THIS LETTER OF TRANSMITTAL AND FORM OF ELECTION IS FOR USE ONLY IN CONNECTION WITH THE SCHEME OF ARRANGEMENT INVOLVING i3 ENERGY PLC, THE SHAREHOLDERS OF I3 ENERGY PLC AND GRAN TIERRA ENERGY, INC.

IN ORDER TO BE EFFECTIVE, THIS LETTER OF TRANSMITTAL AND FORM OF ELECTION MUST BE VALIDLY COMPLETED, DULY EXECUTED AND RETURNED TO THE DEPOSITARY, ODYSSEY TRUST COMPANY, BY THE ELECTION DEADLINE. IT IS IMPORTANT THAT YOU VALIDLY COMPLETE, DULY EXECUTE AND RETURN THIS LETTER OF TRANSMITTAL AND FORM OF ELECTION ON A TIMELY BASIS IN ACCORDANCE WITH THE INSTRUCTIONS CONTAINED HEREIN AND THE SCHEME DOCUMENT OF i3 ENERGY PLC DATED AUGUST 29, 2024.



LETTER OF TRANSMITTAL AND FORM OF ELECTION FOR USE BY REGISTERED HOLDERS OF ORDINARY SHARES OF i3 ENERGY PLC

Please read carefully the Instructions set out below and the Scheme Document of i3 Energy plc dated August 29, 2024 (the "Scheme Document") before completing this Letter of Transmittal and Form of Election.

TO: i3 ENERGY PLC

AND TO: GRAN TIERRA ENERGY, INC.

AND TO: ODYSSEY TRUST COMPANY (THE "DEPOSITARY"), AS DEPOSITARY

AND TO: LINK GROUP ("LINK"), AS UK REGISTRAR OF i3 ENERGY

This Letter of Transmittal and Form of Election (the "Letter of Transmittal") is for use by registered holders ("i3 Energy Shareholders") of ordinary shares of i3 Energy plc ("i3 Energy") in connection with the proposed acquisition of all of the issued and outstanding ordinary shares of i3 Energy (the "i3 Energy Shares") by Gran Tierra Energy, Inc. ("Gran Tierra") from the i3 Energy Shareholders, pursuant to a court approved scheme of arrangement (the "Scheme") under the provisions of Part 26 of the Companies Act 2006 of the United Kingdom. Capitalized terms used, but not defined, in this Letter of Transmittal shall have the meanings given to them in the Scheme Document.

The undersigned hereby delivers to the Depositary the enclosed certificate(s) representing i3 Energy Shares to be exchanged for cash consideration of 10.43 pence cash per i3 Energy Share ("**Cash Consideration**") and certificate(s) or other evidence representing new shares of common stock of Gran Tierra to be issued pursuant to the Scheme ("**New Gran Tierra Shares**") equal to (1) New Gran Tierra Share per 207 i3 Energy Shares ("**Share Consideration**", and together with the Cash Consideration, the "**Basic Offer**") pursuant to and in accordance with the Scheme described in the Scheme Document.

Following the Election Deadline, Odyssey will provide information regarding the Elections made by i3 Energy Shareholders, in aggregate, to Link. Upon receipt of such information, Link will determine the aggregate Cash Consideration and Share Consideration payable to i3 Energy Shareholders.

Any Cash Consideration payable to the undersigned will be paid by way of a cheque, issued by Link, i3 Energy's UK registrars, and mailed to the undersigned at the address provided by the undersigned under "Address of i3 Energy Shareholder" below.

i3 Energy Shareholders may also elect, subject to availability, to vary the proportions in which they receive the Cash Consideration and the Share Consideration in respect of their holdings in i3 Energy Shares under the Mix and Match Facility. The maximum aggregate amount of cash to be paid and New Gran Tierra Shares to be issued under the terms of the Acquisition will not be varied or increased as a result of elections under the Mix and Match Facility. Further, Gran Tierra reserves the right to scale back elections made for the New Gran Tierra Shares pursuant to the Mix and Match Facility if the issuance of such New Gran Tierra Shares would result in any i3 Energy Shareholders holding 10% or more of Gran Tierra's issued share capital (on a non-diluted basis) following completion of the Scheme.

