



Decisive Dividend — Corporation —



Blaze  King



UNICAST_{inc.}



**Investor
Presentation**

May 5, 2016

TSXV: DE



Forward Looking Information:

Certain information in this presentation is forward-looking and related to anticipated financial performance, events and strategies of Decisive Dividend Corporation (and, where the context requires, its subsidiaries) (collective, “Decisive”). When used in this context, words such as “will”, “anticipate”, “believe”, “plan”, “intend”, “target” and “expect” or similar words suggest future outcomes. Forward-looking statements relate to, among other things, Decisive’s objectives and strategy; future cash flows, financial condition, operating performance, financial ratios, projected asset base and capital expenditures; Decisive’s dividend policy; cash needs, capital requirements and need for and cost of additional financing; future assets; demand for services; Decisive’s competitive position; and anticipated trends and challenges in Decisive’s business and the markets in which it operates.

The forward-looking information and statements contained in this presentation reflect several material factors and expectations and assumptions of Decisive including, without limitation: that Decisive will conduct its operations in a manner consistent with its expectations and, where applicable, consistent with past practice; the general continuance of current or, where applicable, assumed industry conditions; the continuance of existing (and in certain circumstances, the implementation of proposed) tax and regulatory regimes; certain cost assumptions; the continued availability of adequate debt and/or equity financing and cash flow to fund its capital and operating requirements as needed; and the extent of its liabilities. Decisive believes the material factors, expectations and assumptions reflected in the forward-looking information and statements are reasonable but no assurance can be given that these factors, expectations and assumptions will prove to be correct.

By their nature, such forward-looking information and statements are subject to significant risks and uncertainties, which could cause the actual results and experience to be materially different than the anticipated results. Such risks and uncertainties include, but are not limited to the completion of proposed acquisitions, operating performance, regulatory and government decisions, competitive pressures and the ability to retain major customers, suppliers and contractors, rapid technological changes, availability and cost of financing, key management personnel, availability of labour and management resources and the performance of partners, contractors and suppliers. Readers are cautioned not to place undue reliance on forward-looking statements as actual results could differ materially from the plans, expectations, estimates or intentions expressed in the forward-looking statements. Except as required by law, Decisive disclaims any intention and assumes no obligation to update any forward-looking statement, whether as a result of new information, future events or otherwise.



Financial Information:

Financial Information regarding Unicast Inc.

This presentation contains historical financial information relating to Unicast Inc., a private company proposed to be acquired by the Corporation. Such financial information is based upon financial statements and other financial information prepared by management of Unicast Inc. and provided to the Corporation. The financial information relating to Unicast Inc. has not been the subject of an audit or review engagement by an auditor. Accordingly, no person (including the Corporation, any agent or any of their respective directors, officers, or representatives) makes any representation or warranty that the financial information relating to Unicast Inc. is in accordance with generally accepted accounting principles (GAAP).

Non-GAAP Financial Measures:

This presentation makes reference to “EBITDA”, “Normalized EBITDA” and “distributable cash”.

The reader is cautioned that:

- EBITDA, Normalized EBITDA and/or distributable cash are not defined performance measures under generally accepted accounting principles (GAAP), including, in the case of the Corporation, International Financial Reporting Standards (IFRS);
- the Corporation’s method of calculating EBITDA, Normalized EBITDA and/or distributable cash may differ from that of other corporation or entities and therefore may not be directly comparable to measures utilized by them;
- such terms should not be viewed as an alternative to measures that are recognized under GAAP such as net income or cash from operating activities; and
- the reader should not place undue reliance on such performance measures.

EBITDA is defined as earnings before interest, income taxes, depreciation and amortization. Normalized EBITDA is defined as earnings before interest, income taxes, depreciation, amortization as well as certain normalizing adjustments. EBITDA and Normalized EBITDA are performance measures used by management of the Corporation (and by many other investors and issuers) to assess the financial results of a corporation, its operating segments and/or potential acquisition targets and to analyze the cash available from operations before allowance for debt service, capital expenditures and income taxes.

