

The Bank of Nova Scotia
ISS Securities Operations, Scotia Plaza
40 King Street West, Lower Concourse
Toronto, Ontario
Canada M5H 1H1

082-00132



07023930

May 08, 2007

SECURITIES AND EXCHANGE COMMISSION
450 FIFTY STREET
WASHINGTON DC 20549
USA

SUPPL

GENTLEMEN

Please find enclosed herewith one original and two copies of Notice
Of Proposed Sales of Securities, which we are filing on behalf of our client
Walter T Plummer in connection with proposed sale of 200,000 shares of
General Metals Corporation

Yours truly

SCOTIA CAPITAL INC.
Transfer Department

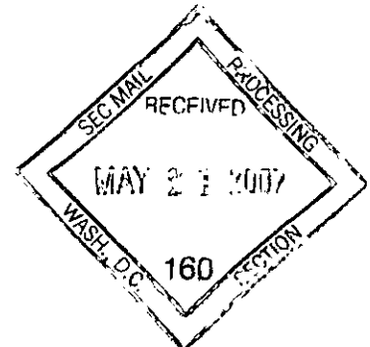
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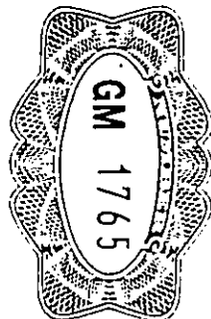
JUN 04 2007

THOMSON
FINANCIAL

dw 6/1



COMMON STOCK



Incorporated under the Laws of the State of Delaware

THIS CERTIFIES THAT

is the owner of

FULLY PAID AND NON-ASSESSABLE SHARES OF COMMON STOCK OF THE PAR VALUE OF \$0.001 PER SHARE OF

GENERAL METALS CORPORATION

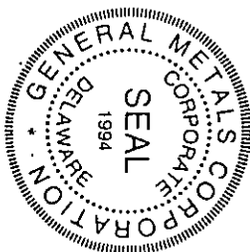
(hereinafter called the "Corporation") transferable on the books of the Corporation in person or by duly authorized attorney upon surrender of this Certificate properly endorsed. This Certificate and the shares represented hereby are issued and shall be held subject to all the provisions of the Certificate of Incorporation and By-Laws of the Corporation and the amendments from time to time made thereto, copies of which are or will be on file at the principal office of the Corporation, to all of which the holder by acceptance hereof assents. This Certificate is not valid unless countersigned by the Transfer Agent and Registrar.

WITNESS the facsimile seal of the Corporation and the facsimile signatures of its duly authorized officers.

Dated:

04/03/2006

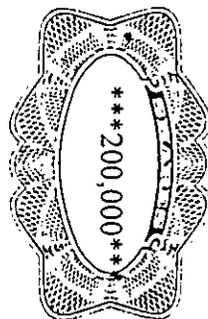
SECRETARY



PRESIDENT

GENERAL METALS CORPORATION

COMMON STOCK



CUSIP 370304 10 7
SEE REVERSE SIDE FOR CERTAIN DEFINITIONS

Walter T Plummer

1804 Lindell Avenue

Lindell Beach, BC

Canada V2R 4W7

Legend

Two Hundred Thousand

By

201 Bloomfield Ave. (P.O. Box 36)
Verona, NJ 07044
Transfer Agent
and Registrar
Authorized Signature

JERSEY TRANSFER & TRUST CO.

Countersigned and Registered:

The following abbreviations, when used in the inscription on the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM	--as tenants in common	UNIF GIFT MIN ACT Custodian
TEN ENT	--as tenants by the entireties		(Cust) (Minor
JT TEN	--as joint tenants with right of survivorship and not as tenants in common		under Uniform Gifts to Minors Act
			(State)

Additional abbreviations may also be used though not in the above list.

For Value Received, _____ hereby sell, assign and transfer unto

PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGNEE

[Empty box for Social Security or other identifying number of assignee]

PLEASE PRINT OR TYPEWRITE NAME AND ADDRESS OF ASSIGNEE

_____ Shares of the stock represented by the within Certificate, and do hereby irrevocably constitute and appoint _____ Attorney to transfer the said stock on the books of the within named Corporation with full power of substitution in the premises.

Dated _____

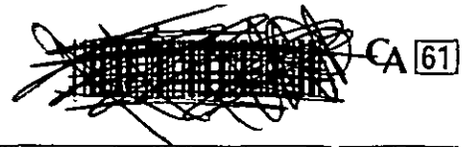
NOTICE: THE SIGNATURE TO THIS ASSIGNMENT MUST CORRESPOND WITH THE NAME AS WRITTEN UPON THE FACE OF THE CERTIFICATE HEREIN, PARTICULARLY WITH RESPECT TO SPELLING OR ANY CHANGE THEREAFTER.

Signature(s) Guaranteed

By _____ THE SIGNATURES SHOULD BE GUARANTEED BY AN ELIGIBLE GUARANTOR INSTITUTION (BANKS, STOCKBROKERS, SAVINGS AND LOAN ASSOCIATIONS AND CREDIT UNIONS WITH MEMBERSHIP IN AN APPROVED SIGNATURE GUARANTEE MEDALLION PROGRAM), PURSUANT TO SEC. O. RULE 17A-15

"THE SECURITIES REPRESENTED HEREBY HAVE BEEN OFFERED IN AN OFFSHORE TRANSACTION TO A PERSON WHO IS NOT A U.S. PERSON (AS DEFINED HEREIN) PURSUANT TO REGULATIONS UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "1933 ACT")."

NONE OF THE SECURITIES REPRESENTED HEREBY HAVE BEEN REGISTERED UNDER THE 1933 ACT, OR ANY U.S. STATE SECURITIES LAWS, AND, UNLESS SO REGISTERED, NONE MAY BE OFFERED OR SOLD, DIRECTLY OR INDIRECTLY, IN THE UNITED STATES OR TO U.S. PERSONS (AS DEFINED HEREIN) EXCEPT IN ACCORDANCE WITH THE PROVISIONS OF REGULATIONS UNDER THE 1933 ACT, PURSUANT TO AN EFFECTIVE REGISTRATION STATEMENT UNDER THE 1933 ACT, OR PURSUANT TO AN AVAILABLE EXEMPTION FROM, OR IN A TRANSACTION NOT SUBJECT TO, THE REGISTRATION REQUIREMENTS OF THE 1933 ACT AND IN EACH CASE ONLY IN ACCORDANCE WITH APPLICABLE STATE SECURITIES. IN ADDITION, HEDGING TRANSACTIONS INVOLVING THE SECURITIES MAY NOT BE CONDUCTED UNLESS IN COMPLIANCE WITH THE 1933 ACT."



