# SUBSCRIPTION AGREEMENT AND POWER OF ATTORNEY

# STEPHENSON & COMPANY NORTH AMERICAN OPPORTUNITY FUND LP

TO: Stephenson & Company North American Opportunity Fund LP (the "**Partnership**") c/o Stephenson & Company North American Opportunity GP Inc. (the "**General Partner**") TD Canada Trust Tower 161 Bay Street Suite 2717 Toronto, ON M5J 2S1

#### AND TO: Stephenson & Company Capital Management Inc. (the "Manager")

The undersigned (the "Subscriber") hereby irrevocably subscribes for that number of Units (the "Units") of the Partnership as set forth below at a price per Unit as described in the confidential offering memorandum of the Partnership dated as of July 2, 2014 as it may be amended from time to time, relating to the offering of the Units (the "Offering Memorandum"). The Subscriber acknowledges that unless the Manager specifically designates otherwise, the Subscriber will be issued Class A Units of the Partnership. By submitting this subscription, the Subscriber acknowledges having received and read the Offering Memorandum and that the General Partner and the Manager are relying on the representations and warranties set out below.

All Subscribers must complete **page S-7** and **page S-8**, as well as **Schedule "G"** and **Schedule "H"**, and must complete and sign a **Form W-8BEN**.

All Subscribers that are "accredited investors" must complete Schedule "A".

**For a Subscriber purchasing the Units through another registered dealer** ("**Subscriber's Agent**"), it is the Subscriber's Agent's responsibility to fulfill all relevant "know-your-client" obligations and to assess whether the Units are a suitable investment for the Subscriber. The Subscriber's Agent is also responsible for all identification and investor information collection obligations under any anti-money laundering and anti-terrorist financing legislation. If the Subscriber's Agent and the Subscriber complete **Schedule "B"**, the Subscriber need not complete Schedule "C", Schedule "D", Schedule "E" or Schedule "F".

For a Subscriber purchasing Units directly through the Manager (and not through another dealer), the Manager must determine whether the Units are a suitable investment for the Subscriber having regard to the Subscriber's investment needs and objectives, his or her financial circumstances and risk tolerances. The Manager must also collect additional information under anti-money laundering and anti-terrorism legislation. In this regard, the Subscriber must complete Schedule "C" or Schedule "D", as well as Schedule "E" (if applicable) and Schedule "F".

All Subscribers that are "**permitted clients**" and who do not wish to complete Schedule "C" must complete **Schedule "D"** (unless the Manager is otherwise exempt from determining suitability – see Schedule "C").

#### General

The Subscriber acknowledges the information contained in the Offering Memorandum including, in particular, those investment considerations described therein under the heading "Risk Factors". Unless otherwise defined or the context otherwise requires, all capitalized terms used in this subscription agreement and power of attorney, and the Schedules hereto, (the "**Subscription Agreement**") have the meanings given in the Offering Memorandum and in the limited partnership agreement governing the affairs of the Partnership dated as of June 5, 2014, as it may be amended from time to time (the "**Limited Partnership Agreement**").

The Subscriber tenders herewith, in full payment of the aggregate subscription price of the Units, a cheque made payable to the Partnership or confirmation of wire instructions or other evidence of payment (as the Manager and the selling dealer may otherwise permit or require) for the amount set forth below representing the purchase price of the Units subscribed for. No Units shall be issued to the Subscriber until the Valuation Date following receipt by the Partnership of the subscription proceeds and the Subscription Agreement duly completed.

The Subscriber acknowledges that participation in the Partnership is subject to the acceptance of this subscription by the General Partner and by the Manager and to certain other conditions set forth in the Limited Partnership Agreement. The Subscriber agrees that this subscription is given for valuable consideration and shall not be withdrawn or revoked by the Subscriber. The acceptance of this subscription shall be effective upon the written acceptance by the Manager and the deposit of the Subscriber's payment into any of the Partnership's accounts. The Subscriber shall become a party to and bound by the terms of the Limited Partnership Agreement upon acceptance of this Subscription and acknowledges execution of the Limited Partnership Agreement, and any amendments thereto from time to time, by the General Partner on behalf of the Subscriber. This Subscription Agreement and the subscription Agreement if this subscription is not accepted. If the subscription is accepted only in part, a cheque representing a portion of the purchase price for that portion of the subscription price for the Units which is not accepted will be promptly delivered or mailed to the Subscriber without interest or penalty. Subscription funds received prior to a Subscription Date will be kept in a segregated account (without interest or deduction) in trust for the Subscriber pending acceptance of this Subscription Agreement.

### **General Representations and Warranties**

The Subscriber represents, warrants, certifies, acknowledges and covenants to and in favour of the Partnership, the General Partner and the Manager as follows:

- (1) the Subscriber has such knowledge and experience in financial and business affairs as to be capable of evaluating the merits and risks of an investment in the Partnership and is able to bear the economic risk of loss of such investment;
- (2) the Subscriber is not a "non-resident", a partnership other than a "Canadian partnership", a "tax shelter", a "tax shelter investment", or an entity an interest in which is a "tax shelter investment" or in which a "tax shelter investment" has an interest, within the meaning of the *Income Tax Act* (Canada), nor is the Subscriber a partnership that does not prohibit investment by the foregoing persons; and in the event that the Subscriber's status in this respect changes, the Subscriber will immediately notify the Manager in writing;
- (3) if the Subscriber is or becomes a "financial institution" within the meaning of Section 142.2 of the *Income Tax Act* (Canada), the Subscriber will immediately notify the Manager in writing of such status;
- (4) if an individual, the Subscriber has attained the age of majority and has the legal capacity and competence to execute this Subscription Agreement and to take all actions required pursuant hereto;
- (5) if not an individual, the Subscriber has good right, full power and absolute authority to execute this Subscription Agreement and to take all necessary actions, and all necessary approvals have been given to authorize it to execute this Subscription Agreement;
- (6) this Subscription Agreement, when accepted, will constitute a legal, valid, binding and enforceable contract of the Subscriber, enforceable against the Subscriber in accordance with its terms;
- (7) if the Subscriber is purchasing the Units as trustee or agent (including, for greater certainty, a portfolio manager or comparable advisor) for a principal, the Subscriber has notified the Manager of such fact, and the Subscriber is duly authorized to execute and deliver this Subscription Agreement and all other necessary documentation in connection with such purchase on behalf of such principal, to agree to the terms and conditions contained herein and therein and to make the representations, certifications, acknowledgments and covenants made herein and therein, and this Subscription Agreement has been duly authorized, executed and delivered by or on behalf of, and constitutes a legal, valid and binding agreement enforceable against, such principal, and the Subscriber acknowledges that the Manager is required by law to disclose to certain regulatory authorities, the identity of such principal purchaser of Units for whom the Subscriber may be acting;
- (8) the entering into of this Subscription Agreement and the transactions contemplated hereby will not result in the violation of any terms or provisions of any law applicable to, or the constating documents

of, the Subscriber or of any agreement, written or oral, to which the Subscriber may be a party or by which he, she or it is or may be bound;

- (9) the Subscriber is a resident of, or is otherwise subject to the securities laws of, the jurisdiction set out under "Name and Address of Subscriber" below and is not purchasing the Units for the account or benefit of any person in any jurisdiction other than such jurisdiction;
- (10) the Subscriber has no knowledge of a "material fact" or "material change" (as those terms are defined in applicable securities legislation) in the affairs of the Partnership that has not been generally disclosed to the public, save knowledge of this particular transaction;
- (11) the Subscriber is aware that there are securities and tax laws applicable to the holding and disposition of the Units and has been given the opportunity to seek advice in respect of such laws and is not relying solely upon information from the Partnership, the Manager, or, where applicable, their officers, directors, employees or agents;
- (12) the Subscriber acknowledges that no prospectus has been filed with any securities commission or other regulatory body in connection with the issuance of the Units, such issuance is exempted from the prospectus requirements of applicable securities legislation; and
  - (a) the Subscriber is restricted from using the civil remedies available,
  - (b) the Subscriber may not receive information that would otherwise be required to be provided, and
  - (c) the Partnership is relieved from certain obligations that would otherwise apply,

under certain applicable securities legislation which would otherwise be available if the Units were sold pursuant to a prospectus;

- (13) the Subscriber has received, reviewed and fully understands the Limited Partnership Agreement and the Offering Memorandum and has had the opportunity to ask and have answered any and all questions which the Subscriber wished with respect to the business and affairs of the Partnership, the Units and the subscription hereby made;
- (14) specifically, the Subscriber is aware of the characteristics of the Units, of the nature and extent of personal liability and of the risks associated with an investment in the Units;
- (15) the Subscriber understands that (i) there is no right to demand any distribution from the Partnership, other than by redemption of Units pursuant to the terms and procedures and subject to the restrictions described in the Offering Memorandum, including consent of the Manager; (ii) it is not anticipated that there will be any public market for the Units; and (iii) it may not be possible to sell or dispose of Units;
- (16) the Subscriber shall not knowingly transfer his, her or its Units in whole or in part to a person without the approval of the Manager and will do so only in accordance with applicable securities laws;
- (17) the investment portfolio and trading procedures of the Partnership are proprietary to the Partnership and the Manager and all information relating to such investment portfolio and trading procedures shall be kept confidential by the Subscriber and will not be disclosed to third parties (excluding the Subscriber's professional advisers) without the written consent of the Manager;
- (18) the Subscriber will execute and deliver all documentation and provide all such further information to the Manager as may be required from time to time in order for the Manager to satisfy its obligations under applicable securities legislation and anti-money laundering and anti-terrorist financing legislation, and to satisfy domestic and foreign tax reporting and similar filings; and
- (19) the representations, warranties, covenants, certifications and acknowledgments of the Subscriber contained in this Subscription Agreement shall survive the completion of the purchase and sale of the Units and any subsequent purchase of Units by the Subscriber unless a new subscription agreement is executed at the time of the subsequent purchase, and the Subscriber undertakes to notify the Manager immediately at the address set forth above of any change in any

representation, warranty or other information relating to the Subscriber set forth in this Subscription Agreement.

