

AFFIDAVIT OF LOSS & INDEMNITY AGREEMENT

Use this affidavit to report physical certificate(s) as lost, stolen, or destroyed.



Please send the original, completed form, by mail to:

ClearTrust, LLC
16540 Pointe Village Dr, Ste 210
Lutz, Florida 33558

A. SECURITY DETAILS – In this section, please provide the information regarding the shares, units or warrants that are lost.

Issuer name & stock class or stock symbol:

Total number of shares, units or warrants that are lost:

Certificate numbers (if known):

B. SHAREHOLDER INFORMATION – In this section, please provide your account information.

Shareholder's full name (print EXACTLY as it appears on the certificate or account statement):

Address of record:

Account number (if known):

Primary EIN/SSN:

Phone:

Email:

D. AFFIDAVIT & INDEMNITY AGREEMENT – In this section, please complete the below.

The shareholder named in section B above (hereinafter called "Deponent"), who is of legal age, being duly sworn and agrees:

1. The Deponent resides at the address stated above and is entitled to the possession of and is the legal beneficial owner of the security stated above.

2. The original certificate (the "Original") was acquired by the Deponent on ____/____/____ and was (check one)

- Lost on or about ____/____/____.
- Stolen on or about ____/____/____.
- Permanently damaged on or about ____/____/____.

3. The Original: (check one)

- was pledged and/or endorsed at the time of loss or destruction
- was not pledged and/or endorsed at the time of loss or destruction.

4. Deponent has conducted a diligent search for the Original and has been unable to locate or recover it. Deponent has not sold, assigned, transferred, pledged, or otherwise encumbered the Original or any interest therein, nor has any authorized signer or other party executed any endorsement or authorization with respect to the Original that remains outstanding and in effect, except as may be described in the preceding paragraph. No other person, firm, or corporation holds any right, title, claim, equity, or interest in or to the Original or its proceeds.

5. Deponent hereby requests, and this Affidavit of Loss and Indemnity Agreement is made for the purpose of inducing the Issuing Corporation and its transfer agent ClearTrust, LLC (collectively called "the Parties"), (1) to refuse to recognize any person other than Deponent as the owner of the Original and to refuse to make any payment, transfer, delivery or exchange called for by the Original to any person other than Deponent and/or to refuse to take any other action pursuant to the request or demand of any person other than the Deponent, and (2) to issue a new or duplicate or definitive security in substitution for the Original, or to make the payment, transfer, registration, delivery or exchange called for by the Original without the surrender thereof for cancellation. The Deponent hereby requests that a stop transfer be placed on the Original, and that the Parties refuse to transfer the Original if it is redeemed for any action by any party other than the Deponent; and that ClearTrust, LLC replace the Original.

6. To induce the Parties to effect the Deponent's request, the Deponent holds the Parties, their respective legal representatives, and their successors harmless for any and all loss, expenses, costs, damages, attorneys' fees, and any liability which the Parties may, at any time, incur by reason related to the Original and/or its replacement. Deponent agrees to indemnify and protect the Parties, Individually and as Paying Agents, Registrar, Transfer Agent and in any other capacity, their respective legal representatives, successors and assigns, and also any successors in any such capacities, from any and all loss, damage or expense in connection with, or arising out of their compliance with the request of Deponent herein set forth. Furthermore, Deponent hereby agrees to place funds with ClearTrust, LLC to satisfy any demand, expense, or contingent liability in connection with the replacement of the Original that may arise at any time now or in the future.

7. If the Deponent recovers the Original, the Deponent shall immediately return the Original to ClearTrust, LLC for prompt cancellation if the Original has since been replaced, or shall immediately notify ClearTrust, LLC in writing that the Original is recovered if the Original has not been replaced by that time.

Deponent hereby represents that all the information contained in this document is true and complete and agree that it may be relied upon by ClearTrust, LLC and/or any of its affiliates, successors or assigns as an inducement to execute the lost certificate replacement request.

E. SIGNATURES - This section must be signed by all legally authorized representatives with indication of his/her capacity next to the printed name.

By signing in below, I/we agree that, in connection with the matters described above, ClearTrust and the Issuer are relying on the statements made herein. The Issuer may rely on such statements as if this letter were addressed to them.

Date:	
Shareholder signature: X	Joint shareholder signature: X
Printed name, and title (if applicable):	Printed joint name, and title (if applicable):

E. NOTARY - This section must be signed by the person who notarized this affidavit.

State of	
County of	
Subscribed and sworn before me this _____ day of _____, 20____.	Notary signature:
<input type="checkbox"/> Personally known. <input type="checkbox"/> Produced identification: _____.	Reserved for notary stamp: