

Important information & regulatory disclosures for clients

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OVERVIEW

This document provides important information about **Desjardins Global Asset Management Inc. (“DGAM”)**.

DGAM is an indirect wholly owned subsidiary of the Fédération des caisses Desjardins du Québec (the “Federation”). Its head office is in Montreal, Quebec. DGAM’s main regulatory authority is the Autorité des marchés financiers (“AMF”), where it’s registered in accordance with the applicable securities legislation as a portfolio manager, investment fund manager, exempt market dealer and derivatives portfolio manager.

DGAM is also registered, with non-resident status, as a portfolio manager and an exempt market dealer in all Canadian provinces. DGAM is registered as an investment fund manager in Ontario, Manitoba, Alberta, Nova Scotia and Newfoundland.

In Ontario, DGAM is registered as a commodity trading manager with the Ontario Securities Commission. DGAM is also registered as a Securities Company with the Financial Services Commission in Barbados.

The contact information of agents the for service is included in the “Notice to clients residing outside Quebec” section at the end of this document.

DGAM is one of Canada’s largest asset managers, with in-house expertise in equity, fixed-income securities and real assets (infrastructure, real estate) across a variety of investment vehicles.

DGAM offers investment solutions to **institutional clients** such as insurance companies, pension funds, endowment funds, non-profit organizations, investment funds and companies across Canada.

In many of its approaches, DGAM includes environmental, social and governance (“ESG”) criteria in its analytical processes.

This document is updated frequently and can be viewed on DGAM’s website in the **Publications** section:

- www.desjardins.com/ressources/pdf/c15-regulatory-disclosure.pdf

You can also ask your DGAM representative at any time for a copy.

DGAM STATEMENT OF PRINCIPLES ON CONFLICTS OF INTEREST

1. Objective

DGAM wishes to inform its clients of material conflicts of interest that might arise in the course of its business activities, and how they are handled.

A conflict of interest arises when the interests of different parties, namely a client and DGAM or one of its representatives (directors, officers, partners, employees or agents) are incompatible or diverge.

DGAM ensures that appropriate measures are put in place to effectively control conflicts of interest in the best interest of its clients.

Clients are informed of material conflicts of interest, meaning conflicts of interest that could influence their decisions or those of DGAM or its representatives.

Through this Statement of Principles on Conflicts of Interest (the “Statement”), DGAM informs its clients of the nature and extent of any material conflicts of interest that might affect the services it provides and how it intends to handle them.

2. Conflicts of interest

The activities of DGAM and its representatives are governed by a Desjardins Code of Professional Conduct, a Compliance Handbook and procedures that constitute the framework for managing conflicts of interest at DGAM. On an annual basis, DGAM employees and representatives agree to uphold the Desjardins Code of Professional Conduct and comply with the Compliance Handbook. Furthermore, they must follow a mandatory training program on detecting conflicts of interest.

DGAM ensures that fair and reasonable policies exist and that they’re implemented to manage the conflicts of interest specific to its management activities, such as fair allocation of securities, use of voting rights, compensation practices and internal incentives, confidentiality of information, principles of best execution and use of privileged information.

2.1. Exclusive products, business partners belonging to the same financial group, and associated or related issuers

As part of its business activities, DGAM may purchase, sell and recommend products developed and managed by DGAM or by affiliates (exclusive products), on behalf of its clients, by exercising its discretionary power under discretionary management agreements.

DGAM’s exclusive products include **private funds, mutual funds and exchange-traded funds offered by DGAM** or its affiliates. Exclusive products are generally considered to cause a conflict of interest that could influence the independence of a company or its representatives in assessing suitability and fulfilling the obligation to act in the best interests of clients.

An issuer that distributes securities is deemed a “related issuer” of DGAM if, due to ownership of the securities, its influence or its control over voting securities, DGAM exercises control over this issuer, this issuer exercises control over DGAM, or a third party exercises control over both the issuer and DGAM.

An issuer that distributes securities is considered an “associated issuer” of DGAM if there’s a relationship between this issuer and DGAM, another issuer linked to DGAM or a director, partner or officer of DGAM or of an issuer linked to DGAM, which could lead a prospective investor to question DGAM’s independence with respect to this issuer in the distribution of its securities.

In managing its clients’ accounts, DGAM may retain the services of a member of the same financial group, a dealer or an advisor with whom it has a business relationship. In addition, DGAM may, in accordance with applicable regulations, buy, sell or recommend, as the case may be:

- a) Securities that a person in its group owns
- b) Investments in which DGAM or a person in its group invests
- c) Securities of a related or an associated issuer
- d) Securities of an issuer with a DGAM director, officer, partner, employee or agent as its director, officer, partner, employee or agent

In the case indicated in item d) above, DGAM will not carry out transactions involving such issuer unless the client in question has been informed and has expressly provided written authorization prior to the transaction. Where applicable, DGAM will proceed in accordance with regulations applicable to its operations, and always in the interest of its clients.

DGAM usually manages such conflicts of interest by:

- Informing its clients of its relationships with related issuers
- Obtaining clients' consent when establishing a management mandate
- Ensuring that such purchases are made in accordance with market conditions and its clients' investment policies

Disclosure of issuers associated with or related to DGAM and business partners belonging to the same financial group

The entities listed below may be considered as issuers associated with or related to DGAM or business partners belonging to the same financial group.

Caisses Desjardins: Members of the Fédération des caisses Desjardins du Québec and Caisse Desjardins Ontario Credit Union Inc.

Capital Desjardins Inc.: A wholly owned subsidiary of the Federation, this company is responsible for issuing its own securities on capital markets and investing the proceeds in securities issued by Desjardins caisses.

Capital régional et coopératif Desjardins (“CRCD”): Investment funds whose investment fund manager and restricted portfolio manager is Desjardins Capital Management Inc., a wholly owned subsidiary of the Federation. CRCD raises development capital through public offerings and invests the funds in cooperatives and businesses. Desjardins Trust Inc. is the custodian of CRCD.

Desjardins Capital SME L.P.: A limited partnership for which Desjardins Capital Management Inc., a wholly owned subsidiary of the Federation, acts as a general partner.

Desjardins Investments Inc.: An indirect wholly owned subsidiary of the Federation. Desjardins Investments is registered as an investment fund manager.

DGIA BFC Energy L.P.: A limited partnership for which 12990644 Canada Inc., a wholly owned subsidiary of DGAM, acts as a general partner.

DGIA Infrastructures PEC S.E.C.: A limited partnership whose limited partners include Desjardins Holding Inc. and for which 12618117 Canada Inc., a wholly owned subsidiary of DGAM, acts as a general partner.

Fédération des caisses Desjardins du Québec (the “Federation”): The cooperative entity responsible for strategic policy, oversight, coordination, treasury operations and development for Desjardins Group. The Federation meets the financial needs of the caisses and other components of Desjardins Group. In this regard, it's mandated to provide institutional funds for the Desjardins network and to play a financial agent role, in particular by providing interbank exchange services, including the financial settlement of compensation.

Desjardins Trust Inc.: This indirect wholly owned subsidiary of the Federation is a trust company of Desjardins Group.

Desjardins Funds: A family of mutual funds for which Desjardins Investments Inc. is the investment fund manager and promoter. Desjardins Funds are reporting issuers. Desjardins Trust Inc. is the custodian and trustee of Desjardins Funds. DGAM is the portfolio manager of Desjardins Funds.

DGAM Funds: A family of investment funds focused on institutional clients, for which DGAM is the investment fund manager and portfolio manager. DGAM Funds are not reporting issuers. Desjardins Trust Inc. is the custodian and trustee of DGAM Funds.

DGAM Global Private Infrastructure Fund L.P. and DGAM Global Private Infrastructure Fund II L.P.: Limited partnerships through which DGAM Global Private Infrastructure Inc. and DGAM Global Private Infrastructure II Inc., both wholly owned subsidiaries of DGAM, act as general partners.

DGAM Canadian Private Real Estate Fund, L.P.: Limited partnership through which DGAM Canadian Private Real Estate General Partner Inc., wholly owned subsidiary DGAM, acts as general partner.

Hexavest Funds: A family of investment funds focused on institutional clients, for which DGAM is the investment fund manager and portfolio manager. Hexavest Funds are not reporting issuers. RBC Investor Services Trust is the custodian and trustee of Hexavest Inc.

Desjardins Exchange-Traded Funds (“ETFs”): A family of exchange-traded funds for which DGAM is the portfolio manager. Desjardins ETFs are reporting issuers. Desjardins Trust Inc. is the trustee of Desjardins ETFs.

NEI Funds: A family of mutual funds for which Northwest & Ethical Investments L.P. is the trustee and administrator. Northwest & Ethical Investments L.P. (NEI Investments) also acts as an investment fund manager and portfolio manager for certain funds. The Federation owns 50% of Northwest & Ethical Investments L.P. through its subsidiary Desjardins Financial Holding Inc. NEI Funds are reporting issuers. Desjardins Trust Inc. is the custodian of NEI Funds.

DIM Private Funds (“DIM Funds”): A family of investment funds for which DGAM is the investment fund manager and promoter. DGAM acts as a portfolio manager for most of the funds. DIM Funds are not reporting issuers.

Aviso Wealth Inc.: A co-owned subsidiary of Desjardins Financial Holding Inc. and a partnership consisting of 5 provincial Credit Union Centrals and CUMIS, Aviso Wealth is a Canada-wide integrated financial services company serving the wealth management needs of virtually all of Canada’s credit unions as well as various independent financial organizations. Aviso Wealth Inc. wholly owns NEI Investments.

Northwest & Ethical Investments Inc (“NEI Investments”): A wholly owned subsidiary of Aviso Wealth Inc., NEI Investments is a mutual fund company registered as an investment fund manager and portfolio manager and acts as such for NEI Funds.

Desjardins Securities: An indirect wholly owned subsidiary of the Federation through its subsidiary Desjardins Financial Holding Inc. Desjardins Securities is registered as a securities dealer and offers a full range of securities brokerage products and services. Desjardins Securities uses the trade name “Desjardins Online Brokerage” for its discount brokerage activities. Discount brokerage products and services are grouped under the trademark “Disnat.”

Desjardins Securities International Inc.: A subsidiary of Desjardins Securities and a brokerage firm registered with the Financial Industry Regulatory Authority (“FINRA”) and the Securities and Exchange Commission (“SEC”).

Potential conflicts of interest are minimized by the fact that, although Desjardins Group has an interest in the above-mentioned issuers, they all have separate operations, separate management and boards of directors that are formed independently. In addition, DGAM has policies in place to identify, control and avoid conflicts of interest.

2.2. Conflicts of interest related to the personal interests of DGAM representatives

DGAM representatives might find themselves in situations where their personal interests conflict with those of DGAM clients. For example, DGAM representatives could find themselves in a conflict of interest if they:

- Offer or receive gifts or entertainment that could compromise or be perceived as compromising their independence.
- Benefit from a compensation arrangement that includes incentives that put clients’ interests first.
- Include investments with a commission in fee-based portfolios.
- Allow the acquisition of assets from a client outside the normal course of business.
- Serve as a director of another listed company or an issuer that’s not a Desjardins member.
- Conduct personal financial transactions with clients or exercise control over their finances outside the scope of their work for DGAM.
- Participate in any outside business activity that would likely interfere or conflict with their duties at DGAM.
- Trade in their personal account using privileged or confidential information acquired in the course of their duties.

To control the conflict of interest situations listed herein, all DGAM employees and representatives must agree, on an annual basis, to adopt best practices and comply with the prohibitions set out in the Desjardins Code of Professional Conduct and the DGAM Compliance Handbook, which include:

- The prohibition to use confidential information acquired in the course of their duties or exploit a situation for the purpose of obtaining an advantage of any kind

- Strict measures to comply with before offering or accepting gifts, entertainment or compensation that could influence decisions to be made during the course of their duties
- A policy on acceptable compensation practices and prohibited activities, outside their role at DGAM
- The prohibition of engaging in outside activities that could interfere or conflict with their duties at DGAM
- The prohibition of completing personal financial transactions with DGAM clients
- Restrictive measures controlling personal transactions that could conflict with the interests of DGAM clients
- Controls, restrictions and obligations to declare any activity, holding of interest in any business or participation in any partnership that could hinder or appear to hinder their independence in judging what's in the best interest of DGAM clients
- Mandatory disclosure to the clients concerned about any conflict of interest and any personal interest in a security or other investment that might be reasonably expected to affect their ability to advise such clients objectively and impartially

DGAM representatives must disclose any situation that might be reasonably expected to interfere with their duty toward their employer or their ability to put clients' interests first.

DGAM's compliance team has set up controls to ensure compliance with the Desjardins Code of Professional Conduct and the DGAM Compliance Handbook.