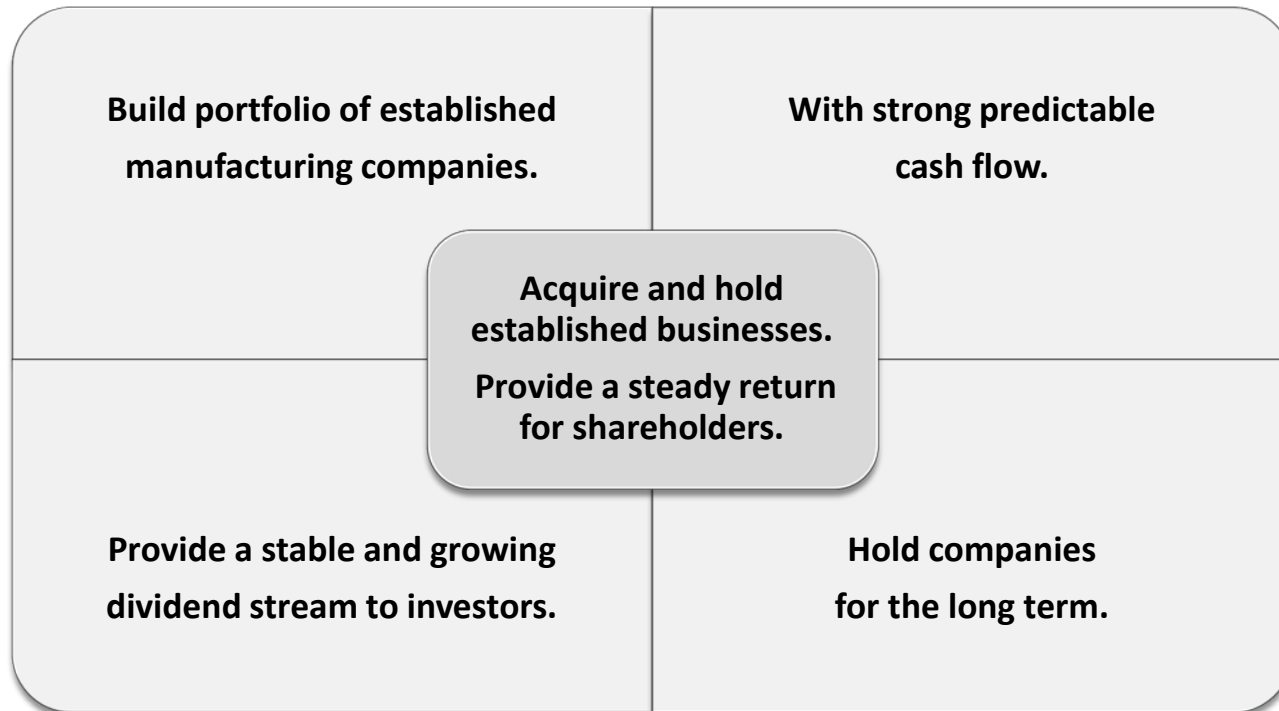
The term “distributable cash” is also a performance measure used by management of the Corporation (and other investors) to analyze the funds available for the payment of dividends to shareholders in addition to defined measures under GAAP (including IFRS in the case of the Corporation) such as net income for the period.

Decisive Milestones



Timing	Milestones
September, 2013	Successful IPO – \$1.5 million @ \$1.00 per share. Decisive shares commence trading on TSX Venture Exchange as a Capital Pool Company.
February, 2015	Successful Private Placement – \$2 million @ \$2.00 per share. 100% of Blaze King acquired for \$6.9 million as Decisive’s Qualifying Transaction.
June, 2015	Monthly Dividend Policy implemented. Dividend of \$.02 per share (\$.24 per share on annualized basis)
October, 2015	Monthly Dividend increased 25%. Dividend of \$.025 per share (\$.30 per share on annualized basis).
May 2, 2016	Second Acquisition Announced. Unicast Inc. being acquired for \$11 million. Proposed Private Placement for \$5,000,000 @ \$3.00 per share.

Decisive Business Model:





We look for private companies that have:

We look for private companies that have:

- An established operating history.
- Capable senior management.
- Sustainable competitive advantage.
- Growth potential.
- Operations based in North America.
- No early stage, cyclical, technology or hospitality.



Acquisition Approach:

- Disciplined acquisition criteria based on 3 to 5 times EBITDA. (1)
- EBITDA (1) in the \$2 million to \$6 million range.
- Vendors paid 90% cash and minimum 10% Decisive shares.
- Conservative debt structure (target 50%).
- Pay out up to 75% of distributable cash to shareholders. (1)

(1) See “Non-GAAP Financial Measures”



Why Decisive?