### **Power-of-Attorney**

In consideration of the General Partner accepting this Subscription and conditional thereon:

- (1) the Subscriber hereby nominates, constitutes and appoints the General Partner, with full power of substitution, as his, her or its agent and true and lawful attorney for property and agent to act on his, her or its behalf, with full power and authority in his, her or its name, place and stead to execute, swear to, ratify, confirm, acknowledge, deliver, file and record in the appropriate public offices in any jurisdictions where the General Partner considers it appropriate any and all of:
  - (a) the Limited Partnership Agreement, and any amendment, change or modification thereto from time to time made in accordance with its terms, and all declarations and other instruments or documents necessary or required to continue and keep in good standing the Partnership as a limited partnership in the Province of Ontario and elsewhere;
  - (b) all documents on behalf of the Subscriber and in the Subscriber's name as may be necessary to give effect to the sale or assignment of a Unit or to give effect to the admission of additional or substituted Limited Partners or a transferee of Units as a new Limited Partner of the Partnership as required by and/or subject to the terms and restrictions of the Limited Partnership Agreement;
  - (c) all conveyances and other instruments or documents required in connection with the dissolution and liquidation of the Partnership subject to the terms and restrictions of the Limited Partnership Agreement, including the distribution of assets of the Partnership;
  - (d) all other instruments and documents on the Subscriber's behalf and in the Subscriber's name or in the name of the Partnership as may be deemed necessary by the General Partner to carry out fully the Limited Partnership Agreement in accordance with its terms; and
  - (e) all elections, determinations, designations, applications, declarations of status or beneficial ownership, claims, information returns, forms, or similar documents or instruments under the *Income Tax Act* (Canada) (including without limitation elections under Section 97(2) thereof as it may be amended or replaced from time to time) or any other taxation or other legislation or laws of like import in Canada, in the United States of America, or in any other foreign jurisdiction, in respect of the affairs of the Partnership or of the Subscriber's interest in the Partnership, for and including the calendar years 2014, 2015, 2016, 2017, 2018, 2019, 2020, 2021, 2022, 2023 and 2024 and any and all such other taxation years in which the Subscriber is or is deemed to be a Limited Partner; and
- (2) the Subscriber acknowledges that the ability of the General Partner to carry out its duties and discharge its obligations to the Partnership is dependent on the validity and survival of this power-of-attorney.

The power-of-attorney hereby granted is a power coupled with an interest and is irrevocable; it shall survive the assignment by the Subscriber of the whole or any part of the interest of the Subscriber in the Partnership, extends to the heirs, executors, administrators, successors, assigns and other legal representatives of the Subscriber, shall survive the death or disability of the Subscriber and may be exercised by the General Partner on behalf of the Subscriber in executing such instrument with a single signature as attorney and agent for all of them. The Subscriber agrees to be bound by any representation or action made or taken by the General Partner pursuant to such power of attorney and hereby waives any and all defences which may be available to contest, negate or disaffirm the action of the General Partner taken in good faith under such power of attorney. In the event that a court of competent jurisdiction (or an arbitrator in circumstances where the General Partner has agreed to be bound by such arbitrator's decision) determines that this power-of-attorney has been terminated, been duly revoked or has become invalid, any exercise of the power by the General Partner following such termination, revocation or invalidity shall be valid and binding as between the Subscriber or the estate of the Subscriber and any person, including the General Partner, who acted in good faith and without knowledge of the termination, revocation or invalidity.

The Subscriber hereby releases the General Partner from all liability of any kind that may arise in consequence of any act or omission of the General Partner, so long as the General Partner exercises its authority hereunder in good faith. The Subscriber agrees to be bound by any representation or action made or taken by the General Partner pursuant to this power of attorney and, if requested, agrees to ratify any such representation or action, including the execution of any documents necessary to effect such ratification. The Subscriber hereby indemnifies the General Partner with respect to all liability that may arise hereunder in consequence of any act or omission of the General Partner in the exercise of its authority hereunder, unless the General Partner is found by a court of competent jurisdiction in the Province of Ontario to have acted without good faith in exercising its authority hereunder, and such indemnification shall remain effective for any entity that ceases to be General Partner in respect of any such act or omission that occurred while such entity was General Partner.

This power of attorney becomes effective on the date of acceptance of this Subscription and shall continue in respect of the General Partner so long as it is the general partner of the Partnership, and shall terminate thereafter, but shall continue in respect of a new general partner as if the new general partner were the original attorney. This power-of-attorney is in addition to and does not override or terminate any other power-of-attorney previously granted by the Subscriber; however in the event of a conflict between the terms of the power-of-attorney contained herein, and the provisions relating to a power-of-attorney contained in the Limited Partnership Agreement or in any previous subscription for Units of the Partnership by the Subscriber, the terms of this power-of-attorney shall prevail. This power-of-attorney shall survive the granting of any subsequent power of attorney by the Subscriber. The Subscriber agrees to take any action reasonably required by the General Partner to ratify any decision made or step taken by the General Partner pursuant to this power-of-attorney.

## Anti-Money Laundering and Anti-Terrorist Financing Legislation

In accordance with the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada), a Subscriber purchasing Units directly from the Manager (and not through a registered dealer to whom the following has been provided) must provide certain information and/or documentation as well as proof of identity and source of funds to the Manager. Corporations, trusts, limited partnerships or similar entities, other than those entities specifically exempted by the applicable rules, must complete **Schedule "E"** and attach all necessary documentation. Individual Subscribers, and each signatory of a Subscriber that is not an individual, must complete **Schedule "F"** and, if necessary, Schedules "F-1" and "F-2" and attach all necessary documentation.

In order to assist the Manager in discharging its obligations, the Subscriber represents that neither he or she, or any director, officer and beneficial owner of it (unless the entity is specifically exempted), nor any of such persons' mother or father, child, spouse or common-law partner, spouse's or common-law partner's mother or father, or brother, sister, half-brother or half-sister, is a politically exposed foreign person. A "**politically exposed foreign person**" is an individual who holds or has ever held one of the following offices or positions in or on behalf of a foreign country:

- a head of state or government;
- a member of the executive council of government or member of a legislature;
- a deputy minister (or equivalent);
- an ambassador or an ambassador's attaché or counsellor;
- a military general (or higher rank);
- a president of a state owned company or bank;
- a head of a government agency;
- a judge; or
- a leader or president of a political party in a legislature.

The Subscriber will immediately notify the Manager if the status of any such person in this regard changes.

The Subscriber acknowledges that if, as a result of any information or other matter which comes to the Manager's attention, any director, officer or employee of the Manager, or its professional advisers, knows or suspects that an investor is engaged in money laundering, such person is required to report such information or other matter to the Financial Transactions and Reports Analysis Centre of Canada (FINTRAC) and such report

shall not be treated as a breach of any restriction upon the disclosure of information imposed by Canadian law or otherwise.

#### **Foreign Tax Reporting**

In accordance with the Intergovernmental Agreement between Canada and the United States for the enhanced exchange of tax information under the Canada-U.S. Tax Convention (the "IGA") and related proposed legislation and guidance, and as required under the U.S. Foreign Account Tax Compliance Act ("FATCA"), the Manager is required to report on behalf of the Partnership certain information with respect to Subscribers who are U.S. residents and U.S. citizens (including U.S. citizens who are residents or citizens of Canada), and certain other "U.S. Persons" as defined under the IGA, to the Canada Revenue Agency ("CRA"). The CRA will then exchange the information with the U.S. Internal Revenue Service ("IRS") pursuant to the provisions of the Canada-U.S. Tax Convention. In order for the Manager and the Partnership to comply with their obligations under the IGA, all Subscribers must complete Schedule "G" and must immediately notify the Manager if any information provided on Schedule "G" changes.

The Subscriber acknowledges that if the Manager is required to report information to the CRA in connection with the Subscriber's investment in the Partnership, such report shall not be treated as a breach of any restriction upon the disclosure of information that may be imposed by Canadian law or otherwise.

#### **Statutory Rights of Action**

Subscribers resident in certain Provinces of Canada are entitled by applicable legislation to rights of action for damages or rescission as described in the Offering Memorandum. Such rights of action for rescission and damages shall be exercised by delivery of notice in writing by the Subscriber to the Partnership at TD Canada Trust Tower, 161 Bay Street, Suite 2717, Toronto, Ontario M5J 2S1 (or at such other address as the Partnership may direct, from time to time) within the time period specified in the legislation.

### **Relationship Disclosure Information**

The Subscriber acknowledges that the Manager is the investment fund manager and portfolio manager to the Partnership. In addition, the Manager may also be acting as the dealer of record for the Subscriber unless the Subscriber and the Subscriber's Agent have completed Schedule "B". As a registrant, the Manager is required by law to provide certain information to the Subscriber (referred to as "relationship disclosure information") regarding the nature of the relationship between the Manager and the Subscriber, the operating charges and transaction charges charged by the Manager to the Subscriber or the Partnership, and the obligations of the Manager to the Subscriber, among other things, which information is contained in the Offering Memorandum and in this Subscription Agreement.

#### **Consent to Electronic Delivery of Documents and other Email Communications**

The Subscriber acknowledges that it is entitled to receive annual and interim financial statements and may receive other information about the Partnership from the Manager. By completing **Schedule "H"**, the Subscriber is consenting to the receipt of financial information and other reports electronically. **Furthermore, by signing this Subscription, the Subscriber also consents to receiving updates, promotional emails and other commercial electronic messages from the Manager** unless the Subscriber withdraws consent by checking the box in Schedule "H" or otherwise notifies the Manager.

### **Privacy Policy**

Attached as **Schedule "I"** hereto is a copy of the Partnership's Privacy Policy. By signing this Subscription Agreement, the Subscriber consents to the collection, use and disclosure of his or her personal information in accordance with such policy.

### **Independent Dispute Resolution Service**

Disclosure regarding the complaints process and independent dispute resolution service available to the Subscriber if (a) the Subscriber is purchasing Units directly from the Manager and (b) the Subscriber is either an individual or is not a permitted client within the meaning of National Instrument 31-103 *Registration Requirements, Exemptions and Ongoing Registrant Obligations* that has completed Schedule "D", is attached as **Schedule "J**".

# Indemnity

The Subscriber agrees to indemnify each of the Partnership, the General Partner and the Manager against all losses, claims, costs, expenses and damages or liabilities which it may suffer or incur or cause arising from the reliance on the representations, certifications and covenants of the Subscriber by the Partnership or the Manager or the breach of any of them by the Subscriber. Any signatory signing on behalf of the Subscriber as agent or otherwise represents and warrants that such signatory has authority to bind the Subscriber and agrees to indemnify each of the Partnership, the General Partner and the Manager against all losses, claims, costs, expenses and damages or liabilities which it may suffer or incur or cause arising from the reliance on such representation and warranty.

### **Governing Law and Language**

This Subscription Agreement and all ancillary documents shall be governed by and construed in accordance with the laws of the Province of Ontario and the laws of Canada applicable therein. By the Subscriber's execution of this Subscription Agreement, the Subscriber irrevocably attorns to the non-exclusive jurisdiction of the courts of Ontario.

The Subscriber has required that this Subscription Agreement and all related documents including any offering memorandum or supplement thereto be in the English language. Le souscripteur a exigé que cette convention de souscription ainsi que tout autre document ou avis afférent incluant toute notice d'offre et supplément à cette notice d'offre soient rédigés en langue anglaise.

### **Prospectus Exemptions**

The Subscriber acknowledges that, if this Subscription is accepted, Units will be distributed to the Subscriber pursuant to a regulatory exemption from statutory requirements that would otherwise require the Partnership to deliver to the Subscriber a prospectus that complies with statutory requirements. In doing so, the Partnership will be relying on the following representations and certification by the Subscriber:

The Subscriber hereby represents and certifies that the Subscriber is acting for his, her or its own account and is purchasing Units as principal (or is deemed by National Instrument 45-106 *Prospectus and Registration Exemptions* to be acting as principal) for investment purposes only and not with a view to resale and is one of the following [please check the appropriate box]:

#### **Accredited Investor**

a resident of Ontario who meets the definition of "accredited investor" and has completed the Certificate of Accredited Investor attached as Schedule "A" [**please complete Schedule** "A"]; or

#### \$150,000 minimum investment

a resident of Ontario and is making a firm commitment to invest an aggregate amount of at least \$150,000 and, if neither an accredited investor nor an individual, the Subscriber has not been formed, created, established or incorporated for the purpose of permitting the purchase of the Units without a prospectus; or

#### Subsequent top-up investment by non-Accredited Investor

a resident of Ontario and is purchasing Units with an aggregate acquisition cost of less than \$150,000, but already purchased Units of the same class or series as principal for an acquisition cost of not less than \$150,000 paid in cash at the time of purchase, and at the date of this subscription owns Units with a net asset value or aggregate acquisition cost of at least \$150,000; or

# Other

has the benefit of the following exemption (specify nature and source of exemption):

This agreement is not transferable or assignable by the Subscriber except with the consent of the Manager or by operation of law. Dated this \_\_\_\_\_ day of \_\_\_\_\_ (month) (day) (year) Amount Subscribed for: \$ \_\_\_\_\_ Subscriber's Signature Class of Units: \_\_\_\_\_ Name and Address of Subscriber: Telephone Number: Print Name – (Full Legal Name) (Affix seal if a corporation) Fax Number: Address (No P.O. Box Number) Email Address:\_\_\_\_\_ City, Province, Postal Code If Subscriber is not an Individual: Business Identification Number: Type of Entity: Trust Identification Number: \_\_\_\_\_ Name and Position of Signatory (if applicable) Date of Incorporation or Formation: If Subscriber is an Individual: If Subscriber is an individual, his or her signature must be witnessed by a person who is neither By what given name are you commonly known? a minor or the spouse or child of the Subscriber): Witness Date of Birth:\_\_\_\_\_ Signature Place of Birth: Witness Name Citizenship: S.I.N.: Witness Address Employer's Name and Address:

**Joint Accounts:** Each account holder must sign a copy of this Subscription and provide appropriate proof of identification. You hereby confirm that the Units are to be held by each of you as joint tenants and not as tenants in common and we are hereby authorized to take orders from either of you alone. Unless you both instruct us differently, (i) allocations for tax purposes will be made to each of you in equal amounts, and (ii) distributions of profit and capital (including the payment of redemption proceeds) will be made and paid to the order of all joint holders (if paid by cheque) or to the account from which wire payment for the subscription for Units was received.

### SCHEDULE "A"

## **CERTIFICATE OF ACCREDITED INVESTOR**

### [To be completed and initialled by Subscriber if you checked the "Accredited Investor" box on page S-5:]

### TO: Stephenson & Company Capital Management Inc. (the "Manager")

In connection with the purchase by the undersigned purchaser (the "**Subscriber**") of units of Stephenson & Company North American Opportunity Fund LP (the "**Partnership**"), the Subscriber (or the signatory on behalf of the Subscriber) certifies for the benefit of the Partnership and the Manager that the Subscriber is a resident of, or the purchase and sale of securities to the Subscriber is otherwise subject to the securities legislation of, Ontario, and the Subscriber is (and will at the time of acceptance of this Subscription Agreement and any additional subscriptions be) an accredited investor within the meaning of National Instrument 45-106 – *Prospectus and Registration Exemptions* ("NI 45-106"). Specifically, the Subscriber is:

# PLEASE CHECK THE BOX OF THE APPLICABLE CATEGORY AND INITIAL:

	(a)	a Canadian bank, loan corporation, trust company, insurance company or other Canadian financial institution (as defined in NI 45-106), or a Schedule III bank,
	(b)	the Business Development Bank of Canada incorporated under the Business Development Bank of Canada Act (Canada),
	(c)	a subsidiary of any person referred to in paragraphs (a) or (b), if the person owns all of the voting securities of the subsidiary, except the voting securities required by law to be owned by directors of that subsidiary,
	(d)	a person registered under the securities legislation of a province or territory of Canada as an adviser or dealer,
	(e)	an individual registered or formerly registered under the securities legislation of a province or territory of Canada as a representative of a person referred to in paragraph (d),
	(f)	the Government of Canada or a province or territory of Canada, or any crown corporation, agency or wholly owned entity of the Government of Canada or a province or territory of Canada,
	(g)	a municipality, public board or commission in Canada and a metropolitan community, school board, the Comité de gestion de la taxe scolaire de l'île de Montréal or an intermunicipal management board in Québec,
	(h)	any national, federal, state, provincial, territorial or municipal government of or in any foreign jurisdiction, or any agency of that government,
	(i)	a pension fund that is regulated by the Office of the Superintendent of Financial Institutions (Canada), a pension commission or similar regulatory authority of a province or territory of Canada,
	(j)	an individual who, either alone or with a spouse, beneficially owns financial assets (as defined below), having an aggregate realizable value that before taxes, but net of any related liabilities, exceeds \$1,000,000,
	(k)	an individual whose net income before taxes exceeded \$200,000 in each of the two most recent calendar years or whose net income before taxes combined with that of a spouse exceeded \$300,000 in each of the two most recent calendar years and who, in either case, reasonably expects to exceed that net income level in the current calendar year,
	(1)	an individual who, either alone or with a spouse, has net assets (as defined below) of at least \$5,000,000,

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a person, other than an individual or investment fund, that has net assets of at least \$5,000,000, as shown on its most recently prepared financial statements, and that was not formed for the sole purpose of making a representation to this effect in order to qualify as an accredited investor,

an investment fund that distributes or has distributed its securities only to

- (i) a person that is or was an accredited investor at the time of the distribution,
- (ii) a person that acquires or acquired securities in the circumstances referred to in sections 2.10 [*Minimum amount investment*] or 2.19 [*Additional investment in investment funds*] of NI 45-106 or equivalent exemptions under applicable securities legislation as specified in Section 8.2 of NI 45-106, or
- (iii) a person described in paragraph (i) or (ii) that acquires or acquired securities under section 2.18 [*Investment fund reinvestment*] of NI 45-106,
- (o) an investment fund that distributes or has distributed securities under a prospectus in a province or territory of Canada for which the regulator or, in Quebec, the securities regulatory authority, has issued a receipt,
- (p) a trust company or trust corporation registered or authorized to carry on business under the *Trust and Loan Companies Act* (Canada) or under comparable legislation in a province or territory of Canada or a foreign jurisdiction, acting on behalf of a fully managed account managed by the trust company or trust corporation, as the case may be,
- (q) a person acting on behalf of a fully managed account managed by that person, if that person is registered or authorized to carry on business as an adviser or the equivalent under the securities legislation of a province or territory of Canada or a foreign jurisdiction, and neither that person nor the legal or beneficial owner of the fully managed account is resident in Ontario,
- (r) a registered charity under the *Income Tax Act* (Canada) that, in regard to the trade, has obtained advice from an eligibility adviser or an adviser registered under the securities legislation of the province or territory of the registered charity to give advice on the securities being traded,
  - (s) an entity organized in a foreign jurisdiction that is analogous to any of the entities referred to in paragraphs (a) to (d) or paragraph (i) in form and function,
  - (t) a person in respect of which all of the owners of interests, direct, indirect or beneficial, except the voting securities required by law to be owned by directors, are persons that are accredited investors,
  - ] \_\_\_\_\_ (u) an investment fund that is advised by a person registered as an adviser or a person that is exempt from registration as an adviser, or
    - (v) a person that is recognized or designated by the securities regulatory authority or, except in Ontario and Québec, the regulator as an accredited investor.

## **Defined Terms:**

Certain terms used above are specifically defined by applicable securities legislation, regulation or rules, as follows:

### "Canadian financial institution" means:

- (i) an association governed by the *Cooperative Credit Associations Act* (Canada) or a central cooperative credit society for which an order has been made under section 473(1) of that Act, or
- (ii) a bank, loan corporation, trust company, trust corporation, insurance company, treasury branch, credit union, caisse populaire, financial services cooperative, or league that, in each case, is authorized by an enactment of Canada or a province or territory of Canada to carry on business in Canada or a province or territory of Canada;

"company" means any corporation, incorporated association, incorporated syndicate or other incorporated organization;

#### "director" means:

- (i) a member of the board of directors of a company or an individual who performs similar functions for a company, and
- (ii) with respect to a person that is not a company, an individual who performs functions similar to those of a director of a company;

"eligibility adviser" means:

- (i) a person that is registered as an investment dealer and authorized to give advice with respect to the type of security being distributed, and
- (ii) in Saskatchewan or Manitoba, also means a lawyer who is a practicing member in good standing with a law society of a province or territory of Canada or a public accountant who is a member in good standing of an institute or association of chartered accountants, certified general accountants or certified management accountants in a province or territory of Canada provided that the lawyer or public accountant must not
  - (A) have a professional, business or personal relationship with the issuer, or any of its directors, executive officers, founders, or control persons, and
  - (B) have acted for or been retained personally or otherwise as an employee, executive officer, director, associate or partner of a person that has acted for or been retained by the issuer or any of its directors, executive officers, founders or control persons within the previous 12 months;

"executive officer" means, for an issuer, an individual who is:

- (i) a chair, vice-chair or president;
- (ii) vice-president in charge of a principal business unit, division or function including sales, finance or production; or
- (iii) performing a policy-making function in respect of the issuer;

"**financial assets**" include, (i) cash, (ii) securities, or (iii) a contract of insurance, deposit or an evidence of a deposit that is not a security for the purposes of securities legislation (the value of an investor's personal residence or other real estate is not included in the calculation of financial assets);

"foreign jurisdiction" means a country other than Canada or a political subdivision of a country other than Canada;

"**fully managed account**" means an account of a client for which a person makes the investment decisions if that person has full discretion to trade in securities for the account without requiring the client's express consent to a transaction;

"individual" means a natural person, but does not include a partnership, unincorporated association, unincorporated organization, trust or a natural person in his or her capacity as trustee, executor, administrator or other legal personal representative;

"net assets" means all of the investor's assets minus all of his or her liabilities;

"person" includes:

- (i) an individual,
- (ii) a corporation,
- (iii) a partnership, trust, fund and an association, syndicate, organization or other organized group of persons, whether incorporated or not, and
- (iv) an individual or other person in that person's capacity as a trustee, executor, administrator or personal or other legal representative;

"related liabilities" means:

- (i) liabilities incurred or assumed for the purpose of financing the acquisition or ownership of financial assets, or
- (ii) liabilities that are secured by financial assets;

"Schedule III bank" means an authorized foreign bank named in Schedule III of the Bank Act (Canada);

"spouse" means, an individual who,

- (i) is married to another individual and is not living separate and apart within the meaning of the *Divorce Act* (Canada), from the other individual,
- (ii) is living with another individual in a marriage-like relationship, including a marriage-like relationship between individuals of the same gender, or
- (iii) in Alberta, is an individual referred to in paragraph (i) or (ii), or is an adult interdependent partner within the meaning of the *Adult Interdependent Relationships Act* (Alberta);

"subsidiary" means an issuer that is controlled directly or indirectly by another issuer and includes a subsidiary of that subsidiary;

# Control

A person (first person) is considered to control another person (second person) if

- (i) the first person beneficially owns or directly or indirectly exercises control or direction over securities of the second person carrying votes which, if exercised, would entitle the first person to elect a majority of the directors of the second person, unless that first person holds the voting securities only to secure an obligation,
- (ii) the second person is a partnership, other than a limited partnership, and the first person holds more than 50% of the interests of the partnership, or
- (iii) the second person is a limited partnership and the general partner of the limited partnership is the first person.

### SCHEDULE "B"

### **CERTIFICATE OF SUBSCRIBER'S AGENT**

[To be completed if the Subscriber is a client of a registered adviser or dealer (the "Subscriber's Agent") and is investing in the Partnership through and on the advice of the Subscriber's Agent:]

By submitting this completed Subscription Agreement to the Manager, the Subscriber's Agent hereby acknowledges and confirms that it has fulfilled all relevant "know-your-client" and suitability obligations that it owes to the Subscriber and all identification and investor information collection obligations under anti-money laundering and antiterrorist financing legislation. The Subscriber's Agent also agrees to provide any information requested by the Manager to assist it in discharging its obligations under such laws.

Signature of Subscriber's Agent

Name of Account Representative and Rep Number

The Subscriber hereby acknowledges that the Subscriber's Agent may receive a trailing commission in respect of the Units purchased by the Subscriber.

The Subscriber hereby authorizes the Manager to rely on and accept instructions from the Subscriber's Agent on the Subscriber's behalf in connection with redemptions and transfers of Units.

X

X

Signature of Subscriber

If the Subscriber and the Subscriber's Agent complete this Schedule "B", the Subscriber DOES NOT need to complete Schedule "C", Schedule "D", Schedule "E" or Schedule "F".

# SCHEDULE "C" KNOW-YOUR-CLIENT INFORMATION

[To be completed and initialled by Subscriber if purchasing Units directly from the Manager (unless the Subscriber is a registered firm, a Canadian financial institution or a Schedule III bank, or is otherwise a permitted client that has completed Schedule "D"):]

	Annual Income (average past two years) Under \$100,000 \$100,000-\$199,999 \$200,000-\$299,999 \$300,000-\$499,999 Over \$500,000		Net Worth     Under \$100,000     \$100,000-\$249,999     \$250,000-\$499,999     \$500,000-\$1,000,000     Over \$1,000,000		Investable Assets (non-RRSP)   □ Under \$100,000   □ \$100,000-\$249,999   □ \$250,000-\$499,999   □ \$500,000-\$1,000,000   □ Over \$1,000,000	
	<b>Investment Knowledge</b> (please choose only one)		Knowledge of Alternative Investment Products		Other Investments Held	
Limited – on the advi Good – yc common sl High/Expe	High/Expert Good Limited Nil <b>t Knowledge</b> you have only invested in simple securities such as ice of others. u have either traded in or have some knowledge of hares, as well as a basic understanding of the degree <b>ert</b> – you have a good business background, follow t vestment securities.	fund pr	characteristics of both fixed income securities and eward inherent in these types of securities.	Approx	Bonds Mutual Funds Mortgages Term Deposits Stocks Real Estate simate value of other investments	
In	vestment Objectives (of this investment)		<b>Risk Tolerance</b>		Liquidity	
	Growth & Income Aggressive Growth	Moderate – or potential	y of capital with an expectation of small return. - moderate asset fluctuation but with higher return	Subscri investn	iber needs instant access to their nent: Yes No	
are pu	pscriber an <b>insider of a reportin</b> blicly traded (as those terms are d s, provide name(s) of issuer(s):	-			Yes No	
	e of Subscription Funds: Sale of other investment		Savings Borrowed		Other: (please specify)	
The p	urpose of this investment is: short term investment only other (please specify):		investment for retirement investment for a group plan		children's education fund investment of retained earnings	
The ir	ntended length of investment:		number of years:, or		undetermined at this time	
	(Manager only) Reviewed by:			Mgr. I	<mark>·iber Initials:</mark> nitials:	

#### SCHEDULE "D"

#### PERMITTED CLIENT SUITABILITY WAIVER

### [To be completed, initialled and signed by the Subscriber if purchasing Units directly from the Manager and the Subscriber is a Permitted Client that does not wish to provide the know-your-client information otherwise required:]

### TO: Stephenson & Company Capital Management Inc. (the "Manager")

In connection with the purchase by the undersigned purchaser (the "**Subscriber**") of units of the Stephenson & Company North American Opportunity Fund LP (the "**Partnership**"), the Subscriber (or the signatory on behalf of the Subscriber) certifies for the benefit of the Manager that the Subscriber is a permitted client within the meaning of National Instrument 31-103 – *Registration Requirements, Exemptions and Ongoing Registrant Obligations* ("**NI 31-103**"), and <u>hereby (i) waives the Manager's obligation to determine suitability of the Subscriber's investment in the Partnership in accordance with section 13.3 of NI 31-103 and (ii) unless the Subscriber is an individual, acknowledges that the Manager is not obligated to provide all of the disclosure and reporting required by Part 14 of NI 31-103. Specifically, the Subscriber is:</u>

### PLEASE CHECK THE BOX OF THE APPLICABLE CATEGORY AND INITIAL:

	(a)	a Canadian	financial	institution	or a Schedule	III bank:
	(u)	u Cunuunun	munulu	monutation	or a benedule	m ount,

- (b) the Business Development Bank of Canada incorporated under the Business Development Bank of Canada Act (Canada);
- (c) a subsidiary of any person or company referred to in paragraph (a) or (b), if the person or company owns all of the voting securities of the subsidiary, except the voting securities required by law to be owned by directors of the subsidiary;
- (d) a person or company registered under the securities legislation of a jurisdiction of Canada as an adviser, investment dealer, mutual fund dealer or exempt market dealer;
- (e) a pension fund that is regulated by either the federal Office of the Superintendent of Financial Institutions or a pension commission or similar regulatory authority of a jurisdiction of Canada or a wholly-owned subsidiary of such a pension fund;
- (f) an entity organized in a foreign jurisdiction that is analogous to any of the entities referred to in paragraphs (a) to (e);
- (g) the Government of Canada or a jurisdiction of Canada, or any Crown corporation, agency or wholly-owned entity of the Government of Canada or a jurisdiction of Canada;
- (h) any national, federal, state, provincial, territorial or municipal government of or in any foreign jurisdiction, or any agency of that government;
- (i) a municipality, public board or commission in Canada and a metropolitan community, school board, the Comité de gestion de la taxe scolaire de l'île de Montréal or an intermunicipal management board in Québec;
- (j) a trust company or trust corporation registered or authorized to carry on business under the *Trust and Loan Companies Act* (Canada) or under comparable legislation in a jurisdiction of Canada or a foreign jurisdiction, acting on behalf of a managed account managed by the trust company or trust corporation, as the case may be;
- (k) a person or company acting on behalf of a managed account managed by the person or company, if the person or company is registered or authorized to carry on business as an adviser or the equivalent under the securities legislation of a jurisdiction of Canada or a foreign jurisdiction;

		(i)	the fund is managed by a person or company registered as an investment fund manager under the securities legislation of a jurisdiction of Canada;
		(ii)	the fund is advised by a person or company authorized to act as an adviser under the securities legislation of a jurisdiction of Canada;
□	(m)	advice o 45-106,	ect of a dealer, a registered charity under the <i>Income Tax Act</i> (Canada) that obtains on the securities to be traded from an eligibility adviser, as defined in section 1.1 of NI or an adviser registered under the securities legislation of the jurisdiction of the ed charity;
	(n)	advised	ect of an adviser, a registered charity under the <i>Income Tax Act</i> (Canada) that is by an eligibility adviser, as defined in section 1.1 of NI 45-106, or an adviser ed under the securities legislation of the jurisdiction of the registered charity;
	(0)		vidual who beneficially owns financial assets, as defined in Schedule "A", having regate realizable value that, before taxes but net of any related liabilities, exceeds ion;
	(p)	paragrag or throu authoriz	n or company that is entirely owned by an individual or individuals referred to in ph (o), who holds the beneficial ownership interest in the person or company directly righ a trust, the trustee of which is a trust company or trust corporation registered or red to carry on business under the <i>Trust and Loan Companies Act</i> (Canada) or under able legislation in a jurisdiction of Canada or a foreign jurisdiction;
	( <b>q</b> )	(as def	n or company, other than an individual or an investment fund, that has net assets ined in Schedule "A") of at least \$25 million as shown on its most recently ed financial statements;
□	(r)	-	n or company that distributes securities of its own issue in Canada only to persons or ies referred to in paragraphs (a) to (q);

This next question must be answered by Permitted Clients other than registered firms, Canadian financial institutions (as defined in Schedule "A") and Schedule III banks:

Subscriber										Yes
securities	are	publicly	traded	l (as	those	terms	are	defined	under	No
applicable securities laws):										

If Yes, provide name(s) of issuer(s):

(l)

Signature:	

Name : \_\_\_\_\_

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an investment fund if one or both of the following apply:

### SCHEDULE "E"

# ENTITY CERTIFICATE

[To be completed and signed by Subscriber if purchasing Units directly from the Manager and the Subscriber is not an individual:]

### [insert name of corporation or other entity above]

TO: RE:	Stephenson & Company Capital Management Inc. Subscription for the Units of the Stephenson & Company North American Opportunity Fund LP

I, \_\_\_\_\_ [Name of Signatory],

of \_\_\_\_\_ [*Name of Entity*] (the "Entity"), do hereby certify for and on behalf of the Entity, but without personal liability, to the best of my knowledge, as follows:

[NOTE: If the Subscriber has previously provided the following information in connection with a prior purchase of Units of the Partnership or of interests in another investment fund managed by the Manager, and there has been no change to the information previously provided, simply check the box at the bottom of this Schedule "D" and sign without completing items 1 to 8.]

1. I am the **[Title]** of the Entity, and as such have knowledge of the matters certified to herein and have the power to bind the Entity;

2. the primary business of the Entity is:

3. the Entity is not insolvent and no acts or proceedings have been taken by or against the Entity or are pending in connection with the Entity, and the Entity is not in the course of, and has not received any notice or other communications, in each case, in respect of, any amalgamation, dissolution, liquidation, insolvency, bankruptcy or reorganization involving the Entity, or for the appointment of a receiver, administrator, administrative receiver, trustee or similar officer with respect to all or any of its assets or revenues or of any proceedings to cancel its constating certificate or declaration or to otherwise terminate its existence or of any situation which, unless remedied, would result in such cancellation or termination;

4. the Entity has not failed to file such returns, pay such taxes, or take such steps as may constitute grounds for the cancellation or forfeiture of its certificate, declaration or existence;

5. attached to this certificate are true copies of the articles of incorporation and by-laws, declaration of trust, partnership agreement and/or other constating documents of the Entity (plus, in the case of a corporation, a certificate of corporate status or other record that confirms the corporation's existence, for example, a record that has to be filed annually under provincial securities legislation, the corporation's published annual report signed by an independent audit firm, a letter or a notice of assessment for a corporation from a municipal, provincial, territorial or federal government received within the past 12 months);

6. the current [directors] [trustees] [managing partners] of the Entity and their occupations are listed below: [Insert Names and Occupations – attach separate sheet if necessary]

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- 7. the names, addresses and occupations of each individual who
  - in the case of an Entity that is a corporation, own or control directly or indirectly (i) 25% or more of the voting shares of the corporation or (ii) 25% or more of the total equity of the corporation,
  - in the case of an Entity that is a trust, is a settlor or a beneficiary, and
  - in the case of any other Entity, owns or controls directly or indirectly 25% or more of the interests in the Entity or otherwise exercise control over the affairs of the Entity

are listed below: [Insert Names, Addresses and Occupations – attach separate sheet if necessary, together with documentary evidence of ownership]

8. the names, titles and signatures of individuals who have the power to provide instructions to the Manager on behalf of the Subscriber are as follows:

<u>Name</u>	<u>Title</u>	<u>Signature</u>

[A Schedule "F" (including Schedule "F-1" and "F-2", if applicable) must be completed for each individual authorized to provide instructions, however if there are more than three such persons, a Schedule "F" (including Schedule "F-1" and "F-2", if applicable) need only be completed by three of them.]

Check the following box if the above information has already been provided in connection with a prior purchase of Units of a Partnership or of interests in another investment fund managed by the Manager and there has been no change to the information previously provided:

Date of previous subscription:

Name of other fund, if applicable:

IN WITNESS WHEREOF I have hereunto signed my name at \_\_\_\_\_ [Insert City] this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_ [Insert Date].

X Name: Title:

I have authority to bind the Entity

#### SCHEDULE "F"

### **INDIVIDUAL IDENTIFICATION**

[To be completed and signed by Subscriber (if an individual), or by individual signatories signing on behalf of the Subscriber, if the Subscriber is purchasing Units directly from the Manager:]

TO: Stephenson & Company Capital Management Inc. (the "Manager")

In order to assist the Manager in discharging client identification obligations under anti-money laundering and anti-terrorism legislation, the Subscriber, if an individual, or each signatory, if the Subscriber is not an individual, either:

[check 1. or 2. and bring or attach necessary documentation]

- 1. has attended in person before an officer or employee of the Manager and has produced and allowed the Manager to make a photocopy of one of the following: *[check one]* 
  - birth certificate; or passport; or

driver's license; or other applicable government-issued identity document, namely

[describe document]

in the name of \_\_\_\_\_[individual name]

city, province]
document must NOT be expired]
name of employee of Manager]

2.

- has not attended in person and hereby [check two of a), b) or c)]:
- a) attaches an Attestation as to Identity, substantially in the form attached as Schedule "F-1", completed and signed by a Commissioner of Oaths or other acceptable guarantor; and/or
- b) attaches a cheque in payment of the subscription price drawn by the Subscriber on an acceptable financial entity or evidence of a deposit account with an acceptable financial entity, substantially in the form attached as **Schedule "F-2"**, printed on the letterhead of and signed by an authorized representative of the financial entity; and/or
- c) authorizes the Manager to utilize information provided by the Subscriber to enable verification of my identity in order to comply with legal requirements.

If you have selected 2c) above, please provide the following information:

Full Name of Individual Subscriber or Signatory:

Birth Date (YYYY-MM-DD):

Last 4 digits of Social Insurance Number:

Full Street Address

(City, Province, Postal Code):

Residential Telephone Number:

Signature: X

#### SCHEDULE "F-1"

### ATTESTATION AS TO IDENTITY

In the matter of the identification of the following person for the purposes of the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada):

I,	<i>[insert name]</i> of
	[insert address]
as a commissioner for oaths or a guarantor as note following document, and signed the legible photoco	ed below hereby certify that I have seen the original of the opy, attached hereto: ( <i>please check applicable box</i> )
	port; or government-issued identity document, namely
	[describe document]; in the name of
	[person being identified].
I further certify the following information with resp	bect to the identity document:
a) reference number:	
b) place of issue:	[city, province or state]
c) date of expiry:	[document must not be expired]
I confirm that I am attesting to the identity of the period Commissioner for oaths	erson named above in my capacity as (check one): dentist, a medical doctor or a chiropractor
a judge, a magistrate or a lawyer	a notary (in Québec) or a notary public
an optometrist or a pharmacist	a veterinarian.
a professional engineer (P. Eng., in a	an accredited public accountant (APA), a chartered
province other than Québec) or engineer (Eng. in Québec);	accountant (CA), a certified general accountant (CGA), a certified management accountant (CMA), a public
	accountant (PA) or a registered public accountant (RPA)
Dated:	
	(Signature of Commissioner or Guarantor)

[If attesting as a Commissioner, please affix Commissioner's stamp if available.]

Name and Address of Commissioner/Guarantor:

#### SCHEDULE "F-2"

### FORM OF LETTER FROM FINANCIAL ENTITY

Account Confirmation Letter

### [to be printed on letterhead of financial entity]

[Date]

Stephenson & Company Capital Management Inc. TD Canada Trust Tower 161 Bay Street, Suite 2717 Toronto, Ontario M5J 2S1 Attention: President Email: jstephenson@stephenson-co.com

Name of account Holder:\_\_\_\_\_

Account Number:

Branch Number:

We understand that you require confirmation from us of certain information for the purposes of your verifying the identity of the above-noted account holder as required by the *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* (Canada) ("**PCMLTFA**"). To assist you in this regard, we confirm the following:

- We are a financial entity<sup>1</sup> as defined under the PCMLTFA;
- We currently maintain the above account in Canada for the above-noted account holder; and
- The account is not one that is exempt from identification requirements under the PCMLTFA (such as an RRSP or reverse mortgage).

Yours truly

[name of financial entity]

[signature] [Name, title and contact information of authorized officer]

<sup>&</sup>lt;sup>1</sup> Under the PCMLTFA, a financial entity means a Schedule I or II bank or an authorized foreign bank under the *Bank Act* (Canada) a credit union, a caisse populaire, a financial services cooperative, a registered trust company or loan company, or an agent of the Crown that accepts deposit liabilities in the course of providing financial services to the public.

### SCHEDULE "G"

### **INFORMATION REQUIRED IN CONNECTION WITH FOREIGN TAX REPORTING**

[To be completed and signed by all Subscribers. For Joint Accounts, a separate Schedule "G" must be completed and signed for each account holder.]

# **INDIVIDUAL SUBSCRIBERS**

Name of Subscriber:		
Print Name – (Full Legal Name)		
Are you a United States (U.S.) person for U.S. tax purposes?		
Note – a U.S. person for tax purposes includes a U.S. resident or a U.S. citizen. A U.S. citizen is a U.S. person for tax purposes even if that individual resides outside of the U.S. and is also a resident of another jurisdiction for tax purposes.		
If yes, provide the following:		
U.S. Tax Information Number (TIN): (social security number (SSN) or IRS individual taxpayer identification number (ITIN))		

I declare that the information I have provided on this Schedule "G" is, to the best of my knowledge and belief, correct and complete.

Signature: \_\_\_\_\_

Date: \_\_\_\_\_

# ENTITIES AND CONTROLLING PERSONS OF ENTITIES

# A. <u>ENTITIES</u>

Defined terms referred to below are set out under the Intergovernmental Agreement between Canada and the United States for the enhanced exchange of tax information under the Canada-U.S. Tax Convention (the "IGA"), and certain definitions have been reproduced below. When completing this form, please refer to the IGA for any additional definitions or guidance as necessary, or consult with your legal or tax advisers.

### Name of Subscriber that is an Entity:

Print Name - (Full Legal Name of Entity)

Specified U.S. Person:		
For corporations or partnerships, is the Subscriber incorporated or organized in Canada?	Yes	No
If no, is the Subscriber a "Specified U.S. Person" as defined below?	Yes	No
If the Subscriber is a "Specified U.S. Person", provide the U.S. Tax Information Number (TIN):	 	 
For trusts, is the Subscriber a "Specified U.S. Person" as defined below?	Yes	No
If the Subscriber is a "Specified U.S. Person", provide the U.S. Tax Information Number (TIN):	 	 

<b>Financial Instit</b>	ution:			
Is the Subscriber a "Financial Institution" as defined below?			Yes	No
If yes, i	ndicate the Subscriber's status:			
	"Financial Institution" with valid "GIIN", as defined below	GIIN:		 
	"Non-Participating Financial Institution", as defined below			
	Other – please provide status (e.g., deemed compliant financial institution)			 

Entity Type / ( above)	Character: (to be completed unless the Subscriber is a "Specified U.S. Person" or a "Financial Institution" as		
Check any of th	e categories below that apply to the Subscriber:		
	active trade or business – less than 50% of the Subscriber's gross income is "passive income" and less than 50% of its assets produce "passive income", and/or		
a registered charity, or a club, association or arrangement in Canada operated exclusively for cultural, athletic or educational purposes, and/or			
a corporation with shares that regularly trade on an established securities market, and/or			
a government or international organization (or agency thereof).			
If no category a	pplies, indicate whether the Subscriber is: (as defined below) (as defined below)		
If the Subscriber is a "passive NFFE", all Controlling Persons of the Subscriber must complete the form below.			

I declare that the information provided on this Schedule "G" is, to the best of my knowledge and belief, correct and complete and that I have the capacity to sign for the Subscriber identified above.

Signature of Authorized Signatory:	
Name:	
Title:	
Date:	

#### **DEFINITIONS**

Certain definitions as set out under the IGA are as follows:

"Active NFFE" means any NFFE that meets any of the following criteria:

a) Less than 50 percent of the NFFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50 percent of the assets held by the NFFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;

b) The stock of the NFFE is regularly traded on an established securities market or the NFFE is a Related Entity of an Entity the stock of which is regularly traded on an established securities market;

c) The NFFE is organized in a U.S. Territory and all of the owners of the payee are bona fide residents of that U.S. Territory;

d) The NFFE is a government (other than the U.S. government), a political subdivision of such government (which, for the avoidance of doubt, includes a state, province, county, or municipality), or a public body performing a function of such government or a political subdivision thereof, a government of a U.S. Territory, an international organization, a non-U.S. central bank of issue, or an Entity wholly owned by one or more of the foregoing;

e) Substantially all of the activities of the NFFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an NFFE shall not qualify for this status if the NFFE functions (or

holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;

f) The NFFE is not yet operating a business and has no prior operating history, but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFFE shall not qualify for this exception after the date that is 24 months after the date of the initial organization of the NFFE;

g) The NFFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganizing with the intent to continue or recommence operations in a business other than that of a Financial Institution;

h) The NFFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution;

i) The NFFE is an "excepted NFFE" as described in relevant U.S. Treasury Regulations; or

j) The NFFE meets all of the following requirements:

(1) It is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a professional organization, business league, chamber of commerce, labor organization, agricultural or horticultural organization, civic league or an organization operated exclusively for the promotion of social welfare;

(2) It is exempt from income tax in its jurisdiction of residence;

(3) It has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

(4) The applicable laws of the NFFE's jurisdiction of residence or the NFFE's formation documents do not permit any income or assets of the NFFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFFE has purchased; and

(5) The applicable laws of the NFFE's jurisdiction of residence or the NFFE's formation documents require that, upon the NFFE's liquidation or dissolution, all of its assets be distributed to a governmental entity or other non-profit organization, or escheat to the government of the NFFE's jurisdiction of residence or any political subdivision thereof.

"**Controlling Persons**" means the natural persons who exercise control over an Entity. For a trust, a Controlling Person includes the settlor, the trustees, the protector (if any), the beneficiaries or class of beneficiaries and any other individual exercising ultimate effective control over the trust. For a corporation, a Controlling Person is an individual who owns or controls, directly or indirectly, 25% or more of the voting shares of the corporation or 25% or more of the total equity of the corporation. In the case of any other entity, a Controlling Person is an individual who owns or controls, directly or indirectly or otherwise exercises control over the affairs of the Entity. The term "Controlling Persons" shall be interpreted in a manner consistent with the Financial Action Task Force Recommendations.

"Custodial Institution" means any Entity that holds, as a substantial portion of its business, financial assets for the account of others. An entity holds financial assets for the account of others as a substantial portion of its business if the Entity's gross income attributable to the holding of financial assets and related financial services equals or exceeds 20 percent of the Entity's gross income during the shorter of:

(1) the three-year period that ends on December 31 (or the final day of a non-calendar year accounting period) prior to the year in which the determination is being made; or

(2) the period during which the Entity has been in existence.

"Depository Institution" means any Entity that accepts deposits in the ordinary course of a banking or similar business.

"Entity" means a legal person or a legal arrangement such as a trust, and includes a corporation, partnership and limited partnership.

"Financial Institution" means a Custodial Institution, a Depository Institution, an Investment Entity, or a Specified Insurance Company.

"**Investment Entity**" means any Entity that conducts as a business (or is managed by an entity that conducts as a business) one or more of the following activities or operations for or on behalf of a customer:

(1) trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures trading;

(2) individual and collective portfolio management; or

(3) otherwise investing, administering, or managing funds or money on behalf of other persons.

"**NFFE**" means any non-U.S. Entity that is not an FFI as defined in relevant U.S. Treasury Regulations or is an Entity described in subparagraph (j) of the definition of Active NFFE below, and also includes any non-U.S. Entity that is resident in Canada or other jurisdiction that has an agreement with the United States to facilitate the implementation of FATCA (and recognized by the IRS as a Partner Jurisdiction) and that is not a Financial Institution.

**"Non-Participating Financial Institution"** means a non-participating FFI, as that term is defined in relevant U.S. Treasury Regulations, but does not include a Canadian Financial Institution or other Partner Jurisdiction Financial Institution other than a Financial Institution treated as a Non-participating Financial Institution pursuant to subparagraph 2(b) of Article 5 of the IGA or the corresponding provision in an agreement between the United States and a Partner Jurisdiction.

"Passive NFFE" means any NFFE that is not

a) an Active NFFE or

b) a withholding foreign partnership or withholding foreign trust pursuant to relevant U.S. Treasury Regulations.

An Entity is a "**Related Entity**" of another Entity if either Entity controls the other Entity, or the two Entities are under common control. For this purpose control includes direct or indirect ownership of more than 50 percent of the vote or value in an Entity. Notwithstanding the foregoing, Canada may treat an Entity as not a Related Entity of another Entity if the two Entities are not members of the same expanded affiliated group as defined in section 1471(e)(2) of the U.S. Internal Revenue Code.

**"Specified Insurance Company"** means any Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

"Specified U.S. Person" means a "U.S. Person" other than:

(1) a corporation the stock of which is regularly traded on one or more established securities markets;

(2) any corporation that is a member of the same expanded affiliated group, as defined in section 1471(e)(2) of the U.S. Internal Revenue Code, as a corporation described in clause (1);

(3) the United States or any wholly owned agency or instrumentality thereof;

(4) any State of the United States, any U.S. Territory, any political subdivision of any of the foregoing, or any wholly owned agency or instrumentality of any one or more of the foregoing;

(5) any organization exempt from taxation under section 501(a) of the U.S. Internal Revenue Code or an individual retirement plan as defined in section 7701(a)(37) of the U.S. Internal Revenue Code;

(6) any bank as defined in section 581 of the U.S. Internal Revenue Code;

(7) any real estate investment trust as defined in section 856 of the U.S. Internal Revenue Code;

(8) any regulated investment company as defined in section 851 of the U.S. Internal Revenue Code or any entity registered with the U.S. Securities and Exchange Commission under the U.S. Investment Company Act of 1940;

(9) any common trust fund as defined in section 584(a) of the U.S. Internal Revenue Code;

(10) any trust that is exempt from tax under section 664(c) of the U.S. Internal Revenue Code or that is described in section 4947(a)(1) of the U.S. Internal Revenue Code;

(11) a dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any State thereof;

(12) a broker as defined in section 6045(c) of the U.S. Internal Revenue Code; or

(13) any tax-exempt trust under a plan that is described in section 403(b) or section 457(b) of the U.S. Internal Revenue Code.

#### "U.S. Person" means:

(1) a U.S. citizen or resident individual,

(2) a partnership or corporation organized in the United States or under the laws of the United States or any State thereof,

(3) a trust if

(A) a court within the United States would have authority under applicable law to render orders or judgments concerning substantially all issues regarding administration of the trust, and

(B) one or more U.S. persons have the authority to control all substantial decisions of the trust, or

(4) an estate of a decedent that is a citizen or resident of the United States.

## B. CONTROLLING PERSONS OF ENTITIES

# [To be completed and signed by all Controlling Persons (see definition above) of Subscribers that are entities and that fall within the definition of "Passive NFFE".]

Name and Address of Controlling Person:				
Print Name – (Full Legal Name)	Telephone Number:			
	Fax Number:			
Address (No P.O. Box Number)	Email Address :			
City, Province, Postal Code				
Place of Birth:	City, Country			
Type of control exercised:				
Are you a United States (U.S.) person for U.S. tax purposes?	Yes No			
Note – a U.S. person for tax purposes includes a U.S. resident or a U.S. citizen. A U.S. citizen is a U.S. person for tax purposes even if that individual resides outside of the U.S. and is also a resident of another jurisdiction for tax purposes.				
If yes, provide the following:				
<b>U.S. Tax Information Number (TIN):</b> (social security number (SSN) or IRS individual taxpayer identification number (ITIN))				

I declare that the information I have provided on this Schedule "G" is, to the best of my knowledge and belief, correct and complete.

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Date: \_\_\_\_\_

### SCHEDULE "H"

### CONSENT TO ELECTRONIC DELIVERY OF DOCUMENTS

### [To be completed and signed by all Subscribers:]

**TO:** Stephenson & Company Capital Management Inc. (the "Manager")

I have read and understand this "Consent to Electronic Delivery of Documents" and consent to the electronic delivery of the documents listed below that the Manager elects to deliver to me electronically, all in accordance with my instructions below.

- 1. The following documents will be delivered electronically pursuant to this consent:
  - a. Trade confirmations in respect of purchase of units of Stephenson & Company North American Opportunity Fund LP (the "**Partnership**")where the Manager acts as exempt market dealer for the trade;
  - b. Unaudited interim financial statements for the Partnership;
  - c. Audited annual financial statements for the Partnership; and
  - d. Unaudited financial information about the Partnership's Net Asset Value per Unit.
  - 2. All documents delivered electronically will be delivered by email to the address listed on page S-8.
  - 3. I acknowledge that I may receive from the Manager a paper copy of any documents delivered electronically at no cost if I contact the Manager by telephone, regular mail or electronic mail at:

Stephenson & Company Capital Management Inc. TD Canada Trust Tower 161 Bay Street, Suite 2717 Toronto, Ontario M5J 2S1 Attention: President Telephone: (416) 572-2089 Email: jstephenson@stephenson-co.com

- 4. I understand that I will be provided with a paper copy of any documents delivered electronically if electronic delivery fails.
- 5. I understand that my consent may be revoked or changed, including any change in the electronic mail address to which documents are delivered (if I have provided an electronic mail address), at any time by notifying the Manager of such revised or revoked consent by telephone, regular mail or electronic mail at the contact information listed in #3 above.
- 6. I understand that I am not required to consent to electronic delivery of the above documents.
- 7. It is my express wish that the documents to be delivered under this consent be drawn up in English. *Il est de mon souhait exprès que les documents à remettre selon ce Formulaire de Consentement soient rédigés en anglais.*

In addition to the above, I understand that as a result of my investment in the Partnership, I will receive email correspondence from the Manager from time to time, including investment reports, promotional emails and other commercial electronic messages, even after I am no longer invested in the Partnership. I also understand that I may withdraw my consent to receiving such communications unrelated to my investment in the Partnership by contacting the Manager at the address above.

	Yes	No
I wish to receive email copies of the documents referred to in paragraph 1 above:		
I consent to receiving reports, promotional emails and other commercial electronic messages from the Manager:		

Signature:

Name:

Date: \_\_\_\_\_

### SCHEDULE "I"

### PRIVACY POLICY

# STEPHENSON & COMPANY CAPITAL MANAGEMENT INC. STEPHENSON & COMPANY NORTH AMERICAN OPPORTUNITY FUND LP

The privacy of our investors is very important to us. Set forth below are our policies with respect to personal information of Subscribers, investors and former investors that we collect, use and disclose. In connection with the offering and sale of Units of Stephenson & Company North American Opportunity Fund LP (the "**Partnership**"), we collect and maintain personal information about Subscribers. We collect your personal information to enable us to provide you with services in connection with your investment in the Partnership, to meet legal and regulatory requirements and for any other purpose to which you may consent in the future. Your personal information is collected from the following sources:

- (a) subscription agreements or other forms that you submit to us;
- (b) your transactions with us and our affiliates; and
- (c) meetings and telephone conversations with you.

Unless you otherwise advise, by providing us with your personal information you have consented to our collection, use and disclosure of your information as provided herein. We collect and maintain your personal information in order to give you the best possible service and allow us to establish your identity, protect us from error and fraud, comply with the law and assess your eligibility in our products.

We may disclose your personal information to third parties, when necessary, and to our affiliates in connection with the services we provide related to your subscription for Units of the Partnership, including:

- (a) financial service providers, such as banks and others used to finance or facilitate transactions by, or operations of, the Partnership;
- (b) other service providers to our Partnership, such as accounting, legal, or tax preparation services; and
- (c) taxation and regulatory authorities and agencies.

We seek to carefully safeguard your private information and, to that end, restrict access to personal information about you to those employees and other persons who need to know the information to enable the Partnership to provide services to you. Each Stephenson & Company Capital Management Inc. employee is responsible for ensuring the confidentiality of all personal information they may access.

Your personal information is maintained on our networks or on the networks of our service providers accessible at TD Canada Trust Tower, 161 Bay Street, Suite 2717, Toronto, Ontario M5J 2S1. Your information may also be stored on a secure off-site storage facility. You may access your personal information to verify its accuracy, to withdraw your consent to any of the foregoing collections, uses and/or disclosures being made of your personal information and may update your information by contacting Stephenson & Company Capital Management Inc. at the following number: (416) 572-2089 or toll free at 1-844-208-8817. Please note that your ability to participate in the Partnership may be impacted should you withdraw your consent to the collection, use and disclosure of your personal information as outlined above.

Investors resident in Ontario should be aware that the Partnership is required to file with the Ontario Securities Commission a report setting out the Subscriber's name and address, the class and series of Units issued, the date of issuance and the purchase price of Units issued to the Subscriber. Such information is collected indirectly by the Commission under the authority granted to it in securities legislation, for the purposes of the administration and enforcement of the securities legislation of Ontario. By submitting this subscription, the Subscriber authorizes such indirect collection of the information by the Commission. The following official can answer questions about the Commission's indirect collection of the information:

Administrative Support Clerk Suite 1903, Box 55, 20 Queen Street West Toronto, Ontario M5H 3S8 Telephone: (416) 593-3684 Facsimile: (416) 593-8122

### SCHEDULE "J"

#### COMPLAINTS PROCESS AND INDEPENDENT DISPUTE RESOLUTION SERVICE

### STEPHENSON & COMPANY CAPITAL MANAGEMENT INC.

[For Subscribers who are purchasing Units directly from the Investment Manager and are either individuals or are are not permitted clients that have completed Schedule "D":]

### WHAT TO DO IF YOU HAVE A COMPLAINT

#### **Our complaint process**

#### Filing a complaint with us

If you have a complaint about our services or a product, contact us at:

Stephenson & Company Capital Management Inc. TD Canada Trust Tower 161 Bay Street, Suite 2717 Toronto, Ontario M5J 2S1 Attention: President Telephone: (416) 572-2089 Email: jstephenson@stephenson-co.com

You may want to consider using a method other than email for sensitive information.

### Tell us:

- what went wrong
- when it happened
- what you expect, for example, money back, an apology, account correction

### We will acknowledge your complaint

We will acknowledge your complaint in writing, as soon as possible, typically within 5 business days of receiving your complaint. Help us resolve your complaint sooner

We may ask you to provide clarification or more information to help us resolve your complaint.

#### We will provide our decision

We normally provide our decision in writing, within 90 days of receiving a complaint. It will include:

### • Make your complaint as soon as possible.

- Reply promptly if we ask you for more information.
- Keep copies of all relevant documents, such as letters, emails and notes of conversations with us.

- a summary of the complaint
- the results of our investigation
- our decision to make an offer to resolve the complaint or deny it, and an explanation of our decision

#### If our decision is delayed

If we cannot provide you with our decision within 90 days, we will:

- inform you of the delay
- explain why our decision is delayed, and
- give you a new date for our decision
- You may be eligible for the independent dispute resolution

service offered by the Ombudsman for Banking Services and Investments (OBSI).

## If you are not satisfied with our decision

You may be eligible for OBSI's dispute resolution service.

#### If you are a Quebec resident

You may consider the free mediation service offered by the Autorité des marchés financiers.

#### A word about legal advice

You always have the right to go to a lawyer or seek other ways of resolving your dispute at any time. A lawyer can advise you of your options. There are time limits for taking legal action. Delays could limit your options and legal rights later on.

#### Taking your complaint to OBSI

You may be eligible for OBSI's free and independent dispute resolution service if:

- we do not provide our decision within 90 days after you made your complaint, or
- you are not satisfied with our decision

OBSI can recommend compensation of up to \$350,000.

OBSI's service is available to clients of our firm. This does not restrict your ability to take a complaint to a dispute resolution service of your choosing at your own expense, or to bring an action in court. Keep in mind there are time limits for taking legal action.

#### Who can use OBSI

You have the right to use OBSI's service if:

- your complaint relates to a trading or advising activity of our firm or by one of our representatives
- you brought your complaint to us within 6 years from the time that you first knew, or ought to have known, about the event that caused the complaint, and
- you file your complaint with OBSI according to its time limits below

#### Time limits apply

- If we do not provide you with our decision within 90 days, you can take your complaint to OBSI any time after the 90-day period has ended.
- If you are not satisfied with our decision, you have up to 180 days after we provide you with our decision to take your complaint to OBSI.

#### Filing a complaint with OBSI Contact OBSI

Email: ombudsman@obsi.ca Telephone: 1-888-451-4519 or 416-287-2877 in Toronto

#### **OBSI** will investigate

OBSI works confidentially and in an informal manner. It is not like going to court, and you do not need a lawyer.

During its investigation, OBSI may interview you and representatives of our firm. We are required to cooperate in OBSI's investigations.

#### **OBSI** will provide its recommendations

Information OBSI needs to help you OBSI can help you best if you promptly provide all relevant information, including:

- your name and contact information
- our firm's name and contact information
- the names and contact information of any of our representatives who have been involved in your complaint
- details of your complaint
- all relevant documents, including any

Once OBSI has completed its investigation, it will provide its recommendations to you and us. OBSI's recommendations are not binding on you or us OBSI can recommend compensation of up to \$350,000. If your claim is higher, you will have to agree to that limit on any compensation you seek through OBSI. If you want to recover more than \$350,000, you may want to consider another option, such as legal action, to resolve your complaint.

#### For more information about OBSI, visitwww.obsi.ca

# [To be completed by Manager]

# ACCEPTANCE

This subscription is a behalf of the Partners				eferred to herein is granted	on
behan of the further.	(day)	(month)	(year)		
STEPHENSON & O the Manager of STE AMERICAN OPPO	PHENSON & CO	MPANY NORTH	NT INC.,		
By:					
Title:					
<b>STEPHENSON &amp; O</b> <b>OPPORTUNITY G</b> as General Partner		TH AMERICAN			
By:					
Title:					

	(Manager Only)
Subscriber Name:	
Subscription Amount: \$	
Subscription Date:	
Class/Series of Unit:	
Price Per Unit: \$	
Number of Units Issued:	
Exemption:	

### STEPHENSON & COMPANY CAPITAL MANAGEMENT INC.

TD Canada Trust Tower 161 Bay Street Suite 2717 Toronto, Ontario M5J 2S1 Toll-Free: 1-844-208-8817 Tel: (416) 572-2089 Fax: (416) 572-4057 E-mail: jstephenson@stephenson-co.com Website: www.stephenson-co.com

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