2.3. Client referral agreements

As part of its activities, DGAM may enter into client referral agreements with business partners, including business partners that are members of the same financial group, Desjardins Group.

The terms and conditions of client referral agreements will be set out in writing and disclosed to the clients concerned before the services are provided. The purpose of these disclosures is to allow clients to make an informed decision about the recommendation and to assess any possible conflicts of interest.

DGAM ensures that written information about client referral agreements is provided to each client concerned before their account is opened or before the service is provided.

2.4. Transactions resulting in brokerage fees for goods and services provided by a dealer or third party

In accordance with the principles of best execution, DGAM may retain the services of a dealer for securities transactions. The selection of a dealer might create a potential or apparent conflict of interest, insofar as DGAM may direct these transactions to a dealer providing it with goods and services directly or through a third party. DGAM has implemented the measures required under Regulation 23-102 to detect and resolve these conflicts of interest when they arise. To this end, DGAM ensures that the brokerage fees paid for securities transactions, including for order execution goods and services and research goods and services, provide the client with a reasonable benefit determined in good faith for all the transactions involved.

In addition, the applicable regulatory requirements are detailed in the Brokerage Use Client Summary, which is available on request.

FAIRNESS POLICY

DGAM endeavours to avoid conflicts of interest and favouritism among its clients. It makes sure to be fair and reasonable with everyone, taking into account the investment policies and strategies used.

1. Trade allocation procedure

When making investment decisions, the portfolio manager must determine which clients have similar mandates and identify who must participate in the transaction—regardless of cash flow and portfolio allocation—so they all have access to the same investment opportunities.

When DGAM bunches trades or takes advantage of an opportunity that must be divided among certain clients, DGAM ensures that all clients with similar strategies are treated fairly and that none receive favourable or unfavourable treatment.

Transactions are mainly carried out as bunched trades, for many clients, and are allocated on a prorated basis determined before the transactions are carried out. When trades are partially executed and the quantity is deemed negligible, the portfolio manager assigned to the account may reallocate the allocation or remit it to the dealer.

In its role as portfolio manager, DGAM is called upon to carry out transactions on behalf of its business partners and its clients. Given its fiduciary role and the regulatory framework in which it operates, DGAM has a duty to regulate its trading practices. As a result, DGAM has a rigorous process for executing and monitoring stock and derivative transactions in order to comply with the principle of best execution.

DGAM is responsible for achieving the best possible result for all its partners and clients by acting fairly and honestly and by taking into account the different variables that can influence the execution of transactions. DGAM must also make sure that its trading strategies are appropriate based on market conditions and must allocate transactions equitably among its clients' accounts.

2. Cross trades between managed and interfund accounts

Cross trades can give rise to material conflicts of interest or the appearance of conflicts of interest. Since cross trades are highly regulated, DGAM has set up procedures and controls to ensure compliance with regulatory requirements. To improve efficiency and keep costs down for clients, DGAM may perform cross trades, provided such cross-trading is in clients' the best interests and is fair and equitable to all clients concerned.

Cross trading is prohibited without approval from Compliance. Compliance will review all cross trades and make certain they comply with all requirements before approving them.

3. Choice of dealer and use of brokerage fees (order execution and research goods and services)

Some conflicts of interest might arise when DGAM uses the services of a dealer for securities transactions. These transactions might result in brokerage fees, particularly for research goods and services.

In its process for having a transaction carried out, DGAM considers many factors in order to choose the dealer for the transaction. Among other things, service quality, commission rate, reputation, financial responsibility and speed of execution are considered. A periodic review is conducted to create a list of the dealers DGAM wants to do business with.

DGAM has the authority to select the dealers that will execute the transactions. The choice of a dealer or counterparty must be made in the interests of the client, taking into account the factors listed above as well, and not just the overall transaction cost.

Depending on the case, the overall transaction cost may include all costs associated with access to an order or the execution of a transaction that are the responsibility of the client, including costs arising from trading securities in a particular market; jitney fees, meaning any fees paid by one dealer to another to provide trading access; and settlement costs.

Regulatory authorities expect DGAM to make reasonable efforts to use the mechanisms that provide information on orders and operations. Reasonable efforts include the use of information displayed by the information processor or, if there's no information processor, an information provider. DGAM's trading teams have put in place best execution processes based on their respective needs and established checklists. These processes take into account the

characteristics of the market and the nature of the products being traded and can be used to demonstrate how the best execution principles are applied in their respective sectors.