Irrevocable Power of Attorney

For Stocks or Bonds

Account Number 800 39517	Advisor Code 718
-----------------------------	---------------------

Account Name Walter T Plummer &

Judith F Plummer

For Value Received the undersigned hereby sells, assigns and transfers unto

200 000

ENTER NUMBER OF SHARES, E.J.C.

Units/Shares/Par Value of

GENERAL METALS CORPORATION

ENTER NAME OF SECURITY

standing in the name of the undersigned on the books of the said corporation represented by Certificate(s)

No.(s) GM 1765

and hereby

irrevocably constitutes and appoints

NOTIA CAPITAL INC.

the attorney of the undersigned to transfer the said security on the books of the said Corporation with full power of substitution in the premises.

Signature

Signature of Registered Holder(s) W. T. Plummer
--

Date April 25 th

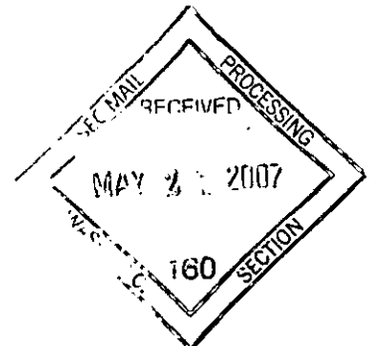
Signature of Registered Holder(s)

Date 5/07/06

In the Presence of

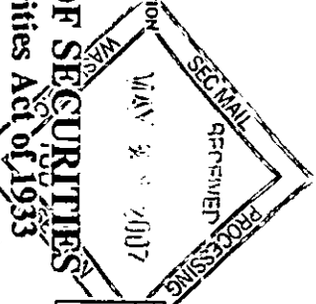
Signature of Witness [Signature]

Name of Witness (Please Print) RL



FORM 144

U.S. SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549



OMB APPROVAL
OMB Number: 3225-0101
Expires: September 30, 1998
Estimated average burden hours per response: 2.0

NOTICE OF PROPOSED SALE OF SECURITIES

Pursuant to Rule 144 under the Securities Act of 1933

ATTENTION: Transmit for filing 3 copies of this form concurrently with either placing an order with a broker/dealer to execute sale or executing a sale directly with a market maker.

1 (a) NAME OF ISSUER (Please type or print) **GENERAL METALS CORPORATION**

1 (b) IRS IDENT. NO. **45-0488883**

1 (c) SEC. FILE NO. **000-300330**

1 (d) ADDRESS OF ISSUER

STREET **1 E. Liberty St., Ste 600 Reno, NV 89501**

CITY **RENO, NV**

STATE **USA**

ZIP CODE **89501**

1 (e) TELEPHONE NO. AREA CODE NUMBER

2 (a) NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD **WALTER T. PLUMMER**

(b) SOCIAL SECURITY NO. OR IRS IDENT. NO. **7079167105**

(c) RELATIONSHIP TO ISSUER **Director**

(d) ADDRESS

STREET **1804 Lindell Ave, Lindell, BC, V2R4W7**

CITY **LINDELL, BC**

STATE **BC**

ZIP CODE **V2R4W7**

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number

3(a) Title of the Class of Securities To Be Sold	3(b) Name and Address of Each Broker Through Whom the Securities are to be Offered or Each Market Maker who is Acquiring the Securities	SEC USE ONLY Broker-Dealer File Number	3(c) Number of Shares or Other Units To Be Sold (See instr. 3(f))		3(d) Aggregate Market Value (See instr. 3(f))		3(e) Number of Shares or Other Units Outstanding (See instr. 3(f))	3(f) Approximate Date of Sale (MO., DAY, YR.)	3(g) Name of Each Securities
			(1)	(2)	(1)	(2)			
Common	SCOTIA CAPITAL INC. 40 King St. West, Lower Concourse Toronto, Ontario M5H 1H1		200,000	73,000,000	73,000,000	73,000,000	NO	NO	

INSTRUCTIONS:

- (a) Name of Issuer
- (b) Issuer's I.R.S. Identification Number
- (c) Issuer's S.E.C. file number, if any
- (d) Issuer's address, including zip code
- (e) Issuer's telephone number, including area code
- (a) Name of person for whose account the securities are to be sold
- (b) Such person's Social Security or I.R.S. Identification Number
- (c) Such person's relationship to the issuer (e.g., officer, director, 10% stockholder, or member of immediate family of any of the foregoing)
- (d) Such person's address, including zip code
- (a) Title of the class of securities to be sold
- (b) Name and address of each broker through whom the securities are intended to be sold
- (c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount)
- (d) Aggregate market value of the securities to be sold as of a specified date within 10 days prior to the filing of this notice
- (e) Number of shares or other units of the class outstanding, or if debt securities the face amount then outstanding, as shown by the most recent report or statement published by the issuer
- (f) Approximate date on which the securities are sold
- (g) Name of each securities exchange, if any, on which the securities are intended to be sold

TABLE I—SECURITIES TO BE SOLD
 Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of the Class	Date Year Acquired	Nature of Acquisition Transaction	Name of Person from Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	Date of Payment	Manner of Payment
Common Stock	2005	Purchase	Lee Eastman (Direct rep of Armour Electric)	200,000	Mich. 2005	Cheque.

INSTRUCTIONS:

- If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note thereto the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.
- If within two years after the acquisition of the securities the person for whom acquired they were to be sold had any short positions, put or other option to dispose of securities referred to in paragraph (a)(3) of Rule 144, furnish full information with respect thereto.

TABLE II—SECURITIES SOLD DURING THE PAST 3 MONTHS
 Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Consideration
Walter Plummer 1804 Lindell Ave Lindell Beach, BC VAR 4W7	Common	No. Sale	N/A	Ø

REMARKS:

INSTRUCTIONS:

See the definition of "person" in paragraph (i) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to each of all persons whose sales are required by paragraph (c) of Rule 144 to be registered with sales for the account of the person filing this notice.

ATTENTION:

The Person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the issuer of the securities to be sold which has not been publicly disclosed.

DATE OF NOTICE

11/21/02/07

SIGNATURE

[Handwritten Signature]

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed. Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (Sec 18 U.S.C. 1001).