If the issue to any holder of i3 Energy Shares of their full entitlement to New Gran Tierra Shares pursuant to the Scheme would result in such shareholder holding 10% or more of Gran Tierra's issued share capital (on a nondiluted basis) following completion of the Scheme (the "**10% Threshold**"), Gran Tierra reserves the right to scale back such holder's entitlement to New Gran Tierra Shares to the extent required to ensure that such i3 Energy shareholder's interest in Gran Tierra's issued share capital following completion of the Scheme is as close to the 10% Threshold as possible, but without exceeding it. In such circumstances, any New Gran Tierra Shares which are not issued to such i3 Energy shareholder as a consequence of the aforesaid scaling back will be aggregated and sold in the market as soon as practicable after the effective date of the Scheme. The net proceeds of such sale (after deduction of all expenses and commissions incurred in connection with the sale) will be distributed by Gran Tierra to such i3 Energy shareholder, provided that where the entitlement amounts to less than £5.00, such net proceeds will not be paid to such i3 Energy shareholder, but will be retained for the benefit of Gran Tierra.

To make an election under the Mix and Match Facility, i3 Energy Shareholders must complete and sign the form of election on page 6 of this Letter of Transmittal in accordance with the instructions printed thereon. i3 Energy Shareholders who wish to receive the Basic Offer are not required to complete the form of election on page 6 of this Letter of Transmittal. i3 Energy Shareholders who do not complete this Letter of Transmittal will be deemed to have elected to receive the Basic Offer.

i3 Energy Shareholders who hold their i3 Energy Shares in certificated form and in uncertificated form through a book-based system maintained by the registrar and transfer agent of the i3 Energy Shares shall receive their entitlement to New Gran Tierra Shares in uncertificated form through a book-based system maintained by the registrar and transfer agent of the New Gran Tierra Shares.

Unless otherwise specified, for the purposes of this Letter of Transmittal, any reference to a "certificate" shall include evidence of registered ownership of New Gran Tierra Shares or i3 Energy Shares in a book-based system maintained by the registrar and transfer agent of the New Gran Tierra Shares or the registrar and transfer agent of the i3 Energy Shares, as applicable, and the provisions of this Letter of Transmittal shall be read and construed (and where applicable, modified) to give effect to such interpretation.

DESCRIPTION OF CERTIFICATES DEPOSITED

Certificate Number(s) or Account Number	Name(s) in which i3 Energy Shares are Registered	Number of i3 Energy Shares Deposited
	TOTAL	

(If space is not sufficient, please attach a list in the above form).

Some or all of my i3 Energy Share certificates have been lost, stolen or destroyed. Please review
Instruction 7 for the procedure to replace lost or destroyed certificates. (Check box if applicable).

In order to receive the consideration to which you are entitled pursuant to the Scheme, you must complete the following Declaration:

The undersigned:

- 1. acknowledges receipt of the Scheme Document and represents and warrants that it has reviewed and understood the contents of the Scheme Document;
- 2. represents and warrants the information provided herein is true, accurate and complete as of the date hereof;
- 3. represents and warrants that the undersigned is the registered legal owner of the above listed deposited i3 Energy Shares ("Deposited Shares") and has good title to the rights represented by the above mentioned certificates free and clear of all liens, charges, encumbrances, claims, adverse interests, security interests and equities together with all rights and benefits, and has full power and authority to execute and deliver this Letter of Transmittal and to deposit, sell, assign, transfer and deliver the certificates representing the Deposited Shares;
- 4. represents and warrants that the Deposited Shares have not been sold, assigned or transferred, nor has any agreement been entered into to sell, assign or transfer any such Deposited Shares to any other person;
- 5. represents and warrants that the surrender of the Deposited Shares complies with applicable laws;
- 6. represents and warrants that the undersigned will not, prior to the Effective Date, transfer or permit to be transferred any of the Deposited Shares;
- 7. represents and warrants that the undersigned is resident in the jurisdiction set out in "Address of i3 Energy Shareholders" below;
- directs Link to issue or cause to be issued the Cash Consideration to which the undersigned is entitled on completion of the Scheme and to send such Cash Consideration to the address indicated in this Letter of Transmittal;
- 9. directs Odyssey to issue or cause to be issued the Share Consideration to which the undersigned is entitled on completion of the Scheme in the name indicated below, unless otherwise indicated under "Registration Instructions" or "Delivery Instructions" on page 8 of this Letter of Transmittal;