Why Decisive?

Vendors

- Exit opportunity.
- Business legacy continues.
- Opportunity to cash out (90% cash).
- Participate in Decisive growth (10% shares).

Employees

- Business as usual.
- Opportunity for equity ownership (ESPP).
- Capital to grow the business.
- Stability of long term ownership.

Investors

- Growing portfolio of established companies.
- Sustainable and growing dividends.
- Conservative payout ratio (target 75%).
- Capital gains opportunity (public vs. private multiples).

Growth Opportunities:

Company Acquisitions

- Strong deal flow.
- Intend to acquire at least one company annually.

Organic Growth

- Invest in growth of existing portfolio companies.

Strategic Opportunities

- Potential synergistic opportunities in existing industries.
- Acquisitions to be a strategic fit.

Decisive Market and Capital Data:



Ticker	TSXV: DE
Recent Share Price (1)	\$3.25
52 Week Range (1)	\$1.60 to \$4.38
Market Capitalization (1)	\$12,263,550
Annualized Dividends Per Share (2)	\$0.30
Yield (1)	9.2%

(1) As of closing price on April 18, 2016

(2) Based on monthly dividend rate of \$.025 per share commencing October, 2015.



Decisive Management and Board of Directors:

Management

James Paterson

Chief Executive Officer & Chair

David Redekop

Chief Financial Officer & Director

Terry Edwards

Chief Operating Officer & Director

Independent Directors

Bruce Campbell

President, Stone Castle Investment Management Inc.

Michael Conway, Audit Committee Chair

CEO & National President,
Financial Executives International Canada

Peter Jeffrey

President, PDJ & Associates

Robert Louie

Chief, Westbank First Nation

Warren Matheos

Director, Decisive Dividend Corporation

Tim Pirie, Governance & Compensation Committee Chair

President, United Oilfield International Ltd.

Acquisition #1 - Blaze King

Decisive Dividend acquired Blaze King in February, 2015.

- Attractive purchase price of \$6.9 million.
- 3.2 times 2015 EBITDA (1) multiple.
- Purchase Price paid in 90% cash and 10% Decisive shares.

Blaze King has the most efficient and cleanest line up of wood stoves in North America (2)

- Established in 1977.
- Facilities in Penticton, B.C. and Walla Walla, Washington.
- 59 Employees (43 in Canada, 16 in USA).

Knowledgeable, experienced management team:

Alan Murphy, President

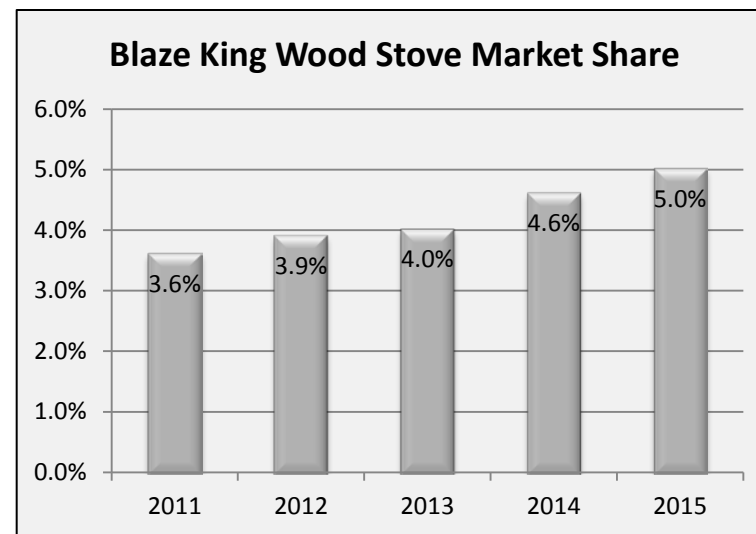
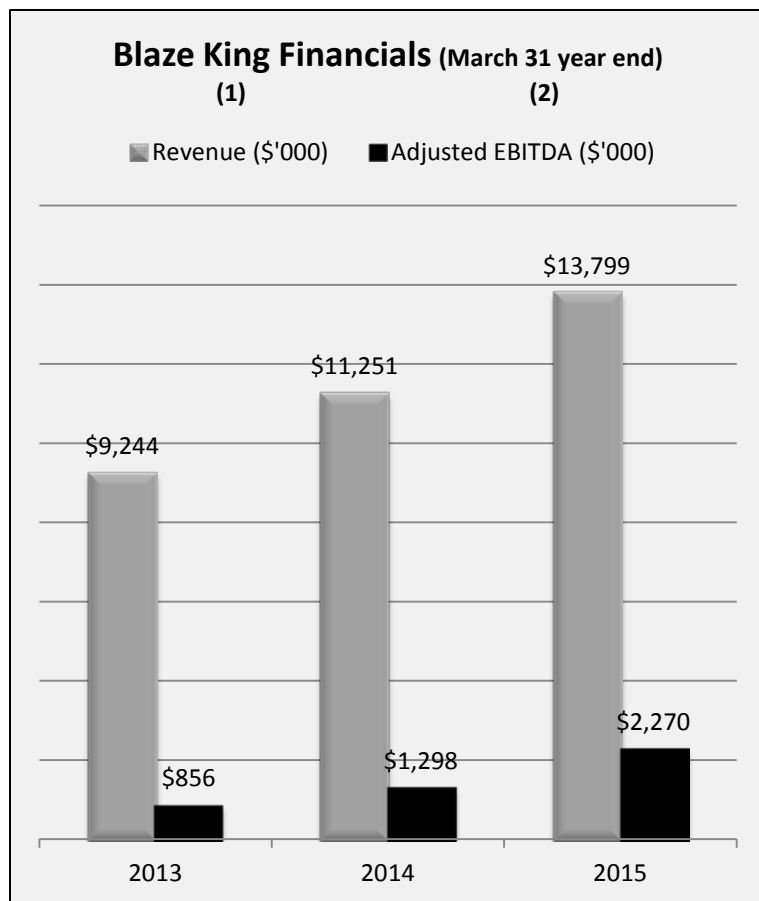
Sheila Hawthorne, Operations Manager

