### AGNICO EAGLE MINES LTD. SECURITIES LITIGATION

Ontario Superior Court of Justice, Court File No. CV-12-448410-00CP Quebec Superior Court, Court File: 200-06-000142-128

### **CLAIM FORM**

#### **I. GENERAL INSTRUCTIONS**

- 1. To make a claim for compensation from the settlement in the above noted action, you must complete and, on page 6 hereof, sign this Claim Form. If you fail to file a properly addressed Claim Form, your claim may be rejected and you may be precluded from any recovery from the net settlement amount created in connection with the settlement.
- 2. A separate Claim Form must be filed for each account in which shares of Agnico Eagle Mines Limited were held.
- 3. Submission of this Claim Form, however, does not assure that you will share in the net settlement amount.
- 4. MAIL YOUR COMPLETED AND SIGNED CLAIM FORM POSTMARKED ON OR BEFORE **MAY 20, 2016** ADDRESSED TO THE CLAIMS ADMINISTRATOR:

Agnico Eagle Mines Ltd. Securities Litigation

Claims Administrator P.O. Box 3355 London, ON N6A 4K3

If you are NOT a member of the Class, as defined in the Settlement Agreement dated November 2, 2015 ("Settlement Agreement"), PLEASE DO NOT submit a Claim Form.

If you are a member of the Class, WHETHER OR NOT YOU SUBMIT A CLAIM FORM, you are bound by the terms of the Orders dated February 1, 2016 and February 12, 2016 approving the Settlement, unless you have already validly excluded yourself from the Class. The deadline for a Class Member to exclude him, her or itself was January 8, 2014.

- 1. "Arrangement" means the statutory plan of arrangement completed by Agnico Eagle Mines Limited and Comaplex Minerals Corp, on or around July 6, 2010.
- 2. "Class" or "Class Members" means all persons, wherever they may reside or be domiciled, who acquired securities of Agnico Eagle Mines Limited ("Agnico") either:
  - over the TSX, Chi-X, Alpha, Omega, TriAct, TMX Select, Pure Trading, Liquidnet and Instinet Canada trading platforms between, and including, March 26, 2010 and October 18, 2011 (the "Class Period"); OR
  - in exchange for securities of Comaplex Minerals Corp. by way of a plan of arrangement pursuant to the Alberta Business Corporations Act completed on or around July 6, 2010,

and continued to hold some or all of those securities on one or both of July 28, 2011 and October 19, 2011 (the "Class Members"), except for certain persons associated with the Defendants, as described below.

- 3. "Class Period" means the period from and including March 26, 2010 and October 18, 2011.
- 4. "Defendants" means Agnico, Sean Boyd, Eberhard Scherkus and Ammar Al-Joundi.
- 5. "Eligible Shares" means the securities of Agnico purchased or acquired during the Class Period.
- 6. "Excluded Persons" means the Settling Defendant, the Individual Defendants and the Settling Defendant's past and present subsidiaries, affiliates, officers, directors, senior employees, partners, legal representatives, heirs, predecessors, successors and assigns, and any member of the family of an Individual Defendant.
- 7. "Releasees" means the Settling Defendant, Sean Boyd, Eberhard Scherkus and Ammar Al-Joundi, and all of their insurers, their respective past and present affiliates and subsidiaries, and all of their respective past and present directors, officers, trustees, partners, employees, servants, consultants, underwriters, advisors, lawyers, representatives, successors, assigns and their heirs, executors, administrators, successors and assigns, as the case may be.
- 8. "Released Claims" (or Released Claim in the singular) means any and all manner of claims, demands, actions, suits, causes of action, whether class, individual, derivative or otherwise in nature, whether personal or subrogated, damages whenever incurred, and liabilities of any nature whatsoever, including interest, costs, expenses, Administration Expenses, penalties, Class Counsel Fees and lawyers' fees, known or unknown, suspected or unsuspected, in law, under statute or in equity, that the Releasors, or any of them, whether directly, indirectly,

derivatively, or in any other capacity, ever had, now have, or hereafter can, shall, or may have as against the Releasees, or anyone or more of the Releasees, relating in any way to the acquisition, purchase, sale, pricing, marketing or distributing of Eligible Shares during the Class Period, or to any representations made by the Releasees during the Class Period to anyone concerning Agnico or its subsidiaries, or in respect of their operations and records, their consolidated financial results or the Eligible Shares, or relating to any conduct alleged (or which could have been alleged) in the Action, including, without limitation, any such claims which have been asserted, would have been asserted or could have been asserted as a result of the purchase of Eligible Shares in the Class Period.

9. "Settling Defendant" means Agnico.