- 10. except for any proxy deposited with respect to the vote on any matter to be acted upon at the Court Meeting or the i3 Energy General Meeting, revokes any and all authority, other than as granted in this Letter of Transmittal, whether as agent, attorney-in-fact, attorney, proxy or otherwise, previously conferred or agreed to be conferred by the undersigned at any time with respect to the Deposited Shares. No subsequent authority, other than as set forth herein, whether as agent, attorney-in-fact, attorney-in-fact, attorney-in-fact, attorney, proxy or otherwise, will be granted with respect to the Deposited Shares;
- 11. by virtue of the execution of this Letter of Transmittal, shall be deemed to have agreed that all questions as to validity, form, eligibility (including timely receipt) and acceptance of any Deposited Shares pursuant to the Scheme will be determined by i3 Energy and Gran Tierra in their sole discretion and that such determination shall be final and binding. Further, the undersigned acknowledges that i3 Energy and Gran Tierra reserve the absolute right to reject any and all deposits that it determines not to be in proper form or which may be unlawful for i3 Energy or Gran Tierra to accept under the laws of any jurisdiction as well as the right to waive any defect or irregularity in the deposit of any i3 Energy Shares. In addition, the undersigned acknowledges that there is no duty or obligation on i3 Energy, Gran Tierra, Link, the Depositary or any other person to give notice of any defect or irregularity in any deposit of i3 Energy Shares and no liability shall be incurred by any of them for failure to give such notice. The undersigned further acknowledges that Gran Tierra reserves the right to permit the procedure for the exchange of securities pursuant to the Scheme to be completed other than as set forth in the Scheme Document;
- 12. covenants and agrees to execute, upon request, any additional documents, transfers and other assurances as may be necessary or desirable to complete the exchange of certificate(s) representing i3 Energy Shares for the Cash Consideration and/or Share Consideration;
- 13. acknowledges that if the Scheme is not completed or proceeded with and the undersigned has provided the Depositary with the Deposited Shares, the enclosed certificate(s) representing the Deposited Shares and all other ancillary documents will be returned as soon as possible to the undersigned at the address set forth below the undersigned's signature on page 5 of this Letter of Transmittal or, failing such address being specified, to the undersigned at the last address of the undersigned as it appears on the securities register of i3 Energy;
- 14. acknowledges and understands that the undersigned will not receive the Cash Consideration or the certificate(s) representing the Share Consideration in respect of the Deposited Shares until; (i) the Scheme is completed; (ii) the certificate(s) representing the Deposited Shares owned by the undersigned are received by the Depositary at the address as set forth on the back of this Letter of Transmittal, together with this duly completed Letter of Transmittal and such additional documents as the Depositary may require; and (iii) the same are processed with Link and the Depositary, as applicable, and the aggregate Cash Consideration and Share Consideration determined by Link and Gran Tierra, within 14 days of the Effective Time;
- 15. acknowledges that the covenants, representations and warranties of the undersigned contained herein shall survive the completion of the Scheme;
- 16. acknowledges that i3 Energy or Gran Tierra may be required to disclose certain personal information in respect of the undersigned and consents to disclosure of personal information in respect of the undersigned to: (i) stock exchanges or securities regulatory authorities; (ii) the Depositary, (iii) Gran Tierra; and (iv) legal counsel to either i3 Energy or Gran Tierra;
- 17. acknowledges that it has consulted or has had the opportunity to consult its own tax advisor with respect to the potential tax consequences to them of the Scheme, including any elections to be made in respect thereof;
- 18. acknowledges that all authority conferred, or agreed to be conferred by the undersigned herein may be exercised during any subsequent legal incapacity of the undersigned and shall survive the death, incapacity, bankruptcy or insolvency of the undersigned and all obligations of the undersigned herein shall be binding upon any heirs, personal representatives, successors and assigns of the undersigned;