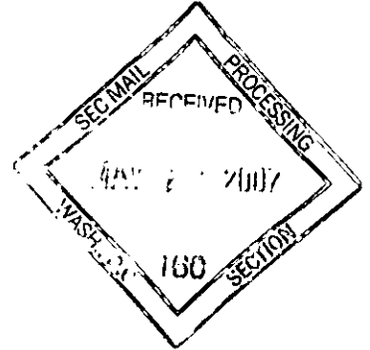
Scotia Plaza
40 King Street West
P.O. Box 4085, Station "A"
Toronto, Ontario
Canada M5W 2X6

Tel: (416) 863-7411



Date: May 02/06

Re: GENERAL METALS CORP



Dear Sir/Madam:

In connection with the sale of 200 000 shares of subject company by our client, Walter T Plummer, which sale has been made under Rule 144, as promulgated under the Securities Act of 1933, as amended, _____ advises that it:

1. has fully complied with the "Manner of Sale" provisions as contained in paragraph (f) of the Rule.
2. has received no more than the usual and customary broker or dealer compensation.
3. has neither solicited nor arranged for the solicitation of orders to buy the Securities in anticipation of or in connection with the aforementioned transaction:
4. has made reasonable inquiry as required by Rule 144 and is unaware of any circumstances indicating that the seller is failing to comply with the Rule.

In addition, please find enclosed herewith a copy of Walter T Plummer Seller's Representation Letter and Notice of Proposed Sale as filed with the Securities and Exchange Commission, (and _____ Stock Exchange).

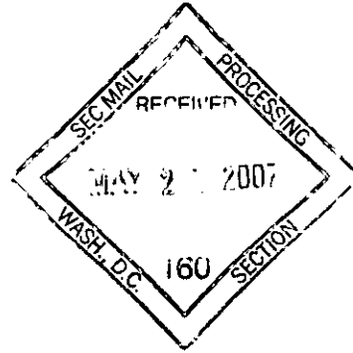
We would appreciate it if you would furnish us with a copy of your opinion letter to the transfer agent authorizing them to transfer said shares free of any restrictive legends.

Very truly yours,

A handwritten signature in black ink, appearing to read "Roland Lim", written over a horizontal dashed line.



Roland Lim
Associate Director
Suite 1100, P.O. Box 11615
650 West Georgia Street
Vancouver, BC V6B 4N9
(604) 661-7419 Fax: (604) 661-7494
Toll Free 1-800-263-8637
roland_lim@scotia-mcleod.com



Date: May 02/06

Re: GENERAL METALS CORP

Dear Sir/Madam:

In connection with the sale by me of 200 000 shares of common stock of General Metals Corp under Rule 144 of the Securities Act of 1933, I hereby represent to you that:

1. I have not made, and will not make, any payment in connection with the execution of the above order to any persons other than SCOTIA CAPITAL INC.
2. I have not solicited or arranged for the solicitation of orders to buy in anticipation of or in connection with this transaction.
3. I have not sold any shares of the Company within the preceding three (3) months, and I have no sale orders open with any other broker, and will not place any pending execution or cancellation of this order.
4. To the best of my knowledge, members of my immediate family and others with whom I am acting in concert or am closely associated have not sold shares of the Company stock within the preceding three (3) months.
5. I have not had a short position in, or any put or other option to dispose of any securities of the Company within the preceding twenty-four (24) months.
6. In the event that any or all of the securities I am selling are restricted securities as defined in paragraph (1) (3) of Rule 144, I warrant that I have beneficially owned these securities for a period of at least one (1) year as computed in accordance with paragraph (d) of Rule 144.
7. Enclosed is an executed copy of Form Rule 144, three copies of which were transmitted to the Securities and Exchange Commission and one copy of which was sent to the _____ Stock Exchange on _____.
8. (I understand that no form need be filed if the amount of securities to be sold during any three (3) month period does not exceed 500 shares and the aggregate does not exceed \$10,000 worth of securities.

I am familiar with Rule 144 of the Securities and Exchange Commission and agree that you may rely upon the above statements in executing the order referred to above.

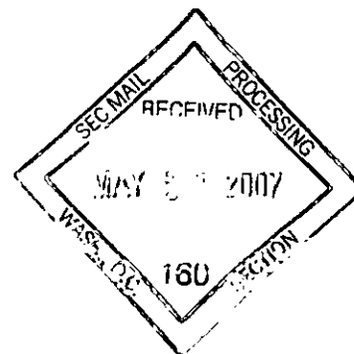
Signed: W. T. Plummer

Walter Terry Plummer



May 8, 2007

American Exchange
Market Investment Department
86 Trinity Place Forms
New York, NY 10006
USA



Attn: Library

Dear Sirs

Enclosed is a copy of form 144 Proposed Sales for Security

Covering the sale of 200,000 shares of General Metals Corporation

Common stock by Walter T Plummer.

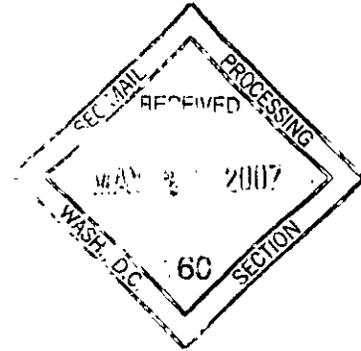
Yours truly

A handwritten signature in black ink, appearing to be a stylized "A" or "K" with a long horizontal stroke.

SCOTIA CAPITAL INC



May 08, 2007



SECURITIES AND EXCHANGE COMMISSION
450 FIFTY STREET
WASHINGTON DC 20549
USA

GENTLEMEN

Please find enclosed herewith one original and two copies of Notice
Of Proposed Sales of Securities, which we are filing on behalf of our client
Monte F. Jensen in connection with proposed sale of 50,000 shares of
Myriad Entertainment & Resorts Inc.

Yours truly

A handwritten signature in black ink, appearing to be a stylized "F" or "R" followed by a flourish.

SCOTIA CAPITAL INC.
Transfer Department

MYRIAD ENTERTAINMENT & RESORTS, INC.

CUSIP 62856W 10 4

INCORPORATED UNDER THE LAWS OF THE STATE OF DELAWARE

COMMON STOCK

SEE REVERSE FOR
CERTAIN DEFINITIONS

SY01436

TRANSFER SUBJECT TO
LEGEND ON REVERSE SIDE

*****75000*

This
certifies
that

00170
MONTE F. JENSEN

is the owner of

SEVENTY-FIVE THOUSAND SHARES OF MYRIAD ENTERTAINMENT & RESORTS, INC.
FULLY PAID AND NON-ASSESSABLE SHARES OF THE COMMON STOCK, \$0.001 PAR VALUE, OF
MYRIAD ENTERTAINMENT & RESORTS, INC.

