

SILVER ETR CERTIFICATE

Unless this certificate is presented by an authorized representative of CDS Clearing and Depository Services Inc. or its nominee ("CDS") to the Royal Canadian Mint (the "Mint") or its agent for registration of transfer, exchange or payment, and any certificate issued in respect thereof is registered in the name of CDS or in such other name as is requested by an authorized representative of CDS (and any payment is made to CDS or to such other name as is requested by an authorized representative of CDS), ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL since the registered holder hereof, CDS, has an interest herein.

ROYAL CANADIAN MINT (A Crown corporation existing under the laws of Canada)

Number: 001

CUSIP: 779921113

ETRs: 5,000,000

This certifies that, for value received, CDS is the registered holder of 5,000,000 exchange-traded receipts (the "ETRs") issued by the Mint which collectively evidence the legal and beneficial ownership of 3,097,625.28 troy ounces of physical silver bullion purchased for the holders of the ETRs on the date hereof and thereafter held in the custody of the Mint for such holders at the Mint's Facilities (as defined below) subject to reduction or adjustment as provided for herein (the "ETR Silver Bullion"). Each ETR represents an equal undivided direct legal and beneficial interest as tenant-in-common in the ETR Silver Bullion, such that the interest of each owner of an ETR in the ETR Silver Bullion as co-owner with the other owners of ETRs shall be proportional to the number of ETRs owned by such ETR owner. Initially, the co-ownership interest in ETR Silver Bullion represented by each ETR shall represent the ownership of 0.619525 of one troy ounce of physical silver bullion (included in the ETR Silver Bullion) at the Issue Date (as defined below). CDS shall hold all rights, interests and benefits contained in this silver ETR certificate (the "Certificate") pursuant to the terms and conditions set out herein for and on behalf of those persons who from time to time become beneficial holders of the ETRs (the "ETR Holders").

This Certificate shall not constitute either CDS or any ETR Holder a shareholder of the Mint or entitle either such holder to any right or interest in respect thereof. Subject to the terms of the ETRs contained herein, the ETRs shall constitute direct unconditional obligations of the Mint, an agent of Her Majesty in right of Canada, and as such shall constitute direct unconditional obligations of Her Majesty in right of Canada.

1. Definitions

"Business Day" means any day, other than a Saturday, Sunday or statutory holiday in the Province of Ontario, on which commercial banks in Ottawa, Ontario and Toronto, Ontario are open for business;

"Carrier" means an industry recognized armoured carrier, as set out from time to time on the Program Website;

"Cash Redemption Notice" means a cash redemption notice in the form annexed as Appendix C;

"Cash Redemption Price" has the meaning ascribed thereto in Section 8(a);

"CDS" has the meaning given to such term above;

"CDS Participants" has the meaning ascribed thereto in Section 2(b);

"CDS Participants List" means the list identifying the name, address and the number of ETRs held by each ETR Holder, or its CDS Participant, as maintained by CDS;

"Certificate" has the meaning given to such term above;

"Cut-Off Date" has the meaning ascribed thereto in Section 11(c);

"Direct Registration System" has the meaning ascribed thereto in Section 2(e);

"DRS Advice" has the meaning ascribed thereto in Section 2(e);

"ETRs" has the meaning given to such term above;

"ETR Holders" has the meaning given to such term above;

"ETR Program" means the Mint's Canadian Silver Reserves Program, pursuant to which the Mint issues ETRs;

"ETR Silver Bullion" means the physical silver bullion owned by ETR Holders underlying the ETRs;

"Excluded Event" has the meaning ascribed thereto in Section 12(a);

"Exemptive Relief Order" means the decision document dated October 12, 2012 issued in favour of the Mint by the Ontario Securities Commission on behalf of itself and the securities commissions or similar regulatory authority in each of the other provinces and territories of Canada exempting the Mint from the prospectus requirement in connection with the distribution of ETRs in respect of the ETR Program;

"Exercise Date" has the meaning ascribed thereto in Section 6(a);

"Exercise Form" means the exercise form indicating the aggregate number of ETRs for which a CDS Participant has received Purchase Right Notices, such form to be delivered by a CDS Participant on behalf of ETR Holders exercising the Purchase Right to the Processing Agent, as described in Section 6(b);

"Exercise Price" has the meaning ascribed thereto in Section 6(a);

"Fee Schedule" means the fee schedule annexed as Appendix A;

"Financial Administration Act" means the *Financial Administration Act* (Canada);

"Information Statement" means the amended and restated information statement of the Mint dated October 29, 2012 describing the Offering of ETRs, a copy of which has been provided to each purchaser of ETRs pursuant to the Offering;

"Issue Date" means November 5, 2012;

"London Good Delivery Bars" means silver bars that meet the standard measure of quality in silver bullion, as set forth by the London Bullion Market Association;

"Mint" means the Royal Canadian Mint;

"Mint Act" means the *Royal Canadian Mint Act* (Canada);

"Mint's Facilities" means one or more of the secure storage facilities of the Mint, including, but not limited to, facilities at 320 Sussex Drive, Ottawa, Ontario and at 520 Lagimodière Boulevard, Winnipeg, Manitoba;

"NAV per ETR" on any day means the Per ETR Entitlement to Silver multiplied by the Silver Price on such day, expressed in U.S. dollars;

"Offering" means the distribution of the ETRs as described in the Exemptive Relief Order;

"Outstanding ETRs" means the issued and outstanding ETRs other than those ETRs submitted for redemption but not yet cancelled following the applicable Redemption Date, unless the redemption price is not paid within 10 Business Days of such date;

"Per ETR Entitlement to Silver" means initially 0.619525 of one troy ounce of silver bullion as of the Issue Date, to be reduced daily by the Service Fee in accordance with Section 5(a);

"Person" includes an individual, corporation, company, partnership, joint venture, association, trust, trustee, unincorporated organization or government or any agency or political subdivision thereof;

"Physical Silver Redemption Fees" means the physical silver redemption fees set out in the Fee Schedule;

"Physical Silver Redemption Notice" means a physical silver redemption notice in the form annexed as Appendix D;

"Pick-Up Date" has the meaning ascribed thereto in Section 9(f)(i);

"Processing Agent" means Computershare Investor Services Inc., as processing agent for the issuance of ETRs upon the exercise of the Purchase Right;

"Program Website" means the website for the ETR Program maintained by the Mint at www.reserves.mint.ca;

"Purchase Right" has the meaning ascribed thereto in Section 6(a);

"Purchase Date" means the applicable Exercise Date or such date as soon as practicable thereafter on which the Purchasing Agent enters into one or more Silver Purchase Agreements to acquire silver bullion on behalf of ETR Holders exercising the corresponding Purchase Rights;

"Purchase Right Payment" has the meaning ascribed thereto in Section 6(b);

"Purchase Right Notice" means a purchase right notice in the form annexed as Appendix B;

"Purchasing Agent" means Computershare Trust Company of Canada, as silver purchasing agent for the ETRs, or such other purchasing agent as the Mint may nominate to act as agent on behalf of the ETR Holders;

"Record Date" has the meaning ascribed thereto in Section 6(b);

"Redemption Date" has the meaning ascribed thereto in Section 7(a);

"Residual Cash" has the meaning ascribed thereto in Section 6(e);

"Service Fee" has the meaning ascribed thereto in Section 5(a);

"Service Fee Payment Date" has the meaning ascribed thereto in Section 5(a);

"Service Fee Rate" means the service fee rate set out in the Fee Schedule;

"Silver Price" means the London fix silver price, as established daily at 12:00 p.m. (Greenwich Mean Time) by market making members of the London Bullion Market Association, as reported by Thomson Reuters Corporation or any successor thereto, or any other silver spot rate selected by the Mint, acting reasonably;

"Silver Purchase Agreement" means a silver purchase agreement between the Purchasing Agent and the Third Party Silver Supplier;

"Termination Date" has the meaning ascribed thereto in Section 11(b);

"Termination Payment" has the meaning ascribed thereto in Section 11(c);

"Third Party Silver Supplier" means the third party supplier of silver bullion selected by the Mint to enter into one or more Silver Purchase Agreements with the Purchasing Agent;

"Transfer Agent" means Computershare Investor Services Inc., in such capacity, the transfer agent and registrar for the ETRs;

"TSX" means the Toronto Stock Exchange; and

"VWAP" means the volume-weighted average trading price of the ETRs for five days on which the TSX is open for business prior to and including the applicable Redemption Date, calculated by dividing the aggregate dollar amount of the trades of ETRs on the TSX during the such period by the aggregate number of ETRs traded on the TSX during the period.

