

March 29, 2004

March 2004 Canadian Supplement to the 2004 Americas Interdealer  
Master Equity Derivatives Confirmation Agreement

This March 2004 Canadian Supplement (this “Canadian Supplement”) to the 2004 Americas Interdealer Master Equity Derivatives Confirmation Agreement (the “Master Confirmation Agreement”) may be incorporated into a Transaction Supplement (as defined in the Master Confirmation Agreement) by wording in the Transaction Supplement indicating that, or the extent to which, the Transaction Supplement is subject to this Canadian Supplement.

If the parties have specified in a Transaction Supplement that this Canadian Supplement is applicable, the following provisions shall apply for the purposes of the Transaction to which such Transaction Supplement relates:

1. If the IO General Terms Confirmation (as defined in the Master Confirmation Agreement) is incorporated in such Transaction Supplement, the IO General Terms Confirmation is hereby amended as follows:

a. The definition of Settlement Currency is hereby amended by replacing “USD” with “CAD”.

2. If the IS General Terms Confirmation (as defined in the Master Confirmation Agreement) is incorporated in such Transaction Supplement, the IS General Terms Confirmation is hereby amended as follows:

a. The definition of Floating Rate Option is hereby amended by replacing “USD-LIBOR-BBA” with “CAD-BA-CDOR”.

b. The definition of Floating Rate Day Count Fraction is hereby amended by replacing “Actual/360” with “Actual/365 (Fixed)”.

c. The definition of Business Days is hereby amended by replacing “New York and London” with “Toronto”.

d. The definition of Settlement Currency is hereby amended by replacing “USD” with “CAD”.

3. If the SO General Terms Confirmation (as defined in the Master Confirmation Agreement) is incorporated in such Transaction Supplement, the SO General Terms Confirmation is hereby amended as follows:

a. The definition of Settlement Currency is hereby amended by replacing “USD” with “CAD”.

b. The definition of New Shares is hereby amended by replacing “any of the New York Stock Exchange, the American Stock Exchange or the NASDAQ National Market System (or their respective successors)” with “the Exchange”.

c. The section entitled “Nationalization, Insolvency or Delisting” is hereby amended by replacing the paragraph therein relating to Section 12.6(a)(iii) of the Equity Definitions with

“Section 12.6(a)(iii) of the Equity Definitions is hereby amended by deleting the remainder thereof immediately following the parenthetical ‘(other than a Merger Event or Tender Offer)’”.

c. The definition of Combined Stock Loan Rate and Interest Rate is hereby amended by replacing “USD-LIBOR-BBA” with “CAD-BA-CDOR”.

d. Clause (iv) of the first paragraph of Strike Price Adjustment is hereby amended by replacing “360” with “365”.

e. The definition of Relevant Rate is hereby amended by replacing “USD” with “CAD”.

4. If the SS General Terms Confirmation (as defined in the Master Confirmation Agreement) is incorporated in such Transaction Supplement, the SS General Terms Confirmation is hereby amended as follows:

a. The definition of Floating Rate Option is hereby amended by replacing “USD-LIBOR-BBA” with “CAD-BA-CDOR”.

b. The definition of Floating Rate Day Count Fraction is hereby amended by replacing “Actual/360” with “Actual/365 (Fixed)”.

c. The definition of Business Days is hereby amended by replacing “New York and London” with “Toronto”.

d. The definition of Settlement Currency is hereby amended by replacing “USD” with “CAD”.

e. The definition of New Shares is hereby amended by replacing “any of the New York Stock Exchange, the American Stock Exchange or the NASDAQ National Market System (or their respective successors)” with “the Exchange”.

f. The section entitled “Nationalization, Insolvency or Delisting” is hereby amended by replacing the paragraph therein relating to Section 12.6(a)(iii) of the Equity Definitions with “Section 12.6(a)(iii) of the Equity Definitions is hereby amended by deleting the remainder thereof immediately following the parenthetical ‘(other than a Merger Event or Tender Offer)’”.