DGAM reviews dealers or counterparties at least once a year to approve the list and establish an allocation budget for all asset classes traded. The criteria used may include the financial strength and reputation of the dealer; ability and efficiency of execution; competency in block trading; price, speed and certainty of execution; overall transaction cost; access to underwriting and secondary market offerings; fairness in conflict resolution; and quality of communication means and tools. DGAM also regularly monitors the results obtained by the various dealers with whom it deals in transactions made for clients.

PERSONAL INFORMATION

1. Consent

When DGAM establishes a new management mandate with a client, it obtains the client's consent for the collection, use and sharing of personal information to the extent that such collection, use and sharing is necessary to fulfill the obligations set out in the management agreement or any applicable legislation or regulation. This consent is obtained when various investment services are provided, in particular when setting up management mandates and/or through various communications with clients.

2. Protection

DGAM has adopted a Policy on Privacy and Data Processing that is part of the guidelines and rules established by Desjardins Group on the protection of personal information.

The purpose of this policy is to support an integrated approach to risk management at every level of the organization and share a common vision for managing personal information.

- Getting consent: DGAM obtains your consent before collecting, using or sharing your personal information.
- Limiting the collection: DGAM collects only the information required to meet clients' day-to-day needs and provide them with products and services and to meet its legal obligations.
- Ensuring information security and confidentiality: DGAM makes sure the personal information collected is stored in a secure and confidential manner at all times.
- Being transparent about our practices: DGAM handles personal information in a completely transparent manner, for example, by clearly explaining why the information is collected.

An individual's personal information may be shared with DGAM agents, subcontractors and service providers for services such as data processing, statement preparation and transmission, and transaction processing. In such circumstances, DGAM prohibits the use of this information for purposes other than providing the services in question. These subcontractors and service providers must also agree to take all necessary measures to protect personal information while services are being provided. In cases where DGAM agents, subcontractors or service providers are located abroad, and even though DGAM requires contractual clauses governing the protection of clients' personal information, DGAM remains subject to the requirements of foreign laws that could legally force the disclosure of this information.

In accordance with applicable regulations and for the purposes permitted by such regulations, DGAM may share certain personal information about individuals with another Desjardins Group component. Sharing this personal information will serve, among other purposes, to manage risks pertaining to the prevention, detection and investigation of fraud, money laundering and terrorist financing, as well as other related risks.

The Policy on Privacy and Data Processing may be amended, and updated versions of the policy will be posted on the Desjardins Group website at: www.desjardins.com/ca/privacy/privacy-policy.

DISSATISFACTION AND COMPLAINT PROCESSING

In collaboration with DGAM, the Desjardins Complaint Handling team (herein after “our team”) has established an effective, fair, and free framework for handling complaints. This framework meets the quality standards set by regulations. more specifically, our team's role is to analyze complaints with impartiality and a comprehensive assessment of all the facts.

A complaint is a reproach or a dissatisfaction that meets one of the following three elements:

- A reproach against DGAM or one of its registered advisors.
- A potential or actual prejudice that a client has suffered or could have suffered.
- A request for corrective measure.

As part of our complaint handling process, only claims for financial prejudice can be considered. We do not process claims for non-monetary prejudice or punitive damages. Such matters fall under the jurisdiction of regulatory bodies or the courts.

This process may not apply if legal proceedings have been initiated or if the alleged facts have already been the subject of a judgment or settlement.

Before filing a complaint with the Complaint Handling Team

STEP 1 - Contact DGAM

In case of dissatisfaction, we invite you to first contact DGAM, which will analyze your dissatisfaction and attempt to resolve it. If it remains unresolved after their intervention, or if you have not received a response within 20 days, our team will take over the matter without any action required on your part.

STEP 2 - Handling by the Complaint Handling Team

Complaint Handling Process

- An acknowledgement of receipt will be sent to you within twenty (20) calendar days of the start of Step 1.
- Following the acknowledgement of receipt, a Compliance Advisor from our team will contact you as soon as possible.
- The Compliance Advisor assigned to your complaint will review your file.
- After reviewing your file, a final written response containing our observations and decision will be sent to you within sixty (60) calendar days of the start of Step 1.
- If a settlement offer is accepted, you will be required to sign a release form to confirm acceptance of the settlement.
- If you remain dissatisfied with the final response from our team, you may pursue one of the various recourses available to you, as outlined below.