2. Form and Registration

(a) The ETRs shall be represented by this Certificate, fully registered in the book-based system in the name of CDS and held by, or on behalf of, CDS as custodian of this Certificate.

(b) The name in which this Certificate is issued is for the convenience of the book-based system only and shall have no bearing on the identity of the ETR Holders. Beneficial interests in this Certificate, constituting beneficial ownership of the ETRs, shall be represented through book-based accounts of institutions acting on behalf of ETR Holders, as direct and indirect participants of CDS ("CDS Participants"). CDS shall be responsible for establishing and maintaining book-based accounts for CDS Participants having interests in this Certificate.

(c) Transfers of ownership of beneficial interests in this Certificate shall be effected through records maintained by CDS for this Certificate (with respect to interests of CDS Participants) and on the records of CDS Participants (with respect to interests of Persons other than CDS Participants).

(d) If CDS notifies the Mint that it is unwilling or unable to continue as depository in connection with this Certificate or ceases to be recognized as a clearing agency under applicable Canadian securities legislation at a time when it is required to be, the Mint may in its sole discretion, elect to (i) appoint a successor depository; (ii) transfer the ETRs to the Direct Registration System maintained by the Transfer Agent in lieu of termination; or (iii) terminate the ETR Program in accordance with Section 11.

(e) This Certificate may not be transferred by CDS except (i) upon a redemption for physical silver bullion as set forth in Section 9(f)(iii) or (ii) upon a transfer by the Mint of the ETRs from CDS to an electronic register maintained by the Transfer Agent (the "Direct Registration System"), in which shall be recorded registrations and transfers of ETRs no longer held by CDS. In such a situation, the Transfer Agent shall provide written evidence (a "DRS Advice") to each applicable ETR Holder of its beneficial ownership position in ETRs based on the Direct Registration System. No transfer of ETRs held in the Direct Registration System will be valid unless registered upon receipt of a duly executed transfer in a form satisfactory to the Mint and the Transfer Agent, and upon compliance with such reasonable requirements as the Mint and the Transfer Agent may prescribe. The Transfer Agent shall provide a DRS Advice evidencing such a transfer to each applicable ETR Holder. The Direct Registration System shall be maintained at the office of the Transfer Agent.

(f) The Certificate will be issued in the name of CDS and shall be converted to the non-certificated inventory system of CDS. Upon such conversion this Certificate shall cease to constitute a global certificate representing the issued and outstanding ETRs; instead, the ETRs formerly evidenced by this Certificate shall be registered in the name of CDS and maintained in

a book position, electronically, on the Transfer Agent's register. Nonetheless, the provisions of this Certificate shall in all other respects continue to represent the terms and conditions of the ETRs. At any time, CDS may require the Transfer Agent to issue a physical certificate to CDS representing the ETRs registered in the name of CDS.

3. Purchasing Agent

The Mint represents and warrants that it has appointed the Purchasing Agent to act as agent on behalf of the purchasers of ETRs for the sole purpose of acquiring the silver bullion evidenced by the ETRs and, in such capacity, to enter into one or more Silver Purchase Agreements on the Issue Date and the Purchase Date. In accordance with any such Silver Purchase Agreement, direct legal and beneficial ownership of silver bullion in the custody of the Mint shall be transferred from the Third Party Silver Supplier to, as applicable: (i) the initial purchasers of ETRs immediately prior to the issuance of the ETRs on the Issue Date; or (ii) ETR Holders exercising their Purchase Right immediately prior to the issuance of the ETRs on the settlement date established by the Silver Purchase Agreement entered into on the Purchase Date.

4. Services

(a) The Mint shall act as custodian of the ETR Silver Bullion on behalf of the ETR Holders and shall maintain the ETR Silver Bullion at the Mint's Facilities under the terms and conditions set forth in this Certificate. The Mint agrees to exercise the same degree of care and diligence in safeguarding the ETR Silver Bullion as any reasonably prudent person acting as a custodian would exercise in the same circumstances.

(b) The ETR Silver Bullion shall be stored by the Mint on an unallocated basis, such that the silver bullion owned by an ETR Holder shall not be held separately from the other unallocated silver bullion held at the Mint, including the unallocated silver bullion underlying other ETRs. The ETR Silver Bullion may be stored, at the option of the Mint, in various forms from time to time.

(c) The Mint shall provide the services contemplated in Section 6, Section 8 and Section 9 to facilitate the exercise of Purchase Rights and the right of ETR Holders to redeem their ETRs for cash or physical silver bullion.

(d) The Mint shall be entitled to use ETR Silver Bullion in the ordinary course of its business of silver refining and coin manufacturing, provided that the Mint shall at all times maintain at the Mint's Facilities unallocated silver bullion in an amount that is equal to or exceeds the amount owned in aggregate by ETR Holders.

(e) It is understood and agreed that the Mint has no duty to supervise an ETR Holder's investment in, or to make any recommendation to such ETR Holder with respect to the purchase, sale or other disposition of ETRs.

5. Service Fee

(a) The Mint shall charge ETR Holders a service fee (the "Service Fee") in respect of its management, storage and custodial services equal to the product of the Service Fee Rate and

the Per ETR Entitlement to Silver of all Outstanding ETRs. The Service Fee shall be calculated and accrued daily for the purposes of computing the Per ETR Entitlement to Silver and payable monthly in arrears on the 15th day of each month (or, if not a Business Day, on the next succeeding Business Day) (each a "Service Fee Payment Date"). On each Service Fee Payment Date, the Mint shall withdraw from the silver owned by ETR Holders such amount of silver bullion as necessary to satisfy the Service Fee payable by ETR Holders in respect of the ETRs for the preceding month. The Per ETR Entitlement to Silver of all Outstanding ETRs shall be reduced on a daily basis as the Service Fee is accrued and deducted.

(b) The Service Fee may be varied by the Mint on not less than 10 days' advance notice to ETR Holders in the event of a decrease in the Service Fee Rate and not less than 90 days' advance notice to ETR Holders in respect of any other change to the Service Fee, such notice to be provided in accordance with Section 14.

6. Purchase Right

(a) Each Outstanding ETR entitles the holder thereof to the right to purchase (the "Purchase Rights" and each a "Purchase Right") on September 19, 2013 and September 18, 2014 (each an "Exercise Date") at a price equal to C\$20.00 (the "Exercise Price") such number of additional ETRs equal to:

$C\$20.00 \div [(A \times B) + C]$ where:

A is the silver spot rate stipulated in the Silver Purchase Agreements entered into on the applicable Purchase Date expressed in Canadian dollars based on the foreign exchange spot rate as reported by Thomson Reuters Corporation, or any successor thereto, or any other foreign exchange spot rate selected by the Mint, acting reasonably;

B is the Per ETR Entitlement to Silver on the applicable Purchase Date; and

C is the Mint's out-of-pocket expenses, which may include solicitation fees, incurred in connection with the corresponding Purchase Right divided by the number of ETRs issued on the exercise of such Purchase Rights.