Andrew Hofer, Controller

(1) See "Non-GAAP Financial Measures"

(2) As listed by U.S. EPA





2015 Highlights:

- Increased unit and dollar sales.
- Gross profit margins > 40%.
- 62% of unit sales in USA.
- More efficient production.
- Expanded dealer network.

(1) See Decisive's MD&A for the year ended December 31, 2015 which is available at www.sedar.com

(2) See "Non-GAAP Financial Measures".

Proposed Acquisition #2 – Unicast Inc.



Proposed Acquisition #2 – Unicast Inc.



Unicast Inc. designs, manufactures and markets wear parts for the mining and cement industries.

Impact for Decisive Dividend Corporation

Attractive Acquisition Price of \$11 million. (1)

Incremental EBITDA of \$2.8 million being acquired. (2)

Diversifies revenue and cash flow.

(1) Subject to standard purchase price adjustments for debt and working capital.

(2) Based on unaudited financial results of Unicast Inc. for year ending May 31, 2015. See “Financial Information” and “Non-GAAP Financial Measures”.

Deal Highlights

- **\$11 Million Purchase Price = 4.1 times three year average normalized EBITDA.** (1)
- **Includes \$3.1 million in Working Capital.** (2)
- **Transaction is 86% cash (\$9,450,000) + 14% Decisive shares (\$1,550,000).**
- **Cash portion of Purchase Price proposed to be funded from \$5,500,000 Bank Financing + \$5,000,000 equity offering.**
- **Proposed June 17, 2016 closing.**

Existing shareholders

(includes spouses and direct or indirect through holding companies):

Gerry L`Esperance, President	60%
Derek L`Esperance, Inside Sales	20%
Steve Kirschner, Sales	10%
Alfred Dueck, Procurement	10%



Two Way Valve

(1) Based on unaudited financial year end statements for 2013, 2014 and 2015. See “Financial Information” and “Non-GAAP Financial Measures”

(2) Purchase Price is subject to upward or downward adjustments.