(hereinafter called the "Corporation"), transferable on the books of the Corporation by the holder hereof in person or by duly authorized attorney; upon surrender of the Certificate properly endorsed. This Certificate and the shares represented hereby are issued and shall be held subject to all the provisions of the Articles of Incorporation, as amended, and the Bylaws of the Corporation, as amended (copies of which are on file in the office of the Transfer Agent), to all of which the holder of this Certificate by acceptance hereof assents. This Certificate is not valid unless countersigned and registered by the Transfer Agent and Registrar. Witness the facsimile seal of the Corporation and the facsimile signatures of its duly authorized officers.

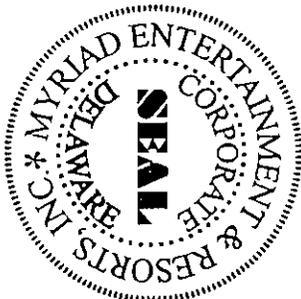
DATE:

JUN 9TH, 2006

PRESIDENT



SECRETARY



Countersigned

SECURITIES TRANSFER CORPORATION
P.O. Box 701629
Dallas, Tx. 75370

By:

TRANSFER AGENT AUTHORIZED SIGNATURE



MYRIAD ENTERTAINMENT & RESORTS, INC.

TRANSFER FEE \$20.00 PER NEW CERTIFICATE ISSUED

A FULL STATEMENT OF THE RELATIVE RIGHTS, INTERESTS, PREFERENCES AND RESTRICTIONS OF EACH CLASS OF STOCK WILL BE FURNISHED BY THE CORPORATION TO ANY SHAREHOLDER UPON WRITTEN REQUEST, WITHOUT CHARGE.

The following abbreviations, when used in the inscription on the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM	- as tenants in common	UNIF GIFT MIN ACTCustodian.....
TEN ENT	- as tenants by the entireties	(Cust)	(Minor)
JT TEN	- as joint tenants with right of survivorship and not as tenants in common	Act.....	(State)

Additional abbreviations may also be used though not in the above list.

For value received \$ 22,500.00 USD hereby sell assign and transfer unto

Please insert Social Security or other identifying number of assignee

640 427 191

Gerard Peter Dirk

31 Sunset Crescent S.W.

Please print or typewrite name and address including postal zip code of assignee

Medicine Hat, AB T1B 4T6

Seventy Five Thousand

Shares

of the Common Stock represented by the within Certificate and do hereby irrevocably constitute and appoint

Attorney to transfer the said stock on the books of the within-named Corporation with full power of substitution in the premises.

Dated 20

SIGNATURE GUARANTEED

THE TORONTO DOME BANK

2033 Bay Street Toronto ON M5G 1B7 0680

LETHBRIDGE, ALBERTA T1K 2S2

[Signature] 140 Manager

Signature Guarantee:

Signature:

X

X

THE SIGNATURE(S) SHOULD BE MEDALLION STAMP GUARANTEED BY AN ELIGIBLE GUARANTOR INSTITUTION PURSUANT TO S E C RULE 17AD-15

Signature(s) guaranteed by:

[Signature] 333

The shares represented by this Certificate have not been registered under the Securities Act of 1933 (the "Act") and are "restricted securities" as that term is defined in Rule 144 under the Act. The shares may not be offered for sale, sold or otherwise transferred except pursuant to an effective registration statement under the Act, or pursuant to an exemption from registration under the Act, the availability of which is to be established to the satisfaction of the Company.

X NOTICE: The signature to this assignment must correspond with the name as written upon the face of the Certificate, in every particular, without alteration or enlargement, or any change whatever.

it is hereby certified that the transfer of the securities represented by this instrument(s) is made under such circumstances as to come within one of the exceptions specified in Section 2706(a) of the Tax Act or the title of New York and that such transfer is exempt from the tax imposed by the underwriter and is available for inspection by the underwriter and is available for inspection by the New York Tax Commission

SOFT CAPITAL INC.



~~XXXXXXXXXXXXXXXXXXXX~~ CA 61

Account Number 740-88191-1-3	Advisor Code 633
Account Name GERARD DIRK	

Irrevocable Power of Attorney
For Stocks or Bonds

For Value Received the undersigned hereby sells, assigns and transfers unto

[Handwritten Signature]

75,000 Units/Shares/Par Value of MYRIAD ENTERTAINMENT & RESORTS, IN

ENTER NUMBER OF SHARES, ETC. ENTER NAME OF SECURITY

standing in the name of the undersigned on the books of the said corporation represented by Certificate(s)

No.(s) SYC 1436 and hereby

irrevocably constitutes and appoints SCOTIA McLEOD

the attorney of the undersigned to transfer the said security on the books of the said Corporation with full power of substitution in the premises.

Signature

Signature of Registered Holder(s)
[Handwritten Signature]

Date
1/23/07

Signature of Registered Holder(s)

Date

In the Presence of

Signature of Witness

Name of Witness (Please Print)

[Handwritten Signature]

It is hereby certified that the transfer of the security and instrument(s) is made under such circumstances as to come within one of the exemptions specified in Section 270(5) of the tax law of the State of New York and that evidence in proof of the exemption is maintained by the undersigned and is available for inspection by representatives of the New York Tax Commission

at SCOTIA CAPITAL INC.

FORM 144

U.S. SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

NOTICE OF PROPOSED SALE OF SECURITIES Pursuant to Rule 144 under the Securities Act of 1933

ATTENTION: Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale directly with a market maker.

OMB APPROVAL	3235-0101
Expires:	September 30, 1998
Estimated average burden hours per response 20

SEC USE ONLY
DOCUMENT SEQUENCE NO.
CUSIP NUMBER
WORK LOCATION

1 (a) NAME OF ISSUER (Please type or print)	MYRIAD ENTERTAINMENT ? RESORTS, INC.		(b) IRS IDENT. NO.	(c) SEC. FILE NO.
1 (d) ADDRESS OF ISSUER	STREET	CITY	STATE	ZIP CODE
2565 HORIZON LAKE DR - STE 110	MEMPHIS TENNESSEE			38133
2 (a) NAME OF PERSON FOR WHOSE ACCOUNT THE SECURITIES ARE TO BE SOLD	(b) SOCIAL SECURITY NO. OR IRS IDENT. NO.	(c) RELATIONSHIP TO ISSUER	(d) ADDRESS	STREET
GREGGARD DIRK	640-427-1911	NONE	31 SUNSET CR SW	MEMPHIS TENNESSEE
				STATE
				ZIP CODE
				AREA CODE
				NUMBER
				901 987-5314
				776476

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number

1 (a) Title of the Class of Securities To Be Sold	(b) Name and Address of Each Broker Through Whose Securities are to be Offered or Each Market Maker who is Accepting the Securities	SEC USE ONLY	(c) Number of Shares or Other Units To Be Sold (See instr. 4(c))	(d) Aggregate Market Value (See instr. 4(d))	(e) Number of Shares or Other Units Outstanding (See instr. 4(e))	(f) Approximate Date of Sale (MO, DAY, YR.)	(g) Name of Each Securities
Common	SCOTTAMCLEOD 516 3 ST SE MEDICINE HAT 2B 77A0H3	Broker-Dealer File Number	50000	\$40/shr or \$3000000	4031000	UNKNOWN	

- INSTRUCTIONS:
- (a) Name of Issuer
 - (b) Issuer's I.R.S. Identification Number
 - (c) Issuer's S.E.C. file number, if any
 - (d) Issuer's address, including zip code
 - (e) Issuer's telephone number, including area code
 - (f) Name of person for whose account the securities are to be sold
 - (g) Such person's Social Security or I.R.S. Identification Number
 - (h) Such person's relationship to the issuer (i.e., officer, director, 10% shareholder, or member of immediate family of any of the foregoing)
 - (i) Such person's address, including zip code
- (a) Title of the class of securities to be sold
 - (b) Name and address of each broker through whom the securities are intended to be sold
 - (c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount)
 - (d) Aggregate market value of the securities to be sold as of a specified date within 10 days prior to the filing of this notice
 - (e) Number of shares or other units of the class outstanding, or if debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer
 - (f) Approximate Date on which the securities are sold
 - (g) Name of each securities exchange, if any, on which the securities are intended to be sold

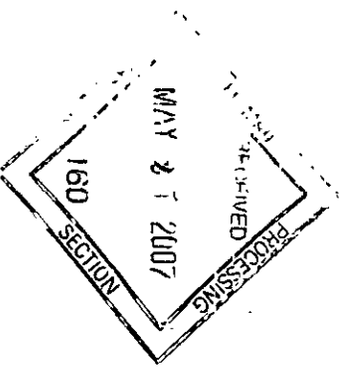


TABLE I—SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of the Class	Date Year Acquired	Number of Acquisition Transactions	Number of Shares from Which Acquired (If diff. also give date source acquired)	Amount of Securities Acquired	Date of Payment	Number of Payment
Common	JUN 9/06	INVESTMENT OPPORTUNITY	MIRAZO ENTERTAINMENT 1 RESOETS, INC IN EDMONTON AB 780-431-0086	15000	JUN 9/06	BANK DEPOSIT 1/8 22,500.00

INSTRUCTIONS:

- If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note describe the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments, describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.
- If within two years after the acquisition of the securities the person for whose account they are to be sold had any short position, part or other option to dispose of securities referred to in paragraph (1)(A) of Rule 144, furnish full information with respect thereto.

TABLE II—SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Class Proceeds
SCOTT & MCLEOD 516 35T SE MEDICINE HAT AB T7A 0H3	Common	Nov 21/06	10000 SHRS	\$42/SH or \$4627.00

REMARKS:

OWNER OF STOCK
GEARDED DIK
31 SUNSET CR SW
MEDICINE HAT AB T8Y7T6

INSTRUCTIONS:

See the definition of "person" in paragraph (1) of Rule 144. Information is to be given not only as to the person for whose account the securities are to be sold but also as to all other persons included in that definition. In addition, information shall be given as to sales by all persons whose sales are required by paragraph (1) of Rule 144 to be aggregated with sales for the account of the person filing this notice.

ATTENTION:

The Person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in regard to the current and prospective operations of the issuer of the securities to be sold which has not been publicly disclosed.

DATE OF NOTICE

(SIGNATURE)

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed. Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (Sec 18 U.S.C. 1001).

Date: 1/23/07

Re: Monte F. Jensen

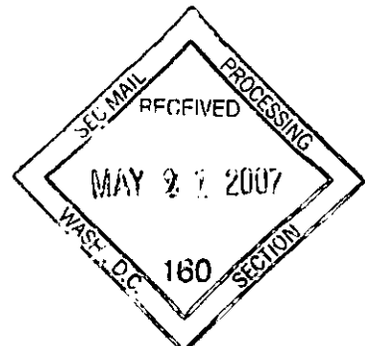
Dear Sir/Madam:

In connection with the sale by me of 50000 shares of common stock of MYRIAD ENTERTAINMENT & RESORTS under Rule 144 of the Securities Act of 1933, I hereby represent to you that: INC.

1. I have not made, and will not make, any payment in connection with the execution of the above order to any persons other than SCOTIA CAPITAL INC.
2. I have not solicited or arranged for the solicitation of orders to buy in anticipation of or in connection with this transaction.
3. I have not sold any shares of the Company within the preceding three (3) months, and I have no sale orders open with any other broker, and will not place any pending execution or cancellation of this order.
4. To the best of my knowledge, members of my immediate family and others with whom I am acting in concert or am closely associated have not sold shares of the Company stock within the preceding three (3) months.
5. I have not had a short position in, or any put or other option to dispose of any securities of the Company within the preceding twenty-four (24) months.
6. In the event that any or all of the securities I am selling are restricted securities as defined in paragraph (1) (3) of Rule 144, I warrant that I have beneficially owned these securities for a period of at least one (1) year as computed in accordance with paragraph (d) of Rule 144.
7. Enclosed is an executed copy of Form Rule 144, three copies of which were transmitted to the Securities and Exchange Commission and one copy of which was sent to the _____ Stock Exchange on _____.
8. (I understand that no form need be filed if the amount of securities to be sold during any three (3) month period does not exceed 500 shares and the aggregate does not exceed \$10,000 worth of securities.

I am familiar with Rule 144 of the Securities and Exchange Commission and agree that you may rely upon the above statements in executing the order referred to above.

Signed: 



Scotia Plaza
40 King Street West
P.O. Box 4085, Station "A"
Toronto, Ontario
Canada M5W 2X6

Tel: (416) 863-7411



Date: 1/23/07

Re: Myraid Entertainment & Resorts
(Monte F Jensen)

Dear Sir/Madam:

In connection with the sale of 5000 shares of subject company by our client, GERARD DIRK, which sale has been made under Rule 144, as promulgated under the Securities Act of 1933, as amended, Scotia Capital advises that it:

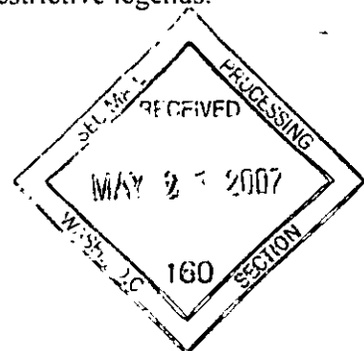
1. has fully complied with the "Manner of Sale" provisions as contained in paragraph (f) of the Rule.
2. has received no more than the usual and customary broker or dealer compensation.
3. has neither solicited nor arranged for the solicitation of orders to buy the Securities in anticipation of or in connection with the aforementioned transaction.
4. has made reasonable inquiry as required by Rule 144 and is unaware of any circumstances indicating that the seller is failing to comply with the Rule.

In addition, please find enclosed herewith a copy of client Seller's Representation Letter and Notice of Proposed Sale as filed with the Securities and Exchange Commission, (and _____ Stock Exchange).

We would appreciate it if you would furnish us with a copy of your opinion letter to the transfer agent authorizing them to transfer said shares free of any restrictive legends.

Very truly yours,

Kent Walker





May 09, 2007

American Exchange
Market Investment Department
86 Trinity Place 5th Floor
New York, NY 10006
USA

Attn: Library

Dear Sirs

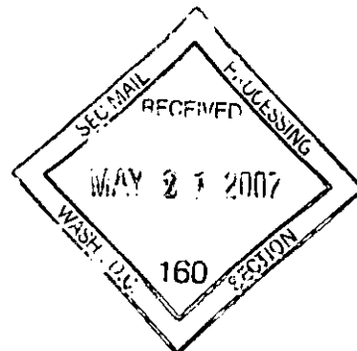
Enclosed is a copy of form 144 Proposed Sales for Security

Covering the sale of 50,000 shares of Myriad Entertainment & Resorts Inc.

common stock by Monte f. Jensen.

Yours truly


SCOTIA CAPITAL INC





April 23, 2007

SECURITIES AND EXCHANGE COMMISSION
450 FIFTY STREET
WASHINGTON, DC 20549
USA

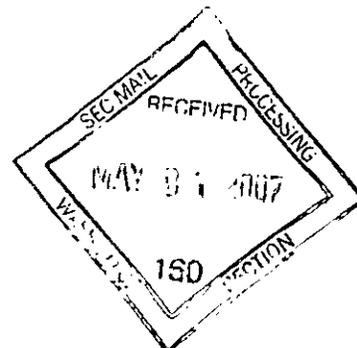
GENTLEMEN

Please find enclosed herewith one original and two copies of Notice
Of Proposed Sales of Securities, which we are filing on the behalf of
Our client IC Projects LP connection with his proposed sale
Of 80,001 shares of Red Mile Entertainment Inc.

Yours truly

A handwritten signature in black ink, appearing to be the initials "AK" or similar, written over a horizontal line.

SCOTIA CAPITAL INC



9077574

NUMBER
464-8

SHARES
-80,001-

SEE REVERSE FOR
CERTAIN DEFINITIONS

REGISTRATION
756780402

This Certifies That
Is The Owner Of

-1C PROJECTS LP-

EIGHTY THOUSAND ONE

FULLY PAID AND NON-ASSESSABLE COMMON SHARES, \$.001 PAR VALUE

Red Mile Entertainment, Inc.

transferable on the books of this Corporation in person or by attorney upon surrender of this Certificate duly cashed or assigned. This Certificate and the shares represented hereby are subject to the laws of the State of Delaware, and to the Articles of Incorporation and Bylaws of the Corporation, as now or hereafter amended. This Certificate is not valid until countersigned by the Transfer Agent.

In Witness Whereof, the Corporation has caused this Certificate to be signed by the facsimile signatures of its duly authorized officers and to be sealed with the facsimile seal of the Corporation.

Dated: 2/20/07



Christina P. A Admin
PRESIDENT

SECRETARY

COUNTERSIGNED:
CORPORATE STOCK TRANSFER, INC.
3200 Cherry Creek Drive South, Suite 400, Denver, CO 80209
By: [Signature]
Transfer Agent and Registrar Authorized Officer

Red Mile Entertainment, Inc.

Corporate Stock Transfer, Inc.

Transfer Fee: As Required

The following abbreviations, when used in the inscription on the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM	— as tenants in common	UNIF GIFT MIN ACT Custodian for
			(Cust.) (Minor)
TEN ENT	— as tenants by the entireties		under Uniform Gifts to Minors
JT TEN	— as joint tenants with right of survivorship and not as tenants in common	Act of	(State)

Additional abbreviations may also be used though not in the above list.

For value received hereby sell, assign and transfer unto

PLEASE INSERT SOCIAL SECURITY OR OTHER IDENTIFYING NUMBER OF ASSIGNEE

Please print or type name and address of assignee

.....

 Shares

of the Common Stock represented by the within Certificate and do hereby irrevocably constitute and appoint

Attorney to transfer the said stock on the books of the within-named Corporation, with full power of substitution in the premises.

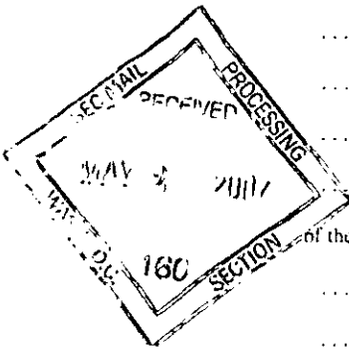
Dated 20

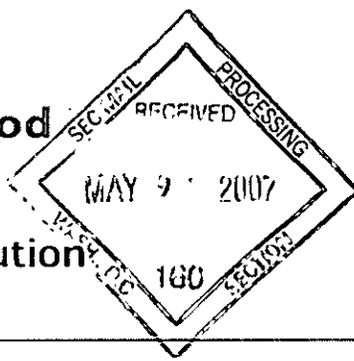
SIGNATURE GUARANTEED:

X _____

X _____

THE SIGNATURE TO THIS ASSIGNMENT MUST CORRESPOND WITH THE NAME AS WRITTEN UPON THE FACE OF THIS CERTIFICATE IN EVERY PARTICULAR, WITHOUT ALTERATION OR ENLARGEMENT OR ANY CHANGE WHATSOEVER. THE SIGNATURE(S) MUST BE GUARANTEED BY AN ELIGIBLE GUARANTOR INSTITUTION (Banks, Stockbrokers, Savings and Loan Associations and Credit Unions) WITH MEMBERSHIP IN AN APPROVED SIGNATURE GUARANTEE MEDALLION PROGRAM.