Following an Exercise Date, the corresponding Purchase Rights that remain unexercised shall expire.

(b) Only holders of ETRs on the record dates, September 10, 2013 and September 9, 2014, respectively (each a "Record Date"), shall be entitled to exercise the corresponding Purchase Right. To exercise a Purchase Right, an ETR Holder shall deliver to its CDS Participant a Purchase Right Notice (or such other notice as is deemed acceptable by such CDS Participant) indicating the ETR Holder's intention to exercise the Purchase Right attached to a specified number of ETRs, together with payment equal to the product of the Exercise Price and the number of ETRs for which such ETR Holder intends to exercise the Purchase Right (the "Purchase Right Payment"). The CDS Participant shall then forward, on behalf of the exercising ETR Holder, an Exercise Form representing such ETR Holder's Purchase Right Notice together with its Purchase Right Payment to the Processing Agent. The Exercise Form and the Purchase

Right Payment, such payment to be made in Canadian dollars, must be received by the Processing Agent no later than 5:00 p.m., Toronto time, on the applicable Exercise Date. The Purchase Right Payment shall be held in a segregated account by the Processing Agent until the corresponding Purchase Date. Any Exercise Form or Purchase Right Payment received after 5:00 p.m., Toronto time, on the applicable Exercise Date shall not be accepted by the Processing Agent and each Purchase Right represented thereby shall be deemed unexercised by the Processing Agent and shall expire. ETR Holders should consult their respective CDS Participants regarding deadlines or requirements independent of those described herein in respect of the Purchase Right.

(c) The Mint shall, no later than two weeks prior to an Exercise Date, deliver, via CDS, notice of the corresponding Purchase Right to each CDS Participant named in the CDS Participants List. As soon as practicable following the corresponding Record Date, the Processing Agent shall deliver an Exercise Form to each CDS Participant named in the CDS Participants List.

(d) On a Purchase Date, each ETR Holder's corresponding Purchase Right Payment shall be applied to purchase silver from one or more Third Party Silver Suppliers under one or more Silver Purchase Agreements. In accordance with such Silver Purchase Agreements, direct legal and beneficial ownership of silver bullion shall be transferred from the Third Party Silver Supplier to ETR Holders that have validly exercised their Purchase Rights and ETRs representing such purchased silver bullion shall be issued and delivered electronically to CDS for the benefit of such ETR Holders on the settlement date under such Silver Purchase Agreements, which date shall be as soon as practicable following the applicable Purchase Date. In no event shall fractional ETRs be issued to ETR Holders.

(e) Any portion of an ETR Holder's Purchase Right Payment (the "Residual Cash") that would result in a fractional ETR if applied to the purchase of physical silver on a Purchase Date shall be withheld and returned to the account of the ETR Holder or its CDS Participant. The Mint shall, by direction to the Transfer Agent, remit the Residual Cash to the Processing Agent and the Processing Agent shall deliver the Residual Cash to the account of each ETR Holder's CDS Participant, for the benefit of such ETR Holder no later than 10 Business Days after the applicable Purchase Date.

(f) The Mint shall not be obligated to accept the exercise of any Purchase Rights, or to issue any ETRs issuable upon such exercise, if such ETRs would be issued to a person that is resident in, or otherwise subject to the laws of, a jurisdiction (other than Canada) in which such issuance of ETRs would contravene the applicable laws of the relevant jurisdiction or subject the Mint to the obligation to register in any capacity, register the ETRs, deliver a prospectus or other disclosure document, pay any fee, satisfy any filing requirement, comply with ongoing reporting requirements or otherwise take any action other than those contemplated herein.

(g) The Mint shall, by posting such information to the Program Website no later than 10 Business Days immediately following a Purchase Date, provide notice to each ETR Holder that has validly exercised its corresponding Purchase Right of: (i) the silver spot rate stipulated in the Silver Purchase Agreements entered into on the Purchase Date expressed in Canadian dollars based on the foreign exchange spot rate as reported by Thomson Reuters Corporation, or any

successor thereto, or any other foreign exchange spot rate selected by the Mint, acting reasonably; (ii) the Mint's out-of-pocket expenses incurred in connection with the Purchase Right; and (iii) the total number of ETRs issued on the settlement date under such Silver Purchase Agreements.

7. Redemption of ETRs

(a) ETRs may be redeemed once per month at the option of the ETR Holder for cash or, subject to a minimum redemption of 5,000 ETRs, physical silver bullion. Redemptions may be made initially on February 15, 2013 and thereafter on the 15th day of each month (or, if not a Business Day, on the next succeeding Business Day) (each, a "Redemption Date").

(b) Following each Redemption Date in which one or more redemptions have occurred, the redeemed ETRs will be delivered to the Transfer Agent for cancellation. ETRs submitted for redemption but not yet cancelled shall cease to be treated as "Outstanding ETRs" from and after the applicable Redemption Date unless the redemption price is not paid within 10 Business Days of such date.

(c) The Mint shall, in accordance with Section 14, provide ETR Holders with not less than 10 days' advance notice in the event of a decrease in the redemption fees set out in the Fee Schedule and not less than 90 days' prior notice in the event that (i) the redemption fees set out in the Fee Schedule are to be otherwise varied by the Mint or (ii) the Mint proposes to introduce a fee charged to ETR Holders redeeming ETRs for cash in accordance with Section 8. Any cash redemption fee introduced by the Mint shall be limited to offsetting increased processing or administrative costs associated with cash redemptions.

8. Redemptions for Cash

(a) To redeem ETRs for cash, an ETR Holder shall deliver to its CDS Participant a Cash Redemption Notice (or such other notice as is deemed acceptable by such CDS Participant) indicating the ETR Holder's intention to redeem ETRs for cash. The CDS Participant shall forward, on behalf of the redeeming ETR Holder and via CDS, an electronic direction representing such ETR Holder's Cash Redemption Notice to the Transfer Agent. Such electronic direction must be received by the Transfer Agent no later than 5:00 p.m., Toronto time, on the fifth Business Day immediately preceding a Redemption Date. Any electronic direction representing a Cash Redemption Notice received after such time shall be processed on the following Redemption Date. ETR Holders should consult their respective CDS Participants regarding deadlines or requirements independent of those described herein in respect of cash redemptions.

(b) The cash redemption price (the "Cash Redemption Price") per ETR is equal to 95% of the lesser of (i) the VWAP on the Redemption Date as calculated by the Mint, subject to rounding up or rounding down by an amount of not more than C\$0.01 as determined by the Mint in its sole discretion and (ii) the NAV per ETR on the Redemption Date.

(c) Upon receipt by the Transfer Agent of an electronic direction representing an ETR Holder's Cash Redemption Notice:

- (i) the Mint shall determine the amount of the Cash Redemption Price in accordance with Section 8(b) (which determination shall be final and binding absent manifest error); and
- (ii) the Mint shall deliver, via the Transfer Agent and CDS, the Cash Redemption Price, payable in Canadian dollars or U.S. Dollars at the election of the redeeming ETR Holder, to the account of the ETR Holder's CDS Participant within 10 Business Days after the applicable Redemption Date.