Competitive Advantages



How Unicast stacks up against the competition in terms of wear life:

Average Unicast Wear Life Improvement (1)			
Mining Wear Parts		Cement Plant Wear Parts	
Blow Bars	Up to 2X	Ceramic-lined Pipe	Up to 10X
Drag Chains	Up to 3X	Diverter Valve	25 years
Hammers	Up to 3X	Modular Diverter Valve	25 years
TC Blow Bars	Up to 3X		
TC Hammers	Up to 4X		
Kiln Feed Shelf	Up to 2X		
Rubber Grinding Mill	Up to 4X		
Grizzly Panels	Up to 3X		

(1) Based on historic customer feedback

Product Innovation

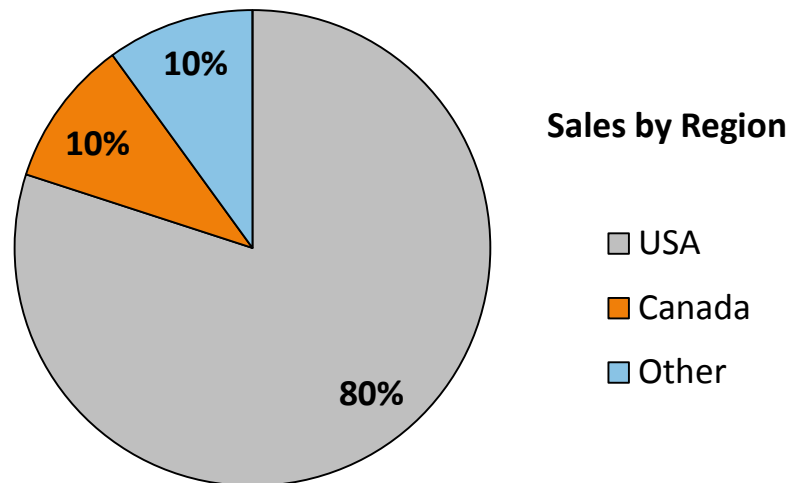
In 2012, titanium carbide wear parts introduced

- Unicast is the only manufacturer & distributor of titanium carbide wear parts in North America (to the knowledge of Decisive).

In 2014, two new valve products introduced for the cement industry

- Unicast is one of only two suppliers of two way valve solutions for cement plants in North America.

Sales by Region



- Growing distributor base includes 6 in Canada, 7 in the U.S., 3 in Latin America and Australia.
- Growing supplier base includes long term relationships with Chinese suppliers.
- Unicast supplies wear parts and valves to all four multi national cement companies operating in the U.S.
- Recent initiatives have generated sales in the cement industry in the Philippines, Mexico and Nicaragua.

Three Year Financials (1)



Income Statement Summary			
<i>Fiscal years ended May 31</i>			
<i>In \$CAD</i>	2015	2014	2013
Revenue	8,652,159	7,254,908	7,742,428
Cost of Sales	4,969,969	4,104,793	4,503,795
Gross Profit	3,682,190	3,150,115	3,238,633
<i>Gross Profit Margin %</i>	<i>42.6%</i>	<i>43.4%</i>	<i>41.8%</i>
Operating Expenses	1,554,144	1,116,455	1,148,692
Miscellaneous income (loss)	35,365	3,079	15,647
Reported income	2,163,411	2,036,739	2,105,588
	<i>25.00%</i>	<i>28.07%</i>	<i>27.20%</i>
EBITDA and Normalized EBITDA Calculations:(2)			
Addback:			
Amortization	85,648	61,282	61,950
Interest	16,127	5,835	4,786
	101,775	67,117	66,736
EBITDA	2,265,186	2,103,856	2,172,324
<i>EBITDA Margin %</i>	<i>26.18%</i>	<i>29.00%</i>	<i>28.06%</i>
Normalizing Adjustments:			
Life insurance	20,274	-	-
Management bonuses	862,241	721,046	774,275
Donations	22,331	998	200
Addback - salary for President/GM	(300,000)	(300,000)	(300,000)
Total Adjustments	604,846	422,044	474,475
Normalized EBITDA	2,870,032	2,525,900	2,646,799

(1) See "Financial Information".

(2) See "Non-GAAP Financial Measures".

Gerry L'Esperance - Founder and President

Gerry founded Unicast in 1994. Previously he held roles in engineering and sales for steel foundries and fabrication companies including Esco, Mainland, Norcast, Quality Steel, General Electric, Destec and Weldco Beales. He studied Industrial Engineering Technology at the Saskatchewan Institute of Applied Sciences and Technology, Mechanical Engineering Technology at Vancouver BCIT and Loyalist College, and completed the Canadian Institute of Management Certification at Loyalist College and UBC.