- 19. by reason of the use by the undersigned of this English language Letter of Transmittal, shall be deemed to have required that any contract evidenced by the Scheme as entered into through this Letter of Transmittal, as well as any documents related thereto, be drawn exclusively in the English language;
- 20. irrevocably constitutes and appoints each director and officer of i3 Energy and Gran Tierra, and Link and the Depositary and any other person designated by Gran Tierra in writing, the true and lawful agent and attorney of the undersigned to do such acts or take such actions in the name of or on behalf of the undersigned with respect to the exchange of the undersigned's cheque and/or certificate(s) representing the Cash Consideration and/or Share Consideration, as applicable, in accordance with the Scheme (such power of attorney being deemed to be an irrevocable power coupled with an interest); and
- 21. acknowledges that if the Scheme is completed, the deposit of i3 Energy Shares pursuant to this Letter of Transmittal is irrevocable.

Non-registered holders of i3 Energy Shares should contact their nominees (i.e. broker, investment dealer, trust company, bank or other registered holder) who hold certificates representing i3 Energy Shares on their behalf to arrange for the exchange of such certificates.

This box must be signed by the undersigned exactly as the name(s) appear(s) on the certificate(s) representing the i3 Energy Shares or by transferee(s) of original registered holder(s) authorized to become new registered holder(s) by certificates and documents transmitted with this Letter of Transmittal. See Instructions 3 and 4 below. If the signature is by a trustee, executor, administrator, guardian, attorney-in-fact, agent, officer of a corporation or any other person acting in a fiduciary or representative capacity, please provide the information described in Instruction 5.

Signature guaranteed by (if required under Instruction 4):	Dated:
Authorized Signature	Signature of i3 Energy Shareholder or Authorized Representative (see Instruction 3 and 5)
Name of Guarantor (please print or type)	Address of i3 Energy Shareholder
Address of Guarantor (please print or type)	Daytime telephone number of i3 Energy Shareholder
	Email address of i3 Energy Shareholder
	Social Insurance Number (must be provided)
	Name of i3 Energy Shareholder (please print or type)
	Name of Authorized Representative, if applicable (please print or type)

ELECTION FOR I3 ENERGY SHAREHOLDERS

Please check either Option A, B or C – i3 Energy Shareholders may choose only <u>ONE</u> of the following:

OPTION A: Election to receive the Basic Officer

The undersigned hereby elects to receive the Basic Offer, as described in the Scheme Document.

OPTION B: Election to receive more New Gran Tierra Shares

The undersigned hereby elects to receive, subject to proration in accordance with the Scheme, New Gran Tierra Shares in respect of the following number of i3 Energy Shares deposited with this Letter of Transmittal: _____

[Note: the number above cannot exceed the number of i3 Energy Shares deposited with this Letter of Transmittal]

OPTION C: Election to receive more Cash Consideration

The undersigned hereby elects to receive, subject to proration in accordance with the Scheme, Cash Consideration in respect of the following number of i3 Energy Shares deposited with this Letter of Transmittal:

[Note: the number above cannot exceed the number of i3 Energy Shares deposited with this Letter of Transmittal]

IF NO ELECTION IS MADE, YOU WILL BE DEEMED TO HAVE ELECTED TO RECEIVE THE BASIC OFFER.

The number of Scheme Shares in respect of which each Election has been made shall be scaled back pro rata in proportion to the total number of Scheme Shares in respect of which the Election is made (or as near thereto as i3 Energy and Gran Tierra in their absolute discretion consider practicable) until and so that all such Elections can be satisfied in full, subject always to Gran Tierra's right to scale back elections made for the New Gran Tierra Shares if the issuance of such New Gran Tierra Shares would result in any i3 Energy Shareholder holding 10% or more of Gran Tierra's issued share capital (on a non-diluted basis) following completion of the Acquisition. It is likely that elections made by many Renewables Shareholders will be subject to adjustment on a pro-rated basis.

The election made (or deemed to be made) by i3 Energy Shareholders as to the consideration to be received may have material income tax consequences and i3 Energy Shareholders are encouraged to consult with their own tax advisors as to their preferred election. For a general description of the Canadian federal income tax considerations applicable to Renewables Shareholders who participate in the Scheme, see the discussions under the headings "Canadian Taxation" and "Notice to Canadian i3 Energy Shareholders" in the Scheme Document.

BOX A REGISTRATION INSTRUCTIONS (See Instructions 3 and 4)

Issue the cheque for the Cash Consideration and/or certificates or other evidence representing the Cash Share Consideration to:

Name:

(please print)

Address: _

(include postal or zip code)

Social Insurance Number:

BOX B DELIVERY INSTRUCTIONS (See Instructions 3 and 4)

Deliver the cheque for the Cash Consideration and/or certificates or other evidence representing the Cash Share Consideration to:

Name:

(please print)

Address:

(include postal or zip code)

INSTRUCTIONS

1. Delivery

To receive the Cash Consideration and/or Share Consideration on completion of the Scheme, i3 Energy Shareholders must deposit with the Depositary (at one of the addresses specified on the last page hereof) a properly completed and duly executed Letter of Transmittal and original certificates representing their i3 Energy Shares, if applicable.

2. Use of Letter of Transmittal

- (a) This Letter of Transmittal (or a manually executed copy hereof) properly completed and signed as required by the instructions set forth below, together with accompanying original certificates representing the i3 Energy Shares and all other documents required by the terms of the Scheme must be received by the Depositary at any of its offices specified on the back page of this document.
- (b) The method used to deliver this Letter of Transmittal and any accompanying certificate(s) representing i3 Energy Shares and all other required documents is at the option and risk of the person depositing the same, and delivery will be deemed effective only when such documents are actually received by the Depositary. It is recommended that the necessary documentation be hand delivered to the Depositary, at any of their offices specified on the back page of this document, and a receipt obtained. However, if such documents are mailed, it is recommended that registered mail be used and that proper insurance be obtained. Non-registered holders of i3 Energy Shares whose i3 Energy Shares are registered in the name of a nominee should contact their stockbroker, investment dealer, bank, trust company or other nominee for assistance in depositing their i3 Energy Shares.

3. Signatures

This Letter of Transmittal must be completed and signed by the i3 Energy Shareholders or by such holder's duly authorized representative (in accordance with Instruction 5 below).

- (a) If this Letter of Transmittal is signed by the registered owner(s) of the accompanying certificate(s) representing i3 Energy Shares, such signature(s) on this Letter of Transmittal must correspond with the name(s) as registered or as written on the face of such certificate(s) representing i3 Energy Shares without any change whatsoever, and the certificate(s) need not be endorsed. If such transmitted certificate(s) representing i3 Energy Shares are owned of record by two or more joint owners, all such owners must sign this Letter of Transmittal.
- (b) If this Letter of Transmittal is signed by a person other than the registered owner(s) of the i3 Energy Shares or if a cheque and/or certificate representing the Cash Consideration and/or Share Consideration is to be issued to a person other than the registered holder(s):
 - (i) such deposited certificate(s) representing i3 Energy Shares must be endorsed or be accompanied by an appropriate transfer power of attorney and properly completed by the registered owner(s); and
 - (ii) the signature(s) on such endorsement or power of attorney must correspond exactly to the name(s) of the registered owner(s) as registered or as appearing on the certificate(s) representing i3 Energy Shares and must be guaranteed as noted in Instruction 4 "Guarantee of Signatures" below.

4. Guarantee of Signatures

If this Letter of Transmittal is executed by a person other than the registered owner(s) of the i3 Energy Shares, or if the cheque and/or certificate(s) representing the Cash Consideration and/or Share Consideration are to be issued to a person other than the registered holder(s), such signature must be guaranteed by an Eligible Institution (as defined below), or in some other manner satisfactory to the Depositary.

An "Eligible Institution" means a Canadian schedule 1 chartered bank, a member of the Securities Transfer Agent Medallion Program (STAMP), a member of the Stock Exchange Medallion Program (SEMP) or a member of the New York Stock Exchange Inc. Medallion Signature Program (MSP) (members of these programs are usually members of a recognized stock exchange in Canada, members of the Investment Industry Regulatory Organization of Canada, members of the National Association of Securities Dealers or banks and trust companies in the United States).

5. Fiduciaries, Representatives and Authorizations

Where this Letter of Transmittal or any certificate or share transfer or power of attorney is executed by a person as an executor, administrator, trustee, guardian, attorney-in-fact, or agent or on behalf of a corporation, partnership or association or is executed by any other person acting in a fiduciary or representative capacity, this Letter of Transmittal must be accompanied by satisfactory evidence of the authority to act. The Depositary, at its discretion, may require additional evidence of authority or additional documentation.

6. Miscellaneous

- (a) If the space on this Letter of Transmittal is insufficient to list all certificates for i3 Energy Shares, additional certificate numbers and the number of i3 Energy Shares represented thereby may be included on a separate signed list affixed to this Letter of Transmittal.
- (b) If i3 Energy Shares are registered in different forms (e.g. "John Doe" and "J. Doe"), a separate Letter of Transmittal should be signed for each different registration.
- (c) No alternative, conditional or contingent deposits will be accepted. All depositing holders of i3 Energy Shares by execution of this Letter of Transmittal (or a copy thereof) waive any right to receive any notice by the Depositary.
- (d) This Letter of Transmittal and any agreement resulting from this Letter of Transmittal will be construed in accordance with and governed by the laws of the Province of Alberta and the federal laws of Canada applicable therein.
- (e) The holder of the i3 Energy Shares covered by this Letter of Transmittal hereby unconditionally and irrevocably attorns to the non-exclusive jurisdiction of the courts of the Province of Alberta and the courts of appeal therefrom.
- (f) Additional copies of the Letter of Transmittal may be obtained on request and without charge from the Depositary at its offices at the address listed on the back page of this document.

7. Lost Certificates

In the event any certificate which immediately prior to the completion of the Scheme represented one or more outstanding i3 Energy Shares that were exchanged pursuant to the Scheme shall have been lost, stolen or destroyed, upon the making of an affidavit of that fact by the person claiming such certificate to have been lost, stolen or destroyed, Link and the Depositary will issue and deliver in exchange for such lost, stolen or destroyed certificate the consideration deliverable in accordance with the Scheme. The person who is entitled to receive such consideration shall, as a condition precedent to the receipt thereof, give a bond to Gran Tierra, i3 Energy and their respective transfer agents, and shall indemnify Gran Tierra, i3 Energy and

their respective transfer agents, to the reasonable satisfaction of such parties, against any claim that may be made against any of them with respect to the certificate alleged to have been lost, stolen or destroyed.