(d) Upon delivering a Cash Redemption Notice (or such other notice as is deemed acceptable by such CDS Participant) to its CDS Participant and thereby instructing such CDS Participant to deliver, via CDS, to the Transfer Agent an electronic direction representing its Cash Redemption Notice, such ETR Holder shall be deemed to have appointed its CDS Participant to act as its exclusive settlement agent with respect to the redemption and the receipt of the Cash Redemption Price. Upon receipt of such electronic direction by the Transfer Agent, such ETR Holder shall be deemed to have surrendered its ETRs for redemption. Upon receipt of the Cash Redemption Price in accordance with Section 8(c)(ii), CDS will deliver the ETRs redeemed for cash to the Transfer Agent for cancellation as and from the applicable Redemption Date.

9. Redemptions for Physical Silver Bullion

(a) To redeem ETRs for physical silver, an ETR Holder shall deliver a Physical Silver Redemption Notice to its CDS Participant instructing such CDS Participant to deliver such Physical Silver Redemption Notice, indicating the ETR Holder's intention to redeem ETRs for physical silver bullion, to the Transfer Agent on behalf of the ETR Holder. A Physical Silver Redemption Notice must be received by the Transfer Agent no later than 5:00 p.m., Toronto time, on the fifth Business Day immediately preceding a Redemption Date. Any Physical Silver Redemption Notice received after such time shall be processed on the following Redemption Date. Each Physical Silver Redemption Notice shall be delivered to the Transfer Agent by an ETR Holder's CDS Participant in accordance with Section 15 and must be guaranteed by a chartered bank or by a member of an acceptable Medallion Guarantee Program to be deemed valid by the Transfer Agent and the Mint. ETR Holders should consult their respective CDS Participants regarding deadlines or requirements independent of those described herein in respect of redemptions for physical silver bullion.

(b) The Physical Silver Redemption Notice must be for a minimum of 5,000 ETRs, and the redeeming ETR Holder may elect to receive one or more of the following Mint products with a minimum purity of 99.9%: (i) London Good Delivery Bars; (ii) 100 ounce bars; and (iii) one ounce silver Maple Leaf coins (in increments of 25), which have a minimum purity of 99.99%.

(c) Each Physical Silver Redemption Notice shall: (i) specify the number of ETRs to be redeemed; (ii) specify the type of Mint product(s) the redeeming ETR Holder elects to receive and, if more than one, the relative amount of each Mint product, expressed as an approximate percentage of the total physical silver bullion redeemed; (iii) request to remove the specified

ETRs from CDS to the Direct Registration System; (iv) specify the name, email address and telephone number of the Carrier to whom the Mint shall remit the physical silver bullion redeemed; and (v) propose a Business Day on which the Carrier will pick-up the physical silver bullion redeemed, which date shall not be earlier than five Business Days nor later than 10 Business Days after the applicable Redemption Date.

(d) Upon receipt of a valid Physical Silver Redemption Notice by the Transfer Agent and removal of the ETRs from CDS to the Direct Registration System, the ETR Holder shall be deemed to have irrevocably surrendered its ETRs for redemption.

(e) Any Physical Silver Redemption Notice that does not meet the requirements of this Section 9, as determined by the Transfer Agent and the Mint, in their sole discretion, will for all purposes be void and of no effect, the request to remove the applicable ETRs to the Direct Registration System will be rejected and the redemption privilege to which it relates will be considered for all purposes not to have been exercised thereby. In such case, the Transfer Agent, on behalf of the Mint, shall provide a notice to the applicable ETR Holder in accordance with Section 14 within 10 Business Days after the applicable Redemption Date explaining the deficiency in the Physical Silver Redemption Notice.

(f) Upon receipt of a duly completed and delivered Physical Silver Redemption Notice and following the corresponding Redemption Date:

- (i) the Mint shall determine the amount of physical silver bullion and the amount of cash for fractional amounts to which the redeeming ETR Holder is entitled and the amount of Physical Silver Redemption Fees payable by such redeeming ETR Holder. The Mint shall provide such information by notice to the redeeming ETR Holder in accordance with Section 14 no later than the fifth Business Day after the applicable Redemption Date. Such notice shall also confirm the Business Day on which the ETR Holder's physical silver bullion will be available for pick up by the Carrier appointed by the redeeming ETR Holder (the "Pick-Up Date"). The Mint reserves the right to select an alternate Pick-Up Date from that proposed by the redeeming ETR Holder in its Physical Silver Redemption Notice;
- (ii) the ETRs representing less than 25 troy ounces of physical silver bullion shall be redeemed for cash at the NAV per ETR on the Redemption Date and paid by cheque in the name of the redeeming ETR Holder, such cheque to be delivered by the Mint to the redeeming ETR Holder in accordance with Section 14 no later than 10 Business Days after the applicable Redemption Date;
- (iii) the ETRs subject to a Physical Silver Redemption Notice shall be transferred from CDS to the Direct Registration System to be registered in the name of the ETR Holder as indicated on the Physical Silver Redemption Notice and the Transfer Agent shall deliver to the ETR Holder in accordance with Section 14 a DRS Advice notifying such ETR

Holder that the ETRs evidenced thereby are being held by the Transfer Agent on a restricted basis;

- (iv) the Mint shall remit the physical silver bullion to which the redeeming ETR Holder is entitled to the Carrier appointed by such ETR Holder at the Mint's Facility (as designated by the Mint) on the Pick-Up Date. For greater certainty, the Carrier will receive the physical silver bullion in connection with a redemption of ETRs in the jurisdiction in which the designated Mint's Facility is located; and
- (v) upon notice from the Mint confirming remittance to the Carrier of the physical silver bullion on the Pick-Up Date, the Transfer Agent shall cancel the ETRs on the Direct Registration System and deliver to the redeeming ETR Holder in accordance with Section 14 a DRS Advice notifying such ETR Holder that the ETRs have been cancelled.

(g) ETR Holders redeeming ETRs for physical silver bullion shall be responsible for arranging pick-up and delivery of the physical silver bullion from the Mint by a Carrier. The redeeming ETR Holder shall bear all expenses relating to the transportation and delivery of the physical silver bullion from the Mint's Facility (as designated by the Mint) to the location such ETR Holder determines.

(h) Upon remittance of the physical silver bullion representing the redeemed ETRs into the custody of the Carrier, the Mint shall be relieved of all liability for loss of, and damage to, such physical silver bullion and the ETR Holder shall have no recourse against the Mint for loss or damage thereafter.

(i) All payments and remittances by the Mint under this section shall be made net of Physical Silver Redemption Fees. The Mint shall deduct Physical Silver Redemption Fees from the cash payable in lieu of physical silver bullion under Section 9(f)(ii). If the cash payable is insufficient to cover the Physical Silver Redemption Fees, the Mint may, at its sole discretion, reduce the quantity of physical silver bullion to which the redeeming ETR Holder is entitled in order to ensure that the Physical Silver Redemption Fees are payable with the residual cash upon redemption of physical silver bullion. To do so, the Mint may: (i) select a London Good Delivery bar of a lesser weight, (ii) reduce the number of one ounce silver Maple Leaf coins to which a redeeming ETR Holder is entitled or (iii) take such other steps as the Mint deems reasonable in the circumstances.

10. Suspension of Redemptions

(a) The Mint may suspend the right of an ETR Holder to redeem its ETRs or postpone the date of delivery or payment of the redemption proceeds (whether physical silver bullion and/or cash, as the case may be) for any period during which the Mint determines that conditions exist which render impractical the fabrication, evaluation or sale of silver or which impair the ability of the Mint to determine the value of the silver bullion owned by the ETR Holder or the redemption amount for the ETRs. Any declaration of suspension made by the Mint shall be conclusive.

