



Rule 145 Client Pledge

(Please do not fax this form; an original is required.)

PO Box 2226 ■ Omaha, NE 68103-2226

In connection with my order placed with you as broker to sell for my account

Account Number:

Number of Shares:

Shares of the:

Common Preferred Other: _____

Full Name of Security (the "Company"):

In the manner permitted by Rule 145 of the Securities Act of 1933, I hereby affirm that:

1. I have not made, and will not make, any payment in connection with the sale of the above securities to any person or entity other than to the broker who executes the order; and such payment shall not exceed the usual and customary broker's commission payable to you.
2. I have not solicited or arranged for the solicitation of orders to buy the securities in anticipation of or in connection with this transaction.
3. I have not sold any [I have sold (*Number of shares:*) _____] shares of the Company within the preceding three months, I have no sell orders open with any other broker and I will not place any pending execution or cancellation of this order.
4. To the best of my knowledge, members of my family with whom I reside, my donees, pledges, corporations, estates or trusts over which I have control, and others with whom I have agreed to act in concert, have not sold more than the total of (*Number of shares:*) _____ shares of the above Company's stock within the three preceding months.
5. I affirm to you that I have no present intention to sell additional securities in the Company through any other means, that I am not an underwriter in respect of such securities, and that my order to sell is not part of a "distribution of such securities."
6. I affirm to you that I have not owned any put or call options in the above securities, nor have I maintained a short position in them except as herein indicated.

I further understand you will not pay me the proceeds of any sales made pursuant to this order, nor will I receive credit on such proceeds, until the certificates have been transferred to the purchasers, or to you for delivery to the purchaser, and you have been fully paid by the buying brokers.

I also understand if for any reason the shares being sold cannot be delivered in good order, you will be required to purchase shares in the open market to cover my sale.

I am familiar with Rule 145 of the Securities Act of 1933, and with the Securities Exchange Act of 1934, and agree that you may rely upon the above statements in executing the order that I have given you. Additionally, the Issuing Company may rely on these statements when considering providing approval for these transactions.

I hereby certify that every statement I have made above is true, understanding that you will rely on said information.


Printed name exactly as on certificate:

 Signature exactly as on certificate:

Date:

Printed name exactly as on certificate:

(if more than one owner)

 Signature exactly as on certificate:

Date:

Investment Products: Not FDIC Insured * No Bank Guarantee * May Lose Value

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