ CORPORATION ☐ TEN COM (Tenants in Common) ☐ UGMA (Uniform Gift to Minors Act)		
☐ TRUST ☐ TEN ENT (Tenants by the Entirety) ☐ UTMA (Uniform Transfer to Minors Act) ☐ Other:		
Address of record:		
Primary EIN/SSN:	Secondary SSN:	
Phone:	Email:	
E DELIVERY OF SHARES IS A SHARE		
E. <u>DELIVERY OF SHARES</u> – If left blank, a statement will be sent to the address of record.		
Delivery instructions for the NEW SHAREHOLDER'S shares (check ONLY ONE box below):		
☐ Send a certificate to the address of record. (Enclose either a shipping label or additional fees for the shipping cost.)		
$\square$ Send a statement representing book entry/electronic shares to the address of record.*		
☐ The new shareholder intends to deposit the shares into his/her/its brokerage account via DRS or DWAC (if available**). Please		
send a statement representing the shares to the address of record with instructions on how to deposit the shares.*		
☐ See attached letter for special instructions.		
Delivery instructions for any shores remaining in t	an come name (shock ONLY ONE have helow)	
Delivery instructions for any shares remaining in the same name (check ONLY ONE box below):		
☐ Send a certificate to my address of record. (Enclose either a shipping label or additional fees for the shipping cost.)		
☐ Send a statement representing book entry/ele	ectronic shares to my address of record.*	
	my brokerage account via (check one) $\square$ DRS or $\square$ DWAC (if available**). Please	
notify me when the shares are available, and I will instruct my broker to initiate the deposit request.		
☐ See attached letter for special instructions.		
المرات والمرات والم		
* Unless otherwise stated, all statements will be emailed to the shareholder's email address on file or mailed if no valid email address is provided.  ** If uncertain, please contact ClearTrust or your broker to confirm if the stock class is DWAC and/or DRS eligible.		
F. CURRENT SHAREHOLDER SIGNATURES – This section must be signed by all current registered shareholders as		
outlined in Section B, or a legally authorized representative with indication of his/her capacity next to the printed name.		
·	titute and appoint ClearTrust, LLC as attorney to transfer the said stock on the	
books of the Issuer, with full power of substitution		
Date:	A Medallion Signature Guarantee stamp is only required for DWAC	
	deposits <b>or</b> if the shares are being transferred into another name. If the stamp is required, the original form must be mailed to ClearTrust and the	
Shareholder signature:	signatures must be guaranteed by an Eligible Financial Institution or member	
\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	of a registered National Securities Exchange approved by the Securities	
X	Transfer Association, Inc. pursuant to Securities and Exchange Commission Rule 17Ad-15. No other form of signature guarantee will be accepted.	
Printed name, and title (if applicable):	Reserved for Medallion Guarantee Stamp	
, <i>,</i>	·	
loint charaholder signeture:		
Joint shareholder signature:		
X		
Printed joint name, and title (if applicable):		
,		
T. Control of the con		