(b) In the event of a suspension, the Mint shall issue a press release announcing the suspension of redemptions as soon as practicable thereafter and post such press release to the Program Website and notify the Transfer Agent. The suspension shall terminate all requests for redemption received prior to the suspension, but for which payment has not been made, and to all requests received while the suspension is in effect. ETR Holders whose redemptions have been suspended shall be notified of the suspension by the Transfer Agent within 10 Business Days of the date of the suspension in accordance with Section 14 and that the requested redemption has been so terminated. For greater certainty, ETRs transferred to the Direct Registration System but for which payment has not been made (and therefore are not yet cancelled) will be returned to the non-certificated inventory system of CDS in the event of a suspension.

(c) The suspension shall terminate when the Mint has determined that the condition giving rise to the suspension no longer exists, provided that no other condition under which a suspension is authorized then exists, at which time the Mint shall: (i) issue a press release announcing the termination of the suspension as soon as practicable thereafter and post such press release to the Program Website; (ii) notify the Transfer Agent; and (iii) provide notice within 10 Business Days of the date of the termination of the suspension in accordance with Section 14 to those ETR Holders whose redemptions were terminated as a result of the suspension.

11. Termination

(a) The ETR Program may be terminated by the Mint, at its sole discretion, upon the occurrence of one or more of the following events:

- (i) a change in the Mint Act, the Financial Administration Act, regulatory requirements, customs duties, other taxes, securities or other laws that changes the Mint's mandate or would adversely affect the ETRs or impair the Mint's ability to operate the ETR Program;
- (ii) a decision by the Government of Canada to privatize the Mint;
- (iii) significant or catastrophic loss of the ETR Silver Bullion due to, among other things, theft, loss, damage or destruction;
- (iv) market conditions are such that it is no longer economically feasible to continue the ETR Program;
- (v) the ETRs are de-listed from the TSX or other principal stock exchange on which the ETRs are traded;
- (vi) the Per ETR Entitlement to Silver or the number of Outstanding ETRs declines to a level where the Mint determines, in its sole discretion, that the liquidity of the Outstanding ETRs is impaired;
- (vii) one or more suspensions has been declared under Section 10 and has continued for a period of 90 days; and

- (viii) CDS notifies the Mint that it is unwilling or unable to continue as depository in connection with this Certificate or ceases to be recognized as a clearing agency under applicable Canadian securities legislation at a time when it is required to be, and no successor depository has been appointed by the Mint.

(b) In the event that the Mint elects to terminate the ETR Program, the Mint shall endeavour to provide ETR Holders with 90 days' advance notice or such other period of notice as is practicable in the circumstances. Such notice shall be provided to ETR Holders in accordance with Section 14 and shall state the termination date (the "Termination Date") and the Cut-Off Date.

(c) Unless otherwise stated in the notice of termination of the ETR Program, ETR Holders shall be entitled to redeem ETRs for cash in accordance with Section 8 or physical silver bullion in accordance with Section 9 on a Redemption Date until the date that is one month prior to the Termination Date (the "Cut-Off Date"). Each Outstanding ETR on the Termination Date shall be redeemed for cash in U.S. dollars equal to 100% of the NAV per ETR determined on the Termination Date less the per ETR share of the Mint's costs associated with termination (the "Termination Payment"). The Mint shall deliver, via the Transfer Agent and CDS, the Termination Payment to the account of the ETR Holder or its CDS Participant within 10 Business Days of the Termination Date or as soon thereafter as is practicable in the circumstances.

(d) If, after a period of six months from the Termination Date, the Mint is unable to locate an ETR Holder, the Termination Payment to which such ETR Holder is entitled shall be deposited in an account in a chartered bank or trust company in Canada in trust for such ETR Holder, at the sole expense of such ETR holder and to be paid from such Termination Payment. Upon such deposit being made, the ETRs shall be cancelled and the Mint shall have no further liability with respect thereto and the ETR Holder shall have no other right except to receive payment out of the monies so paid and deposited upon presentation of such documentation as may be determined by the chartered bank or trust company to be sufficient. In the event that any money required to be deposited hereunder shall remain so deposited for a period of six years, then such monies, together with any accumulated interest thereon, shall at the end of such period be paid over by such chartered bank or trust company to the Mint on its demand.

12. Liability for Loss, Damage or Destruction

(a) Except as otherwise provided in this Certificate, for so long as any ETR is outstanding, the Mint shall bear all risk of physical loss, damage or destruction to the ETR Silver Bullion stored at the Mint's Facilities, except for loss, damage or destruction as a result of circumstances or causes beyond the Mint's reasonable control (an "Excluded Event"), including, without limitation, loss, damage or destruction as a result of:

- (i) acts, omissions or the failure to cooperate of any third party or an ETR Holder (including entities or individuals under the ETR Holders control);
- (ii) acts of God;

- (iii) any law, order or requirement of any governmental agency or authority;
- (iv) war, invasion, acts of foreign enemies, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, military or usurped power;
- (v) (i) ionising radiations from or contamination by radioactivity from any nuclear fuel or from any nuclear waste or from the combustion of nuclear fuel; (ii) the radioactive, toxic, explosive or other hazardous or contaminating properties of any nuclear installation, reactor or other nuclear assembly or nuclear component thereof; (iii) any weapon or device employing atomic or nuclear fission and/or fusion or other like reaction or radioactive force or matter; (iv) the radioactive, toxic, explosive or other hazardous or contaminating properties of any radioactive matter, other than radioactive isotopes when such isotopes are being prepared, carried, stored, or used for commercial, agricultural, medical, scientific or other similar peaceful purposes (other than for nuclear fuel); or (v) any chemical, biological, or electromagnetic weapon;
- (vi) any act of terrorism or any action taken in controlling, preventing, suppressing or in any way relating to any act of terrorism. An act of terrorism means an act, including but not limited to the use of force or violence and/or the threat thereof, of any person or group(s) of persons, whether acting alone or on behalf of or in connection with any organization(s) or government(s), committed for political, religious, ideological or similar purposes including the intention to influence any government and/or to put the public, or any section of the public, in fear; and
- (vii) the use or operation, as a means for inflicting harm, of any computer, computer system, computer software, computer software programme, malicious code, computer virus or process or any other electronic system.

(b) The Mint's liability in respect of ETR Silver Bullion shall terminate (i) at the time such physical silver bullion is no longer in the Mint's care, custody and control as a result of being remitted to a Carrier pursuant to instructions provided in a Physical Silver Redemption Notice, (ii) in the case of a cash redemption, at the time of payment of the Cash Redemption Price by the Mint, via the Transfer Agent, to CDS, for forwarding to the account of the applicable CDS Participant, or (iii) on the termination of the ETR Program, whether or not any portion of the ETR Silver Bullion remains in the Mint's Facilities.

(c) If the Mint fails to make available the physical silver bullion pursuant to a valid Physical Silver Redemption Notice the Mint's maximum liability to an ETR Holder for each ETR so redeemed shall be limited to the NAV per ETR on the applicable Redemption Date. The Mint shall not be liable for any loss or damage resulting from any delay or non-performance by the Mint of any of its obligations hereunder caused in whole or in part by any act of God,

government acts, wars, terrorist acts, civil strife, mechanical failure, unusual market behaviour or activity or any other circumstance beyond the Mint's control.

(d) The Mint shall not be liable under any circumstance whatsoever for special, incidental, consequential, indirect or punitive losses or damages (including lost profits or lost savings), except as a result of gross negligence or wilful misconduct by the Mint and whether or not the Mint had knowledge that such losses or damages might be incurred.