Corporate Resolution to Transfer Securities

Account Number: 39-21494-17, Advisor Code: 70F, Account Name: IC PROJECTS LP

BE IT RESOLVED, That the

President: LARRY WIEBE (Print Name)

(Signature)

Vice President: DOUG FROESE (Print Name)

(Signature)

Treasurer: (Print Name)

(Signature)

or any one of them acting individually, be and they are hereby authorized to sell, assign and endorse for transfer, certificates representing stocks, bonds or other securities now registered or hereafter registered in the name of this corporation.

I, DOUG FROESE (Please Print Secretary's Name) Secretary of

IC PROJECTS LP (Please Print Full Legal Name of Corporation)

incorporated under the laws of the Province/State of BC

hereby certify that the foregoing is a true copy of a resolution duly adopted by the Board of Directors of said corporation at a meeting duly held the 10 day of APRIL 2007

at which quorum was present and voting, and that the same has not been repealed or amended, and remains in full force force effect and does not conflict with the by-laws of said corporation.

10/4/07 Date

(Signature of Secretary)

CORPORATE SEAL



* (Note : Must not be signed by an Officer named above in the Resolution)

439-21494 17

FORM 144

U.S. SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

NOTICE OF PROPOSED SALE OF SECURITIES Pursuant to Rule 144 under the Securities Act of 1933

ATTENTION: Transmit for filing 3 copies of this form concurrently with either placing an order with a broker to execute sale or executing a sale directly with a market maker.

SEC USE ONLY
DOCUMENT SEQUENCE NO.
CUSIP NUMBER
WORK LOCATION

ONB APPROVAL
ONB Number: 3325-0101
Expires: September 30, 1998
Estimated average burden hours per response: 2.0

1 (a) NAME OF ISSUER (Please type or print)		5 (b) IRS IDENT. NO.		6 (c) S.E.C. FILE NO.	
RED MILE ENTERTAINMENT		20-4411647			
1 (d) ADDRESS OF ISSUER		STREET		CITY	
4500 BRIDGEWAY, Sausalito CA		380 Riverside Rd. Abbotsford BC		V2S7M4	
2 (a) NAME OF PERSON FOR WHOM ACCOUNT THE SECURITIES ARE TO BE SOLD		3 (b) SOCIAL SECURITY NO. OR IRS IDENT. NO.		4 (c) RELATIONSHIP TO ISSUER	
LC PROJECTS					
1 (d) ADDRESS OF ISSUER		STREET		CITY	
4500 BRIDGEWAY, Sausalito CA		380 Riverside Rd. Abbotsford BC		V2S7M4	
3 (a) NAME OF ISSUER		3 (b) SOCIAL SECURITY NO. OR IRS IDENT. NO.		3 (c) RELATIONSHIP TO ISSUER	
RED MILE ENTERTAINMENT					
1 (d) ADDRESS OF ISSUER		STREET		CITY	
4500 BRIDGEWAY, Sausalito CA		380 Riverside Rd. Abbotsford BC		V2S7M4	

INSTRUCTION: The person filing this notice should contact the issuer to obtain the I.R.S. Identification Number and the S.E.C. File Number

3 (a) Title of the Class of Securities To Be Sold	3 (b) Name and Address of Each Broker Through Whom the Securities are to be Offered or Each Market Maker who is Acquiring the Securities	SEC USE ONLY		3 (c) Number of Shares or Other Units To Be Sold (See instr. 3(c))	3 (d) Aggregate Market Value (See instr. 3(d))	3 (e) Number of Shares or Other Units Outstanding (See instr. 3(e))	3 (f) Approximate Date of Sale (See instr. 3(f)) (MO., DAY, YR.)	3 (g) Name of Each Securities (See instr. 3(g))
		Broker-Dealer File Number	3 (d) Relationship to Issuer					
Common	SCOTIA CAPITAL INC. 40 King St. West, Lower Concourse Toronto, Ontario M5H 1H1			80,001	320k	9,136,174	NO Scale	NIC

INSTRUCTIONS:

- (a) Name of issuer
- (b) Issuer's I.R.S. Identification Number
- (c) Issuer's S.E.C. file number, if any
- (d) Issuer's address, including zip code
- (e) Issuer's telephone number, including area code
- (a) Name of person for whose account the securities are to be sold
- (b) Such person's Social Security or I.R.S. Identification Number
- (c) Such person's relationship to the issuer (e.g., officer, director, 10% stockholder, or member of immediate family of any of the foregoing)
- (d) Such person's address, including zip code

3. (a) Title of the class of securities to be sold

(b) Name and address of each broker through whom the securities are intended to be sold

(c) Number of shares or other units to be sold (if debt securities, give the aggregate face amount)

(d) Aggregate market value of the securities to be sold as of a specified date within 10 days prior to the filing of this notice

(e) Number of shares or other units of the class outstanding, or if debt securities the face amount thereof outstanding, as shown by the most recent report or statement published by the issuer

(f) Approximate date on which the securities are sold

(g) Name of each securities exchange, if any, on which the securities are intended to be sold

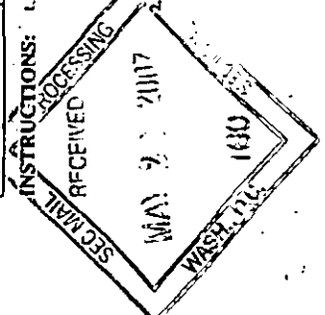


TABLE I—SECURITIES TO BE SOLD

Furnish the following information with respect to the acquisition of the securities to be sold and with respect to the payment of all or any part of the purchase price or other consideration therefor:

Title of the Class	Date Year Acquired	Method of Acquisition Transaction	Name of Person From Whom Acquired (If gift, also give date donor acquired)	Amount of Securities Acquired	Date of Payment	Method of Payment
Common	2005	Cash purchase	TREASURY	320k.	2005	Cash

INSTRUCTIONS:

1. If the securities were purchased and full payment therefor was not made in cash at the time of purchase, explain in the table or in a note describe the nature of the consideration given. If the consideration consisted of any note or other obligation, or if payment was made in installments describe the arrangement and state when the note or other obligation was discharged in full or the last installment paid.