Shane Green - Operations Manager

Shane began his career in the marine industry and has designed and managed operations for some of Canada's largest Manufacturers in fiberglass and aluminum for over 25 years. He has designed and managed operations in the recreational sporting goods, soft textile goods and infrastructure industries across North America. He established a manufacturing consultant company in 1996, achieved plant start-ups and increased profit margins. Shane then developed his own Marine manufacturing company and distributed electric recreational boats around the world. He holds a degree in Industrial Design and is an APICS certified Production and Inventory Manager.

Derek L'Esperance - Controller / Technical Sales Coordinator

Derek joined Unicast in 1998. During his time at Unicast he has worked in a variety of roles as the company has grown including all shop positions, bookkeeper, inside/outside sales and Operations Manager. Previously he was a manager in the fast food industry. Derek holds a Business Management Diploma from OUC.

Wear Parts



Grizzly Panels



High-strength manganese
Vertical tapering
Good material flow
Pre-drilled - easy assembly
Custom built

Blow Bars



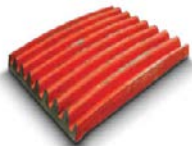
Upgraded from typical two position to three position bar
Allows operations engineers to rotate bar three times
Results in 50% increase in wear life
Cast in high-strength quench and tempered steel
Three times the strength of regular carbon steel

Apron Feeder Pans



Heat-treated for Maximum Ductility
Work-Hardening Alloy
Heavy-duty cast Austenitic Manganese
Once-piece precision casting

Jaw Plates and Cheek Plates



Customized to extend wear life
Cast using M2, M19 or M22
Work hardening alloys
Custom designed to suit all needs

Two-Piece Crusher Mantle



Fits the world's largest crushers

Titanium Carbide Hammers



Increased wear life
Cast in durable manganese steel
Gets harder the longer you work it
Consistent wear profile for uniform output
Available in 20mm, 40mm, and 60 mm

Convertible Modular Valve



Easy access via removable lever
50% less downtime
Easy right-left convertibility

Two-Way Valve



Easy direct replacement
Optional add-on flanges
Ceramic liners guarantee 25 year wear life
Right and left-hand set-up
Precision ground high chrome seats
Manual, electric, pneumatic or hydraulic

Ceramic-lined Slurry Valve



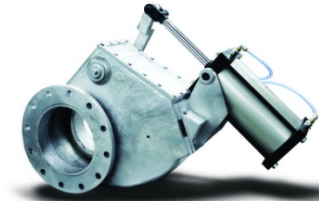
Designed specifically for slurry
Eliminates all leakage and short wearlife
Valve body lined with 1"thick ceramics
Rubber-coated drive arm
Delta wing for control

Diverter Valve



SEW Euro-Drive electric motors
One-Piece Seat
Cast Arm & Belleville Washers
Ceramic Liners
Large Access panel
Delta Wing

Shut-off Valves



Shuts down abrasive media
Easy in-line maintenance
Stepped shaft
Quick gate replacement
One-piece high chrome seats

Ceramic-lined Pipes



Cast in one piece
Increases wear life by 10x
Easy installation
Maximum cost savings
Expected wear life of 25 years
Not one replacement since 1994



Capital Structure

Decisive Capital Structure Post Acquisition of Unicast Inc. (1)

	Price	Share Value	Shares Issued
Shares issued - to April 28th, 2016		\$ 4,862,150	3,773,400
Unicast - shares issued directly to vendors	\$ 3.00	\$ 1,551,000	517,033
Unicast - shares issued for financing	\$ 3.00	\$ 5,000,000	1,666,667
Shares Outstanding		\$ 11,413,150	5,957,100
Options - director	\$ 2.00	\$ 262,000	131,000
Options - agent - QT Round	\$ 2.00	\$ 126,156	63,078
Unicast - warrants issued for financing	\$ 3.00	\$ 350,000	116,667
Shares Outstanding - fully diluted		\$ 12,151,306	6,267,844

Proposed Financing Breakdown

Cash from Equity Raise (2)	\$5.0 million
Shares of Decisive Dividend Corporation	\$1.55 million
Bank Debt	\$5.5 million
Total	\$ 12.05 million

(1) Share value is calculated as at the date of issue.

(2) Based on targeted raise of \$5,000,000. The actual amount of proceeds may vary.