(e) In the event of physical loss, damage or destruction of ETR Silver Bullion (whether through fraud, theft, negligence or otherwise and regardless of culpability by the Mint) for which the Mint bears the risks of physical loss, damage or destruction as provided in Section 12(a), the Mint shall, at its option, either: (i) replace, or restore to its original state in the event of partial damage, as the case may be, the silver bullion that was lost, damaged or destroyed within five Business Days from the date the Mint becomes aware of the loss, damage or destruction; or (ii) compensate the ETR Holders, on a per ETR basis, for the monetary value of the silver bullion that was lost, damaged or destroyed within five Business Days from the date the Mint becomes aware of the loss, damage or destruction, based on the Silver Price on the trading day following the date such loss is discovered.

(f) In the event of physical loss, damage or destruction of ETR Silver Bullion, the Mint shall notify the ETR Holders in accordance with Section 14 within five Business Days from the date the Mint becomes aware of such loss, damage or destruction. Such notice shall include: (i) the amount of ETR Silver Bullion affected; (ii) the resultant loss per ETR; and (iii) the means by which the Mint shall compensate each ETR Holder in accordance with Section 12(e).

(g) Upon replacement of or monetary compensation for lost, damaged or destroyed ETR Silver Bullion, the ETR Holders hereby agree to and do hereby assign to the Mint all of their right, title and interest in said lost and/or destroyed ETR Silver Bullion. Upon replacement of lost, damaged or destroyed ETR Silver Bullion and/or upon restoration of damaged ETR Silver Bullion, the ETR Holders hereby agree to and do hereby assign to the Mint all of its rights of recovery against third parties that are the subject of a claim and/or against whom a claim can be instituted, and shall execute any documents as may be reasonably necessary to perfect such assignment upon request by the Mint or the Mint's insurers.

(h) The Mint will provide ETR Holders with at least 90 days' prior notice in accordance with Section 14 in the event that an Excluded Event is added, varied, modified, amended or supplemented.

13. Amendments to this Certificate

(a) On not less than 10 days' advance notice to ETR Holders, provided in accordance with Section 14, the Mint may decrease one or more of the fees set out in the Fee Schedule.

(b) On 90 days' advance notice to ETR Holders, provided in accordance with Section 14, the Mint may:

- (i) vary the Fee Schedule other than in the manner contemplated by Section 13(a);

- (ii) introduce a cash redemption fee pursuant to Section 7(c);
- (iii) add to, vary, modify, amend or supplement the definition of "Excluded Events"; and
- (iv) establish procedures pursuant to which issued and Outstanding ETRs may be consolidated or subdivided.

(c) The other terms of this Certificate may be amended, varied, modified or supplemented by the Mint if:

- (i) in the opinion of the Mint, the amendment is necessary or desirable and is not materially prejudicial to the rights of ETR Holders;
- (ii) in the opinion of the Mint, the amendment is necessary or desirable to comply with any statutory or other requirement of law or any listing requirement of the TSX or the requirements of any other stock exchange on which the ETRs are listed or in respect of which application for listing has been made or is proposed to be made or to rectify any inconsistency, technical defect, manifest error or ambiguity in the terms of the ETRs;
- (iii) in the opinion of the Mint, the amendment is of a formal, minor or technical nature;
- (iv) in the opinion of the Mint, the amendment is necessary or desirable to give effect to the issuance of additional ETRs including the issuance of additional ETRs in exchange for physical silver bullion; or
- (v) the amendment is consented to in writing by holders of not less than 50% of the Outstanding ETRs.

Notice of an amendment pursuant to this Section 13(c)(i) to (iv) shall be given to ETR Holders in accordance with Section 14 as soon as practicable after such amendment is proposed and, in any event, upon such amendment becoming effective.

14. Notice to ETR Holders

(a) Where a notice or other communication is required to be provided to every ETR Holder, the Mint shall, subject to applicable law, satisfy such obligation by disseminating such notice or communication in a press release and posting it to the Program Website.

(b) Whenever a notice or other communication is required to be provided to a specific ETR Holder or group of ETR Holders pursuant to this Certificate, the Mint shall provide such notice in writing directly or indirectly to the applicable ETR Holders in accordance with Section 14(c).

(c) Any notice or other communication required or permitted to be given hereunder to an ETR Holder shall be in writing and shall be delivered by courier, transmitted by fax or e-mail

or similar means of recorded electronic communication or sent by registered mail, charges prepaid, addressed to such ETR Holders, or such ETR Holders' designated CDS Participants, at the address specified in their Purchase Right Notice, Cash Redemption Notice or Physical Silver Redemption Notice, if applicable, or at the post office address appearing in the CDS Participants List.

(d) Any such notice or other communication to the ETR Holders shall be deemed to have been given and received on the day on which it was delivered or transmitted (or, if such day is not a Business Day or if delivery is made on a Business Day after 5:00 p.m. at the place of receipt, then on the next succeeding Business Day) or, if mailed, on the third Business Day following the date of mailing; provided, however, that if at the time of mailing or within three Business Days thereafter there is or occurs a labour dispute or other event which might reasonably be expected to disrupt the delivery of documents by mail, any notice or other communication hereunder shall be delivered as aforesaid or shall be given by publication at least once in the cities of Toronto and Montréal (or in such of those cities as, in the opinion of the Mint, is sufficient in the particular circumstances), each such publication to be made in a daily newspaper of general circulation in the designated city. Accidental error or omission in giving notice or accidental failure to mail notice to any ETR Holder or the inability of the Mint or the Transfer Agent to give or mail any notice due to anything beyond the reasonable control of Mint or the Transfer Agent shall not invalidate any action or proceeding founded thereon.

15. Notice to the Transfer Agent

(a) Any notice or other communication required or permitted to be provided to the Transfer Agent pursuant to this Certificate shall be in writing and shall be delivered in person, transmitted by fax or sent by registered mail, charges prepaid, addressed as follows:

Computershare Investor Services Inc.
100 University Avenue, 8th Floor
M5J 2Y1

Attention: Manager, Client Services
Fax No.: 416.981.9800

(b) Any such notice or other communication shall be deemed to have been given and received on the day on which it was delivered or transmitted (or, if such day is not a Business Day or if delivery or transmission is made on a Business Day after 5:00 p.m. at the place of receipt, then on the next succeeding Business Day) or, if mailed, on the third Business Day following the date of mailing; provided, however, that if at the time of mailing or within three Business Days thereafter there is or occurs a labour dispute or other event which might reasonably be expected to disrupt the delivery of documents by mail, any notice or other communication hereunder shall be delivered or transmitted by means of recorded electronic communication as aforesaid.

(c) The Transfer Agent may from time to time notify the Mint in writing of a change of address which thereafter, until changed by like notice, shall be the address of the Transfer Agent for all purposes of this Certificate. The Mint shall post the Transfer Agent's new address

to the Program Website no later than 10 Business Days immediately following receipt of the Transfer Agent's notice, such posting to constitute sufficient notice to each ETR Holder of such change in the Transfer Agent's address.

16. Authorization

The Mint hereby represents and warrants that it is authorized to create and issue the ETRs and that this Certificate is a valid obligation of the Mint, enforceable in accordance with the provisions herein.

17. Listing

The Mint will use reasonable commercial efforts to maintain the listing of the ETRs on the TSX.

18. Purchase of ETRs

The Mint may, subject to applicable law and the requirements of the TSX or such other stock exchange on which the ETRs are listed for trading, in its sole discretion, at any time and from time to time, purchase ETRs in the open market, by invitation for tender, by private contract or otherwise (which shall include a purchase through an investment dealer or firm holding membership on a Canadian stock exchange), on such terms and at such price as the Mint may determine and a holder of ETRs may accept. ETRs purchased pursuant to the provisions of this Section 18 may be cancelled, held by the Mint or reissued.

