

NOTICE OF CERTIFICATION AND SETTLEMENT OF THE CV TECHNOLOGIES INC.
(AFEXA LIFE SCIENCES INC.) CLASS ACTION

Read this notice carefully as it may affect your rights.

This notice is directed to all persons, other than certain persons associated with the defendants, who acquired securities of CV Technologies Inc. ("CV"), now known as Afexa Life Sciences Inc., during the period from December 11, 2006 to March 23, 2007 on the Toronto Stock Exchange ("TSX") and who held some or all of those shares at the close of trading on the TSX on March 26, 2007 ("Class Members").

In 2007, class actions were commenced against CV and certain of its officers and directors and Grant Thornton LLP (the "Defendants") in the Ontario Superior Court of Justice (the "Ontario Court") and in the Court of Queens Bench of Alberta Judicial District of Calgary. The plaintiffs allege that the Defendants misrepresented CV's financial results for fiscal 2006 and the first quarter of 2007.

The parties to the class actions have reached a settlement that was approved by the Ontario Court which also certified the Ontario action as a class proceeding. The Defendants do not admit any wrongdoing or liability on their part. The settlement is a compromise of disputed claims. The Alberta action has been dismissed but the Alberta class members may participate in the settlement described below.

SUMMARY OF THE SETTLEMENT TERMS

The Defendants have paid \$7.1 million (the "Settlement Amount") in full and final settlement of all claims, including class counsel fees and administration costs in return for releases and dismissals of the class actions. Class counsel fees and all administrative costs will not exceed \$1,775,000.

The net settlement monies will be distributed in accordance with the court-approved and supervised Plan of Allocation which can be obtained at www.coldfxclassaction.com.

If any settlement monies remain after payment of administration costs, class counsel fees and the distribution to the Class Members, the Ontario Court may order the remaining funds be distributed to not-for-profit organizations for the benefit of the Class Members.

Further information on the settlement, including the Settlement Agreement, Plan of Allocation and the court orders, may be found at www.coldfxclassaction.com.

A CLAIM FOR COMPENSATION MUST BE MADE BY JANUARY 6, 2011

The Ontario Court appointed Marsh Risk Consulting Canada as the Administrator of the settlement to, among other things: (i) receive and process the claims and opt-out forms; (ii) decide eligibility for compensation; and (iii) distribute the net Settlement Amount to eligible Class Members. **Each Class Member must submit a completed Claim Form on or before January 6, 2011 in order to participate in the settlement.** The Claim Form can be downloaded at www.coldfxclassaction.com or by calling the Administrator at 1.877.858.9558. **If you do not submit a completed Claim Form by January 6, 2011, you will not receive any part of the net Settlement Amount.**

The Claim Form should be submitted by using the secure Online Claims System at www.coldfxclassaction.com. You should submit a paper Claim Form only if you do not have a computer with a connection to the internet. The paper Claim Form may be sent by mail or courier to:

Administrator, CV Technologies Class Action, Marsh Risk Consulting
161 Bay Street, 14th Floor, Brookfield Place, Toronto, ON M5J 2S4,
or by fax to: 1.866.384.0238

The Ontario Court appointed Reva E. Devins as the Referee to review any dispute arising from a decision of the Administrator on eligibility or amount of compensation. A review by the Referee may be requested by delivery of a written submission setting out the basis for the dispute including all relevant documents provided that the request is submitted within fifteen (15) days of the decision in dispute. Complete information on requesting a review may be found in the Plan of Allocation available at www.coldfxclassaction.com.

TO OPT OUT OF THE CLASS ACTION

All Class Members will be bound by the terms of the settlement, unless they opt out. Any Class Member who does not wish to participate in the settlement must opt out of the class action by sending a completed Opt-Out Form on or before December 7, 2010 at 5:00 pm eastern time by mail or courier to:

Administrator, CV Technologies Class Action, Marsh Risk Consulting
161 Bay Street, 14th Floor, Brookfield Place Toronto, ON M5J 2S4,
or by fax to: 1.866.384.0238

The Opt-Out Form is available at www.coldfxclassaction.com or by calling 1.877.858.9558.

PERSONAL LEGAL ADVICE

Class Members who seek the advice or guidance of their personal lawyers do so at their own expense.

INTERPRETATION

This Notice is a summary of the Approval Order. If there is a conflict between the provisions of this Notice and the terms of the Approval Order, the Approval Order will prevail.

INQUIRIES

Questions for class counsel should be directed by telephone or in writing to one of the following class counsel:

Jay Strosberg
Sutts, Strosberg LLP
600-251 Goyeau Street
Windsor, ON N9A 6V4
Tel: 888.460.0824
Fax: 866.316.5308
Email: coldfx@strosbergco.com

Michael Robb
Siskinds LLP
680 Waterloo Street
London, ON N6A 3V8
Tel: 519.660.7872
Fax: 591.660.7873
Email: michael.robb@siskinds.com

If you need help, or are having difficulty with the claims process, or if you do not have access to a computer, or if you prefer not to register online, you may telephone the Administrator at 1.877.858.9558.

This Notice has been approved by the Ontario Superior Court of Justice.
Questions about this Notice should NOT be directed to the court.