Subscriber Rights

The below rights are in addition to and do not derogate from any other right that the purchaser may have at law. Further, the below serves as a summary of the purchaser's rights as an investor in the event of a misrepresentation. The purchaser should refer to the provisions of the securities legislation of the purchaser's province or territory for the particulars of investor's rights, limitations of those rights and certain parties' defences to such rights and should consult with a legal advisor.

Statutory Rights of Action for Purchasers Resident in Alberta

This presentation could be designated as an offering memorandum under Alberta laws. In the event that this presentation is an offering memorandum, you will have certain rights provided to you by the *Securities Act* (Alberta) (the "**Alberta Act**") in the event of a misrepresentation. Where an offering memorandum contains a misrepresentation, the Alberta Act provides that a purchaser who purchases a security offered by the offering memorandum has, without regard to whether the purchaser relied on the misrepresentation, the following rights of action:

1. for damages against: (i) the issuer; (ii) every director of the issuer at the date of the offering memorandum; (iii) every person or company who signed the offering memorandum; and
2. for rescission against the issuer.

If a misrepresentation is contained in a record incorporated by reference in, or deemed incorporated into, an offering memorandum, the misrepresentation is deemed to be contained in the offering memorandum. Such rights of rescission and damages are subject to certain limitations and defences available to the issuer or other parties sued as more particularly set forth in the Alberta Act. *Time Limitations* – If a purchaser intends to rely on the rights described above, the purchaser must do so within strict time limitations. The purchaser must commence the action for rescission within 180 days after the date of the transaction that gave rise to the cause of action. The purchaser must commence the action for damages within the earlier of: (i) 180 days after the date that the purchaser first had knowledge of the facts giving rise to the cause of action; or (ii) three years after the date of the transaction that gave rise to the cause of action. The amount recoverable under the Securities Act (Alberta) may not exceed the price at which the securities were offered under the offering memorandum.

Statutory Rights of Action for Purchasers Resident in Saskatchewan

This presentation could constitute an offering memorandum under Saskatchewan laws. In the event that this presentation is an offering memorandum, you will have certain rights provided to you by *The Securities Act* (Saskatchewan) (the "**Saskatchewan Act**") in the event of a misrepresentation. Where an offering memorandum, together with any amendment to it (in this part, collectively being referred to as an "offering memorandum"), sent or delivered to a purchaser contains a misrepresentation, a purchaser who purchases a security covered by the offering memorandum has, without regard to whether the purchaser relied on the misrepresentation, has the following rights of action:

1. rescission against the issuer or a selling security holder on whose behalf the distribution is made; or
2. damages against: (i) the issuer or a selling security holder on whose behalf the distribution is made; (ii) every promoter and director of the issuer or the selling security holder, as the case may be, at the time the offering memorandum or any amendment to it was sent or delivered; (iii) every person or company whose consent has been filed respecting the offering, but only with respect to reports, opinions or statements that have been made by them; (iv) every person who or company that, in addition to the persons or companies mentioned in (i) to (iii) above, signed the offering memorandum or the amendment to the offering memorandum; and (v) every person who or company that sells securities on behalf of the issuer or selling security holder under the offering memorandum or amendment to the offering memorandum.

In addition, if there is a misrepresentation (as defined in the Saskatchewan Act) in any "advertising" or "sales literature" (as those terms are defined in the Saskatchewan Act) distributed in connection with a private placement offering and the purchaser is a resident of Saskatchewan, the purchaser has a statutory right to sue:

1. the issuer or a selling security holder of whose behalf the distribution is made;
2. every promoter or director of the issuer or selling security holder, as the case may be, at the time the advertising or sales literature was disseminated; and
3. every person who or company that, at the time the advertising or sales literature was disseminated, sells securities on behalf of the issuer or selling security holder in the offering with respect to which the advertising or sales literature was disseminated.



Subscriber Rights Continued

Furthermore, if there is a misrepresentation in any verbal statement made to a purchaser relating to the securities purchased and the verbal statement was made either before or contemporaneously with the purchase of the securities, the purchaser has a statutory right to sue the individual who made the verbal statement. Such rights of rescission and damages are subject to certain limitations and defences available to the issuer or other parties sued as more particularly set forth in the Saskatchewan Act. *Time Limitations* – If a purchaser intends to rely on the rights described above, the purchaser must do so within strict time limitations. The purchaser must commence the action for rescission within 180 days after the date of the transaction that gave rise to the cause of action. The purchaser must commence the action for damages within the earlier of: (i) one year after the purchaser first had knowledge of the facts giving rise to the cause of action; or (ii) or six years after the date of the transaction that gave rise to the cause of action. A purchaser that receives an amended offering memorandum also has the right to withdraw from the agreement to purchase the securities by delivering a notice to the person who or company that is selling the securities, indicating the purchaser's intention not to be bound by the purchase agreement. A purchaser must deliver the notice of withdrawal within two business days after receiving the amended offering memorandum.