19. Replacement Certificate

Upon receipt of evidence satisfactory to the Mint of the loss, theft, destruction or mutilation of this Certificate and, if requested by the Mint, upon delivery of a bond of indemnity satisfactory to the Mint (or, in the case of mutilation, upon surrender of this Certificate), the Mint shall issue to CDS or such other holder a replacement certificate (containing the same terms and conditions as this Certificate).

20. Waiver of Crown Immunity

The Mint agrees that in any legal action or proceeding against it in relation to any matters arising hereunder, no immunity (sovereign or otherwise) from such legal action or proceeding shall be claimed by or on behalf of the Mint or with respect to any of its assets. The Mint hereby irrevocably waives any such right of immunity which it or any of its assets now has or may hereafter acquire and agrees not to plead or claim such immunity in respect of its obligations under this Certificate.

21. Miscellaneous

(a) Time will be of the essence hereof.

(b) Unless otherwise indicated, all payments to be made under this Certificate shall be made in Canadian dollars.

(c) This Certificate shall be construed in accordance with the laws of the Province of Ontario and the federal laws of Canada applicable therein.

(d) For greater certainty, this Certificate is executed by Computershare Investor Services Inc. exclusively in its capacity as transfer agent and registrar for the ETRs.

[Remainder of this page left intentionally blank.]

IN WITNESS WHEREOF the parties have caused this Certificate to be signed by duly authorized officers as of the 5th day of November, 2012.

ROYAL CANADIAN MINT

By: (signed) Marguerite F. Nadeau

Name: Marguerite F. Nadeau

Title: Vice-President, General
Counsel and Corporate
Secretary

(signed) André Aubrey

Name: André Aubrey

Title: Acting Vice-President of
Finance and Administration

**COMPUTERSHARE INVESTOR
SERVICES INC.**

By: (signed) Paul Keyes

Name: Paul Keyes

Title: Professional Client Services

APPENDIX A

FEE SCHEDULE

Unless and until varied in accordance with the terms of the Certificate, fees in respect of the ETRs are as set out below:

Fee	Amount
Service Fee Rate	0.45% of the Per ETR Entitlement to Silver per annum (accrued and calculated daily; payable monthly in arrears).
Physical Silver Redemption Fees	
Redemption Processing Fee	C\$100 per Physical Silver Redemption Notice
Fabrication Fee	US\$3.00 per ounce for silver Maple Leaf coins; US\$1.50 per ounce for 100 ounce bars; and US\$0.25 per ounce for London Good Delivery Bars.

APPENDIX B

FORM OF PURCHASE RIGHT NOTICE

DATE: _____ [on or before September 19, 2013 or September 18, 2014, as applicable]
TO: _____ [insert your broker's name]
RE: Purchase Right Notice under Section 6 of the Silver ETR Certificate

Ticker Symbol: MNS and MNS.U (TSX)

CUSIP number: 779921113

(INSTRUCTIONS: *Each ETR (as defined below) that you beneficially own on September 10, 2013 and September 9, 2014 entitles you to acquire (each a "Purchase Right") on September 19, 2013 and September 18, 2014, respectively (each an "Exercise Date") or such date as soon as practicable thereafter, at a price equal to C\$20.00 (the "Exercise Price"), such number of additional ETRs as determined by the calculation set out at Section 6 of the Silver ETR Certificate. This Purchase Right Notice, together with payment of the Exercise Price multiplied by the number of ETRs for which you are exercising the applicable Purchase Right (the "Purchase Right Payment"), must be submitted to your broker at such time as is required by your broker so that your broker may provide a broker exercise form (the "Exercise Form") representing your Purchase Right Notice and your Purchase Right Payment to Computershare Investor Services Inc. (the "Processing Agent"), by no later than 5:00 p.m., Toronto time, on the corresponding Exercise Date. Any Exercise Form representing this Purchase Right Notice received after such time will not be accepted by the Processing Agent and the corresponding Purchase Right shall be deemed to be unexercised and shall expire.*)

The undersigned (the "ETR Holder"), holder of _____ exchange-traded receipts (the "ETRs") issued by the Royal Canadian Mint (the "Mint"), with the Toronto Stock Exchange ticker symbol and CUSIP number designated above, hereby irrevocably exercises its Purchase Right in respect of _____ ETRs, in accordance with and subject to the terms and conditions set forth in the certificate representing the ETRs (the "Silver ETR Certificate"), dated as of November 5, 2012, as the same may be further amended, restated or supplemented from time to time.

The ETR Holder hereby certifies that it is not: (i) in the United States or a "U.S. Person" (as defined in Regulation S under the *United States Securities Act of 1933*, as amended), and is not exercising the ETRs on behalf of a U.S. Person; or (ii) resident in, or subject to the laws of, a jurisdiction in which the Mint would be required under such laws to deliver a prospectus or other disclosure document in connection with the issuance of ETRs upon the exercise of Purchase Rights.

The ETR Holder hereby appoints the broker identified above (the "Broker") to deliver an Exercise Form representing this Purchase Right Notice, together with the Purchase Right Payment, to the Processing Agent and for the Processing Agent to act as settlement agent on behalf of the ETR Holder in respect of the exercise of its Purchase Right. The ETR Holder hereby directs that the ETRs acquired pursuant to the Purchase Right be issued and fully registered in the book-based system in the name of CDS Clearing and Depository Services Inc. ("CDS") and held by, or on behalf of, CDS. The ETR Holder hereby further directs any remaining cash portion of its Purchase Right Payment following the exercise of its Purchase Right to be delivered by the Mint, to the account of the Broker for the benefit of the ETR Holder.

[The next page is the signature page.]

Signature of ETR Holder

Print Name

Print Broker's Name and CDS Number

Print Mailing Address

ETR Holder's Brokerage Account Number

Signature Guarantee

Print Broker Contact Name and Telephone
Number

NOTE: The name and address of the ETR Holder set forth in this Purchase Right Notice must correspond with the name and address in the record maintained by CDS in respect of the Silver ETR Certificate or on the records maintained by a CDS participant (Broker) in respect of the Silver ETR Certificate. The signature of the person executing this Purchase Right Notice must be guaranteed by a Canadian chartered bank, or by a medallion signature guarantee from a member of a recognized Signature Medallion Guarantee Program. The guarantor must affix a stamp bearing the actual words: "SIGNATURE GUARANTEED".

APPENDIX C

FORM OF CASH REDEMPTION NOTICE

DATE: _____
TO: _____ [insert your broker's name]
RE: Cash Redemption Notice under Section 8 of the Silver ETR Certificate

Ticker Symbol: MNS and MNS.U (TSX)

CUSIP number: 779921113

(INSTRUCTIONS: *ETRs may be redeemed for cash once per month at the option of the holder initially on February 15, 2013 and thereafter on the 15th day of each month (or, if not a Business Day, on the next succeeding Business Day (a "Redemption Date"). This Cash Redemption Notice must be submitted to your broker at such time as is required by your broker so that your broker may provide electronic notice of the exercise of your cash redemption right to Computershare Investor Services Inc. (the "Transfer Agent"), via CDS Clearing and Depository Services Inc. or its nominee ("CDS"), by no later than 5:00 p.m., Toronto time, on the fifth Business Day immediately preceding a Redemption Date. Any electronic notice representing this Cash Redemption Notice received after such time will be processed on the following Redemption Date.*)

The undersigned (the "ETR Holder"), holder of _____ exchange-traded receipts (the "ETRs") issued by the Royal Canadian Mint (the "Mint"), with the Toronto Stock Exchange ticker symbol and CUSIP number designated above, hereby surrenders for redemption _____ ETRs for cash, in accordance with and subject to the terms and conditions set forth in the certificate representing the ETRs (the "Silver ETR Certificate"), dated as of November 5, 2012, as the same may be further amended, restated or supplemented from time to time. The ETR Holder hereby appoints the broker identified above (the "Broker") to deliver an electronic notice representing this Cash Redemption Notice to CDS to be aggregated and provided to Transfer Agent and to act as settlement agent on behalf of the ETR Holder in respect of this Cash Redemption Notice. The ETR Holder hereby directs that the redeemed ETRs be delivered to the Transfer Agent by CDS for cancellation and that the Cash Redemption Price (as defined in the Silver ETR Certificate) be delivered to the Broker by CDS for the benefit of the ETR Holder.