2. If within two years after the acquisition of the securities the person for whom account they are to be sold had any short position, put or other option to dispose of securities referred to in paragraph (C)(3) of Rule 144, furnish full information with respect thereto.

TABLE II—SECURITIES SOLD DURING THE PAST 3 MONTHS

Furnish the following information as to all securities of the issuer sold during the past 3 months by the person for whose account the securities are to be sold.

Name and Address of Seller	Title of Securities Sold	Date of Sale	Amount of Securities Sold	Current Proceeds
IC Projects LP 380 Riverside Rd. Abbotsford, BC V2S 7M4	Common	No Sale	None	0

REMARKS:

ATTENTION:

The Person for whose account the securities to which this notice relates are to be sold hereby represents by signing this notice that he does not know any material adverse information in respect to the current and prospective operations of the issuer of the securities to be sold which has not been publicly disclosed.

April 13/07
DATE OF NOTICE

(SIGNATURE)

The notice shall be signed by the person for whose account the securities are to be sold. At least one copy of the notice shall be manually signed. Any copies not manually signed shall bear typed or printed signatures.

ATTENTION: Intentional misstatements or omission of facts constitute Federal Criminal Violations (See 18 U.S.C. 1001).

Scotia Plaza
40 King Street West
P.O. Box 4085, Station "A"
Toronto, Ontario
Canada M5W 2X6

Tel: (416) 863-7411



Date: Apr 19/07

Re: I.C. PROJECTS
Redmile Entertainment Ac 439-21494.17
Dear Sir/Madam:

In connection with the sale of 8,001 shares of subject company by our client, I.C. PROJECTS, which sale has been made under Rule 144, as promulgated under the Securities Act of 1933, as amended, Scotia Capital Inc. advises that it:

1. has fully complied with the "Manner of Sale" provisions as contained in paragraph (f) of the Rule.
2. has received no more than the usual and customary broker or dealer compensation.
3. has neither solicited nor arranged for the solicitation of orders to buy the Securities in anticipation of or in connection with the aforementioned transaction.
4. has made reasonable inquiry as required by Rule 144 and is unaware of any circumstances indicating that the seller is failing to comply with the Rule.

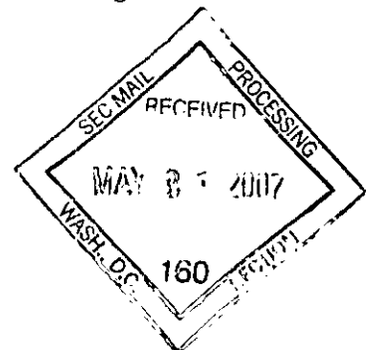
In addition, please find enclosed herewith a copy of Client, Seller's Representation Letter and Notice of Proposed Sale as filed with the Securities and Exchange Commission, (and _____ Stock Exchange).

We would appreciate it if you would furnish us with a copy of your opinion letter to the transfer agent authorizing them to transfer said shares free of any restrictive legends.

Very truly yours,

A handwritten signature in black ink, appearing to read "Mike Van Dyk".

MIKE VAN DYK
SENIOR INVESTMENT EXECUTIVE



Date: APRIL 13/07

Re: I. C. PROJECTS A/C 439-21494-17

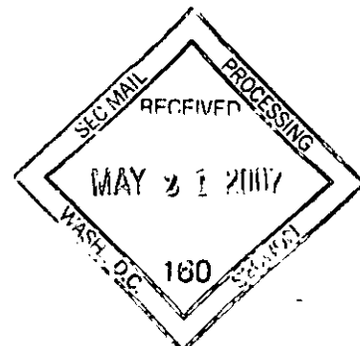
Dear Sir/Madam:

In connection with the sale by me of 80,001 shares of common stock of Red Mile Entertainment under Rule 144 of the Securities Act of 1933, I hereby represent to you that:

1. I have not made, and will not make, any payment in connection with the execution of the above order to any persons other than SCOTIA CAPITAL INC.
2. I have not solicited or arranged for the solicitation of orders to buy in anticipation of or in connection with this transaction.
3. I have not sold any shares of the Company within the preceding three (3) months, and I have no sale orders open with any other broker, and will not place any pending execution or cancellation of this order.
4. To the best of my knowledge, members of my immediate family and others with whom I am acting in concert or am closely associated have not sold shares of the Company stock within the preceding three (3) months.
5. I have not had a short position in, or any put or other option to dispose of any securities of the Company within the preceding twenty-four (24) months.
6. In the event that any or all of the securities I am selling are restricted securities as defined in paragraph (1) (3) of Rule 144, I warrant that I have beneficially owned these securities for a period of at least one (1) year as computed in accordance with paragraph (d) of Rule 144.
7. Enclosed is an executed copy of Form Rule 144, three copies of which were transmitted to the Securities and Exchange Commission and one copy of which was sent to the _____ Stock Exchange on _____.
8. (I understand that no form need be filed if the amount of securities to be sold during any three (3) month period does not exceed 500 shares and the aggregate does not exceed \$10,000 worth of securities.

I am familiar with Rule 144 of the Securities and Exchange Commission and agree that you may rely upon the above statements in executing the order referred to above.

Signed: _____





April 23, 2007

American Exchange
Market Investment Department
86 Trinity Place Forms
New York, NY 10006
USA

Attn: Library

Dear Sirs

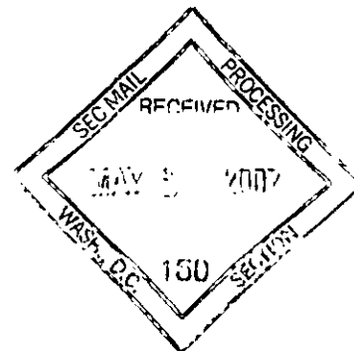
Enclosed is a copy of form 144 Proposed Sales for Security

Covering the sale of 80,001 shares of Red Mile Entertainment Inc.

Common stock by IC Projects LP.

Yours truly

SCOTIA CAPITAL INC



END