8. Fractional Interests

No certificates representing fractional New Gran Tierra Shares shall be issued under the Scheme. Where the aggregate number of New Gran Tierra Shares issuable to a former registered i3 Energy Shareholders would result in a fraction of a New Gran Tierra Share being issuable, such former registered i3 Energy Shareholders shall receive, in lieu of such fractional share, the nearest whole number of New Gran Tierra Shares rounded down. In calculating such fractional interests, all former i3 Energy Shares registered in the name of or beneficially held by such former i3 Energy Shareholders or their nominee shall be aggregated without regard to any underlying beneficial ownership of such former i3 Energy Shares. All fractional entitlements to New Gran Tierra Shares will be aggregated and sold in the market as soon as practicable after the Effective Date. The net proceeds of such sale (after deduction of all expenses and commissions incurred in connection with the sale) will be distributed by, or at the direction of, Gran Tierra in due proportions to i3 Energy Shareholders who would otherwise have been entitled to such fractions provided that individual entitlements to amounts of less than £5.00 will not be paid to i3 Energy Shareholders but will be retained for the benefit of Gran Tierra.

If the aggregate cash amount which an i3 Energy Shareholders is entitled to receive under the Scheme would otherwise include a fractional amount, then the aggregate cash amount to which such i3 Energy Shareholder shall be entitled to receive shall be rounded down to the nearest penny.

9. No Interest Payable, Currency

Under no circumstances will interest on the Cash Consideration and/or Share Consideration be paid by i3 Energy, Gran Tierra, Link or the Depositary by reason of any delay in paying the Cash Consideration and/ or Share Consideration or otherwise.

The currency of the Cash Consideration will be in GBP.

10. Time Limitation

Subject to any applicable laws relating to unclaimed personal property, any certificate formerly representing i3 Energy Shares that is not deposited, together with all other documents required pursuant to the Scheme, on the last Business Day before the 6th anniversary of the Effective Date shall cease to represent a right or claim of any kind or nature and the right of the former holder of such i3 Energy Shares to receive Share Consideration or Cash Consideration (or both) shall be deemed to be surrendered to Gran Tierra together with all dividends, distributions and any interest thereon held for such former holder, for no consideration, and such shares and rights shall thereupon be cancelled and the name of the former holder shall be removed from the register of holders of such shares.

11. Privacy Notice

At Odyssey Trust Company, we take your privacy seriously. When providing services to you, we receive non-public, personal information about you. We receive this information through transactions we perform for you or an issuer in which you hold securities, from enrolment forms and through other communications with you. We may also receive information about you by virtue of your transactions with affiliates of Odyssey Trust Company or other parties. This information may include your name, social insurance number, securities ownership information and other financial information. With respect to both current and former customers, Odyssey Trust Company does not share non-public personal information with any nonaffiliated third party except as necessary to process a transaction, service your account or as permitted by law. Our affiliates and outside service providers with whom we share information are legally bound not to disclose the information in any manner, unless permitted by law or other governmental process. We strive to restrict access to your personal information to those employees who need to know the information to provide our services to you, and we maintain physical, electronic, and procedural safeguards to protect your personal information. Odyssey Trust Company realizes that you entrust us with confidential personal and financial information, and we take that trust very seriously. By providing your personal information to us and signing this form, we will assume, unless we hear from you to the contrary, that you have consented and are consenting to this use and disclosure. A complete copy of our Privacy Code may be accessed at www.odysseytrust.com, or you may request a copy in writing Attn: Chief Privacy Officer, Odyssey Trust Company at 350 – 409 Granville St, Vancouver, BC, V6C 1T2.

Office of the Depositary

ODYSSEY TRUST COMPANY

By Registered Mail, by Courier or by Hand

Trader's Bank Building 702 – 67 Yonge Street Toronto, ON M5E 1J8 Attention: Corporate Actions

For Inquiries Only

Telephone: (587) 885-0960 E-Mail: <u>corp.actions@odysseytrust.com</u>

UK Registrar

LINK GROUP, CORPORATE ACTIONS

By Registered Mail, by Courier or by Hand

Central Square 29 Wellington Street Leeds LS1 4DL United Kingdom

For Inquiries Only

Telephone: +44 (0)371 664 0321. E-Mail: <u>shareholderenquiries@linkgroup.co.uk</u>

Any questions and requests for assistance may be directed by i3 Energy Shareholders to the Depositary or Link Group, as applicable, at the telephone numbers, email address and locations set out above.