Currency For Payment of the Cash Redemption Price:

Canadian Dollars U.S. Dollars

Signature of ETR Holder

Print Name

Print Mailing Address

Print Broker's Name and CDS Number

ETR Holder's Brokerage Account Number

Signature Guarantee

Print Broker Contact Name and Telephone
Number

NOTE: The name and address of the ETR Holder set forth in this Cash Redemption Notice must correspond with the name and address in the record maintained by CDS in respect of the Silver ETR Certificate or on the records maintained by a CDS participant in respect of the Silver ETR Certificate. The signature of the person executing this Cash Redemption Notice must be guaranteed by a Canadian chartered bank, or by a medallion signature guarantee from a member of a recognized Signature Medallion Guarantee Program. The guarantor must affix a stamp bearing the actual words: "SIGNATURE GUARANTEED".

APPENDIX D

FORM OF PHYSICAL SILVER REDEMPTION NOTICE

DATE: _____

TO: _____ [insert your broker's name] for delivery to
Computershare Investor Services Inc. (the "Transfer Agent")

AND TO: Royal Canadian Mint (the "Mint")

RE: Physical Silver Redemption Notice under Section 9 of the Silver ETR Certificate

Ticker Symbol: MNS and MNS.U (TSX)

CUSIP number: 779921113

(INSTRUCTIONS: A Physical Silver Redemption Notice will not be accepted by the Transfer Agent and the Mint unless you redeem a minimum of 5,000 ETRs for physical silver bullion. ETRs may be redeemed for physical silver once per month at the option of the holder initially on February 15, 2013 and thereafter on the 15th day of each month (or, if not a Business Day, on the next succeeding Business Day (a "Redemption Date"). This Physical Silver Redemption Notice must be submitted to your broker at such time as is required by your broker so that your broker may provide this notice to the Transfer Agent by no later than 5:00 p.m., Toronto time, on the fifth Business Day immediately preceding a Redemption Date. Any Physical Silver Redemption Notice received after such time will be processed on the following Redemption Date.)

The undersigned (the "ETR Holder"), holder of _____ exchange-traded receipts (the "ETRs") issued by the Mint, with the Toronto Stock Exchange ticker symbol and CUSIP number designated above, hereby surrenders for redemption _____ ETRs (the "Redeemed ETRs") for physical silver bullion, in one or more of the forms of physical silver bullion selected below, in accordance with, and subject to the terms and conditions set forth in, the certificate representing the ETRs (the "Silver ETR Certificate"), dated as of November 5, 2012, as the same may be further amended, restated or supplemented from time to time. The ETR Holder hereby appoints the broker identified above (the "Broker") to deliver to the Transfer Agent this Physical Silver Redemption Notice and act as settlement agent on behalf of the ETR Holder in respect of this Physical Silver Redemption Notice.

The ETR Holder hereby directs CDS Clearing and Depository Services Inc. or its nominee ("CDS") to remove the Redeemed ETRs from the book-based system and transfer them to the electronic register of the Transfer Agent. Upon notice from the Mint that physical redemption is complete, the Transfer Agent shall cancel the Redeemed ETRs. The ETR Holder further directs the Mint to pay, by cheque delivered to the address of the ETR Holder provided below, cash in lieu of any fractional amount of the physical silver redemption proceeds under 25 troy ounces at the NAV per ETR (as defined in the Silver ETR Certificate), less the Physical Silver Redemption Fees (as defined in the Silver ETR Certificate). In accordance with the Silver ETR Certificate, the ETR Holder hereby represents that it has arranged for the transportation of the redeemed physical silver bullion, including pick-up and delivery from the Mint's facility (as designated by the Mint) by an industry-recognized armoured carrier as detailed below.

Broker's ETR Withdrawal Notice ID Number: _____ (to be provided by your Broker)

Form of Physical Silver Bullion:

(INSTRUCTIONS: *Select one or more of the following three Mint physical silver bullion products, each with a minimum purity of 99.9%. If more than one product is selected, specify the relative amount of each Mint product as an approximate percentage of the total physical silver bullion redeemed.*)

Select	Mint Silver Bullion Product	Specify Number of Product or Relative Amount of Mint Silver Bullion Product (%)
<input type="checkbox"/>	London Good Delivery bar (between 750 and 1,100 troy ounces)	
<input type="checkbox"/>	100 ounce bar	
<input type="checkbox"/>	25 one-ounce silver Maple Leaf coins (minimum purity of 99.99%)	

Delivery of Physical Silver Bullion:

(INSTRUCTIONS: *Identify the industry recognized armoured carrier (as listed at www.reserves.mint.ca) appointed to pick-up and transport the physical silver bullion. You will bear all expenses relating to pick-up and transportation of the physical silver bullion from the Mint to the location you determine. London Good Delivery bars delivered to a destination other than an institution authorized to accept and hold London Good Delivery bars may not retain London Good Delivery status. Propose a date (the "Pick-Up Date") on which the industry recognized armoured carrier will pick up the physical silver bullion redeemed from the Mint's designated facility not earlier than five Business Days nor later than 10 Business Days after the applicable Redemption Date. The Mint reserves the right to select an alternate Pick-Up Date from that which you propose below.*)

Industry Recognized Armoured Carrier:

Contact Information:

Telephone Number:

Email Address:

Contact Person:

Pick-Up Date:

Currency for Payment of the Fractional Amount of Physical Silver Redemption Proceeds:

Canadian Dollars

U.S. Dollars

Fax Instructions (for the Broker):

(INSTRUCTIONS: *The Broker must fax this Physical Silver Redemption Notice to the Transfer Agent and the Mint no later than 5:00 p.m., Toronto time, on the fifth business day immediately preceding a Redemption Date.*)

- (1) Computershare Investor Services Inc. (Attn. Manager, Client Services)
Fax: 416-981-9800

– and to –

(2) Royal Canadian Mint, Canadian Silver Reserves Program (Attn. Senior Manager, ETR Compliance and Investor Relations)
Fax: 613-990-0327

[The next page is the signature page.]

Signature of ETR Holder

Print Name

Print Mailing Address

Signature Guarantee

Print Broker's Name and CDS Number

ETR Holder's Brokerage Account Number

Print Broker Contact Name and Telephone
Number

NOTE: The name and address of the ETR Holder set forth in this Physical Silver Redemption Notice must correspond with the name and address in the record maintained by CDS in respect of the Silver ETR Certificate or on the records maintained by a CDS participant in respect of the Silver ETR Certificate. The signature of the person executing this Physical Silver Redemption Notice must be guaranteed by a Canadian chartered bank, or by a medallion signature guarantee from a member of a recognized Signature Medallion Guarantee Program. The guarantor must affix a stamp bearing the actual words: "SIGNATURE GUARANTEED".