## **III. CLAIMANT IDENTIFICATION**

- 1. If you acquired Eligible Shares and held the certificate(s) in your name, you are the beneficial purchaser as well as the record purchaser. If, however, the certificate(s) were registered in the name of a third party, such as a nominee or brokerage firm, you are the beneficial purchaser and the third party is the record purchaser.
- 2. Use Part I of this form entitled "Claimant Identification" to identify each purchaser of record. In addition, if you are NOT the beneficial owner and are filing a claim on behalf of the beneficial owner, please complete the "filer name" field in Part I of the "Claimant Identification" section on the first page of the Claim Form. A CLAIM FORM MUST BE FILED BY THE ACTUAL BENEFICIAL PURCHASER OR PURCHASERS, OR THE LEGAL REPRESENTATIVE OF SUCH PURCHASER OR PURCHASERS OF ELIGIBLE SHARES UPON WHICH THIS CLAIM IS BASED.
- 3. All joint purchasers must sign a Claim Form. Executors, administrators, guardians, conservators and trustees must complete and sign a Claim Form on behalf of Persons represented by them and their authority must accompany this claim and their titles or capacities must be stated. The Social Insurance number, Business number or other unique tax identifier and telephone number of the beneficial purchaser may be used in verifying the claim. Failure to provide the foregoing information could delay verification of a claim or result in its rejection from eligibility for compensation.

### **IV. CLAIM FORM**

- 1. Claim Forms must be submitted to the Claims Administrator (see contact details on the first page of these instructions).
- 2. A separate Claim Form must be filed for each account in which Eligible Shares were held.
- 3. A claimant must provide all of the requested information with respect to **all** of his, her or its:
  - i) purchase and acquisition of Agnico shares at any time during the Class Period;
  - ii) sale of Agnico shares at any time during the Class Period; and
  - iii) Agnico shares held at the close of trading on March 25, 2010, on November 1, 2011, and at the time the Claim Form is completed.

Failure to report all required details may result in the rejection of a claimant's claim.

- 4. Please list each transaction in the Class Period separately and in chronological order, by trade date, beginning with the earliest. Claimants must accurately provide the month, day and year of each transaction listed.
- 5. Broker confirmations or other documentation of a claimant's transactions in Agnico shares must be attached to their claim.
- 6. The information required by the Claims Administrator is sought to provide the minimum amount of information necessary to process the simplest claims. The Claims Administrator may request additional information as required to efficiently and reliably calculate claimants' losses. In some cases, where the Claims Administrator cannot perform compensation calculations accurately or at a reasonable cost to the Class with the information provided by a claimant, the Claims Administrator may conditionally accept the claim pending receipt of additional information.
- NOTICE REGARDING ELECTRONIC FILES: Certain claimants with large numbers of transactions may request, or may be requested, to submit information regarding their transactions in an electronic aggregate file. If you wish to file an electronic file batch claim, you must contact the Claims Administrator at 1-866-432-5534 or agnico@ricepoint.com.

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# PART II. SCHEDULE OF TRANSACTIONS IN AGNICO EAGLE MINES LTD.

Traded in Canadian Dollars (CAD)

# SECURITY TYPE:

- A. Shares acquired in exchange for securities of Complex Minerals Corp. by way of a plan of arrangement pursuant to Alberta Business Corporations Act completed on or around July 6, 2010; or
- B. Shares acquired over the TSX, Chi-X, Alpha, Omega, TriAct, TMX Select, Pure Trading, Liquidnet and Instinet Canada trading platforms between, and including, March 26, 2010 and October 18, 2011 (the "Class Period").

Proof Enclosed?

Proof Enclosed?

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Α.	Number of Shares held at the close of trading on March 25, 2010:	
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B. Shares in Canadian Dollars purchased or acquired between (March 26, 2010 - October 18, 2011):

	ber of Shares Purchased	Including Commissions Please round off to the nearest whole dollar	Proof of Purchase Enclosed?
M       M       D       D       Y       Y         1.       /       /       /       /       /       /         2.       /       /       /       /       /       /       /         3.       /       /       /       /       /       /       /	C\$ C\$ C\$ C\$		• 0 0 0 V • 0 0 0 V • 0 0 0 V • 0 0 0 V • 0 0 0 V

C. Shares in Canadian Dollars sold between (March 26, 2010 - November 1, 2011, inclusive):

Trade Date(s) of Shares (List Chronologically)	Number of Shares Sold		Total Sales Price ( <b>Canadian \$</b> ) Including Commissions <i>Please round off to</i> <i>the nearest whole dolla</i> r	Proof of Sales Enclosed?
M       D       D       Y       Y         1.       /       /       /       /         2.       /       /       /       /         3.       /       /       /       /         4.       /       /       /       /		C\$ C\$ C\$ C\$		<ul> <li>00 Y</li> <li>N</li> </ul>
D. Number of Shares held at the close of	of trading on November 1, 2011:			Proof Enclosed?

E. Number of Shares held at the time the Claim Form is completed:

If you require additional space, attach extra schedules in the same format as above. Sign and print your name on each additional page. YOU MUST READ AND SIGN THE DECLARATION ON PAGE 6. FAILURE TO SIGN THE RELEASE MAY RESULT IN A DELAY IN PROCESSING OR THE REJECTION OF YOUR CLAIM.