Statutory Rights of Action for Purchasers Resident in Manitoba

This presentation could constitute an offering memorandum under Manitoba laws. In the event that this presentation is an offering memorandum, you will have certain rights provided to you by *The Securities Act* (Manitoba) (the “**Manitoba Act**”) in the event of a misrepresentation. When an offering memorandum contains a misrepresentation, a purchaser who purchases a security offered by the offering memorandum is deemed to have relied on the representation if it was a misrepresentation at the time of purchase and the purchase has:

- 1.a right of action for damages against: (i) the issuer; (ii) every director of the issuer at the date of the offering memorandum; and (iii) every person or company who signed the offering memorandum; and
- 2.a right of rescission against the issuer.

If the purchaser chooses to exercise a right of rescission against the issuer, the purchaser has no right of action for damages against a person or company referred to above. Such rights of rescission and damages are subject to certain limitations and defences available to the issuer and other parties sued as more particularly described in the Manitoba Act. *The Securities Act* (Manitoba) also provides defences in addition to those summarized here. The amount recoverable cannot exceed the price at which the securities were offered under the offering memorandum. Additionally, in an action for damages, any defendant is not liable for all or any part of the damages that the defendant proves do not represent the depreciation in value of the security as a result of the misrepresentation. *Time Limitations* – If a purchaser intends to rely on the rights described above, the purchaser must do so within strict time limitations. The purchaser must commence the action for rescission within 180 days after the date of the transaction that gave rise to the cause of action. The purchaser must commence the action for damages within the earlier of: (i) 180 days after the purchaser first had knowledge of the facts giving rise to the cause of action; or (ii) or two years after the date of the transaction that gave rise to the cause of action.

Statutory Rights of Action for Purchasers Resident in Ontario

This presentation could constitute an offering memorandum under Ontario laws. In the event that this presentation is an offering memorandum, you will have certain rights provided to you by the *Securities Act* (Ontario) (the “**Ontario Act**”) in the event of a misrepresentation. Where an offering memorandum contains a misrepresentation, a purchaser who purchases a security offered by the offering memorandum has, whether or not the purchaser relied on the misrepresentation, the following rights:

- 1.right of action for damages against the issuer and a selling security holder on whose behalf the distribution is made; or
- 2.if the purchaser purchased the security from a person or company referred to above, the purchaser may elect to exercise a right of rescission against the person or company. If the purchaser exercises this right of recession, the purchaser ceases to have a right of action for damages against the person or company.

Such rights of rescission and damages are subject to certain limitations and defences available to the issuer or other parties sued as more particularly set forth in the Ontario Act. *Time Limitations* – If a purchaser intends to rely on the rights described above, the purchaser must do so within strict time limitations. The purchaser must commence the action for rescission within 180 days after the date of the transaction that gave rise to the cause of action. The purchaser must commence the action for damages within the earlier of: (i) 180 days after the purchaser first had knowledge of the facts giving rise to the cause of action; or (ii) or three years after the date of the transaction that gave rise to the cause of action.



Decisive Dividend Contact Information

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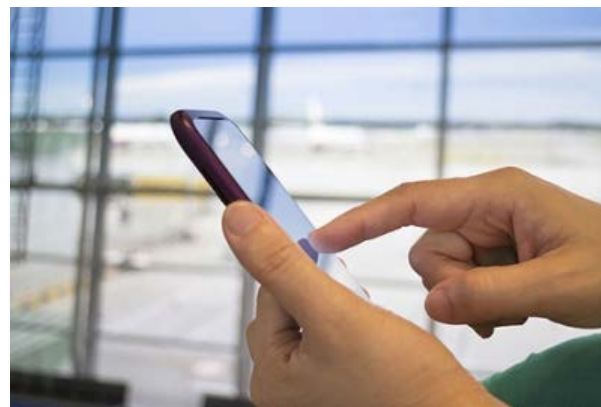
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