Our team's contact information

Complaints Handling Team

100, rue Des Commandeurs

Lévis (Québec) G6V 7N5

Phone: 1-888-556-7212

Fax: 418-835-2551

complaints@desjardins.com

STEP 3 - Other recourses available to you

You may choose to use an independent dispute resolution service offered by a regulatory authority or a regulator organization with jurisdiction in **your province of residence** if you remain dissatisfied with the review of your file by our team or its result. Please note that filing your complaint does not interrupt the limitation period for any legal action you may take in the civil courts.

- **If you reside in Québec**, you may choose to use the independent dispute resolution service offered by the Autorité des marchés financiers (AMF). The AMF will examine your file upon request and, if appropriate, may offer a conciliation or mediation service to help resolve the conflict. Upon receiving your written request, our Team will forward a copy of your complaint file to the AMF. You may also send your file directly by mail. For more information, please visit the website: www.lautorite.qc.ca or call 418-525-0337 or toll-free 1-877 525-0337.
- **If you reside in Ontario**, you may choose to use the services of the Financial Services Regulatory Authority of Ontario which will review your file upon request. We invite you to fill out the complaint form by visiting the website : <https://www.fsrao.ca/submit-complaint-fsra> and follow the instructions to submit the form by mail or email: contactcentre@fsrao.ca, or call 1-800-668-0128.
- If you reside in a **province other than those listed above**, please contact our team or the AMF using the contact information provided above to find out which recourses you may have.

You should consider that there are prescribed time limits within which you are entitled to initiate civil proceedings. At any time, you may seek the assistance from a legal professional who can explain the options and recourses available to you. Once the applicable limitation period has expired, you may lose the right to exercise your recourses.

NOTICE TO CLIENTS RESIDING OUTSIDE QUEBEC

Clients residing outside Quebec may also file their complaint with one of the following DGAM agents:

Alberta

Field LLP

Daniel A. Downe
444 7 Avenue SW, #400
Calgary AB T2P 0X8
403-232-1754
dtdowne@fieldlaw.com

British Columbia

Desjardins

Emily Caputo
401 West Georgia Street, Suite 1050
Vancouver BC V6B 5A1

Manitoba

MLT Aikins LLP

Brent C. Ross (Richmond J. Bayes)
360 Main Street, 30th Floor
Winnipeg MB R3C 4G1
204-957-4681
bross@aikins.com

Nova Scotia

McInnes Cooper

Barristers & Solicitors

David A. Graves
1300-1969 Upper Water Street
Purdy's Wharf Tower II, PO Box 730
Halifax NS B3J 2V1
902-425-6500
david.graves@mcinnescooper.com

Ontario

Desjardins Financial Security Life Assurance Company

Alexandra White
95 St. Clair, 7th Floor
Toronto ON M4V 1N7
416-926-2700 ext. 5590033

Saskatchewan

McDougal Gauley LLP

Ronald L. Miller
500-616 Main Street
Saskatoon SK S7H 0J6
306-525-7200
rmiller@mcdougallgauley.com

New Brunswick

Fédération des caisses populaires acadiennes Limitée

Marc Roy
295 St. Peter Boulevard West, PO Box 5554
Caraquet NB EW1 1B7
506-726-4000
marc.roy@acadie.com

Newfoundland and Labrador

Benson Buffett; Jeffrey P. Benson

Atlantic Place, Water Street, Suite 900, PO Box 1538
St. John's NL A1C 5N8
709-570-7224
jbenson@benensonbuffett.com

Nunavut

Michael Chandler Law Office

Michael Chandler
Building 2416, PO Box 2021
Iqaluit NU X0A 0H0
867-979-3505
mchandler@qiniq.com

Prince Edward Island

Campbell, Lea, Barristers & Solicitors

Kenneth L. Godfrey
65 Water Street, Suite 400, PO Box 429
Charlottetown PE C1A 1A3
902-566-3400
dlarsen@campbelllea.com

Northwest Territories

Catlyn Ayanna Ferdinand

601-4920 52 Street
Yellowknife NT X1A 3T1
867-920-4542

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Lorne N. Austring
3081 Third Avenue
Whitehorse YT Y1A 4Z7
867-668-4405
info@lawyukon.com

Desjardins Global Asset Management Inc.

Contact us

Montreal area: 514-350-8686

Elsewhere in Canada and the US: 1-877-353-8686



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