# PART II. SCHEDULE OF TRANSACTIONS IN AGNICO EAGLE MINES LTD. Traded in US Dollars (USD)

## SECURITY TYPE:

- A. Shares acquired in exchange for securities of Complex Minerals Corp. by way of a plan of arrangement pursuant to Alberta Business Corporations Act completed on or around July 6, 2010; or
- B. Shares acquired over the TSX, Chi-X, Alpha, Omega, TriAct, TMX Select, Pure Trading, Liquidnet and Instinet Canada trading platforms between, and including, March 26, 2010 and October 18, 2011 (the "Class Period").

Α.	Number of Shares held at the	close of trading on March 25, 2010:
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	Proof E	Enclosed?
		⊖ Y ⊖ N

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B. Shares in USD purchased or acquired between (March 26, 2010 - October 18, 2011, inclusive):

Security Type A or B, See Trade Date(s) of Shares Above (List Chronologically)	Number of Shares Purchased	Total Purchase Price ( <b>USD \$</b> ) Including Commissions <i>Please round off to</i> <i>the nearest whole USD</i>	Proof of Purchase Enclosed?
M M     D D     Y Y       1.     /     /       2.     /     /			00 Y 00 Y
3.     ////////////////////////////////////			00 Y 00 Y N 00 Y

C. Shares in USD sold between (March 26, 2010 - November 1, 2011, inclusive):

Trade Date(s) of Shares (List Chronologically)	Number of Shares Sold	Total Sales Price(USD \$)Including CommissionsProof ofPlease round off toSalesthe nearest whole USDEnclosed?
M       D       D       Y       Y         1.       /       /       /       /         2.       /       /       /       /         3.       /       /       /       /         4.       /       /       /       /		C\$ 00 Y N C\$ 00 Y N N C\$ 00 Y N N C S
D. Number of Shares held at the close of	of trading on November 1, 2011:	Proof Enclosed?

E. Number of Shares held at the time the Claim Form is completed:

If you require additional space, attach extra schedules in the same format as above. Sign and print your name on each additional page. YOU MUST READ AND SIGN THE DECLARATION ON PAGE 6. FAILURE TO SIGN THE RELEASE MAY RESULT IN A DELAY IN PROCESSING OR THE REJECTION OF YOUR CLAIM.



	PART III. D	eclaration					
How did you find out about this class action	1?	_					
Newspaper Notice	O Notice Mailing	Information provided by Broker/Custodian					
Online (i.e. Facebook, Twitter, etc)	Other						
		(specify)					
Through what institution did you hold share							
	MO Other						
(specify)							
I (we) declare under penalty of perjury that the information on this Claim Form is true, correct and complete to the best of n knowledge, information and belief.							
I (we) declare that I (we) have disclosed all identified in this Claim Form.	of my (our) holdings ar	nd purchase and sales transactions in Shares for the time periods					
I (we) also declare that I (we) am (are) not a	an Excluded Person or	Excluded Persons.					
I (we) acknowledge and agree that the Clair counsel to the parties in the Actions.	ms Administrator may c	disclose all information relating to my (our) claim to the Courts and					
Executed this day	of	in					
	(Month/Year)	in (City/Province/Country)					
(Sign your name here)		(Sign your name here)					
(Type or print your name here)		(Type or print your name here)					
(Capacity of person(s) signing, e.g., Beneficial Purchaser, Executor or Administ Proof of Authority to File Enclosed?		(Capacity of person(s) signing, e.g., Beneficial Purchaser, Executor or Administrator) Proof of Authority to File Enclosed? Yes No					
ACCURATE CLAIM	IS PROCESSING TAK THANK YOU FOR	ES A SIGNIFICANT AMOUNT OF TIME. YOUR PATIENCE.					
Reminder Checklist:		5. The Claims Administrator will acknowledge receipt of your					
1. Please sign the above declaration.		Claim Form by mail or email within 60 days. Your Claim Form					
2. Remember to attach supporting docume	entation, if available.	is not deemed fully filed until you receive an acknowledgment postcard. If you do not receive an acknowledgment postcard					
<ol> <li>Do not send original stock certificates; v to send them back.</li> </ol>	we may not be able	within 60 days, please call the Claims Administrator toll free at <u>1-866-432-5534</u> .					
<ol> <li>Keep a copy of your Claim Form documentation for your records.</li> </ol>	and all supporting	ting 6. If you move, you are required to send the Claims Administrat your new address. Failure to notify the Claims Administrat of a new address may result in your settlement benefits n being paid to you.					

## **Privacy Statement**

All information provided by the Claimant is collected, used, and retained by the Claims Administrator and Class Counsel pursuant to the Personal Information Protection and Electronic Documents Act (PIPEDA) for the purposes of administering the Settlements, including evaluating the Claimant's eligibility status under the Settlement Agreement. The information provided by the Claimant is strictly private and confidential and will not be disclosed without the express written consent of the Claimant and an order of the Court.

"Class Counsel" is defined as Siskinds LLP of London, Ontario and Siskinds, Desmeules s.e.n.c.r.l. of Quebec City, Quebec.

The "Claims Administrator" is defined as RicePoint Administration Inc. of London, Ontario.

