

## **FCM MM HOLDINGS, LLC**

### Additional Information Relating To Public Broadcast Solicitation

The information contained in this press release does not and is not meant to constitute a solicitation of a proxy within the meaning of applicable securities laws. FCM has not requisitioned a meeting of shareholders to reconsider its proposals, there is currently no record or meeting date set for a shareholders' meeting and shareholders are not being asked at this time to execute a proxy in favour of FCM. In connection with any future shareholders' meeting, FCM may file a dissident information circular in due course in compliance with applicable securities laws.

Notwithstanding the foregoing, FCM is voluntarily providing the disclosure required under section 9.2(4) of National Instrument 51-102 – Continuous Disclosure Obligations applicable to public broadcast solicitations. The information contained herein, and any solicitation made by FCM in advance of a future shareholders' meeting is, or will be, as applicable, made by FCM and not by or on behalf of the management of the Company. All costs incurred for any solicitation will be borne by FCM, provided that, subject to applicable law, FCM may in certain circumstances seek reimbursement from the Company of FCM's out-of-pocket expenses, including proxy solicitation expenses and legal fees, incurred in connection with a new meeting. FCM is not soliciting proxies in connection with a shareholders' meeting at this time. FCM may engage the services of one or more agents and authorize other persons to assist in soliciting proxies on behalf of FCM. Any solicitation of proxies by or on behalf of FCM, including by any agent, will be done primarily by mail, supplemented by telephone, internet, electronic communication or other means of contact, pursuant to a dissident information circular or by way of public broadcast, including through press releases, speeches or publications and by any other manner permitted under corporate and securities laws. Any such proxies may be revoked by instrument in writing executed by a shareholder or by his or her attorney authorized in writing or, if the shareholder is a body corporate, by an officer or attorney thereof duly authorized or by any other manner permitted by law.

FCM will not have any material interest, direct or indirect, by way of beneficial ownership of securities or otherwise, in any matter to be acted upon at any future requisitioned shareholders' meeting.

Scott Freeman is a resident of the United States Virgin Islands and is a citizen of the United States of America. Scott Freeman's principal occupation is a consultant and works on behalf of Scott Freeman Consultant LLC, a limited liability company incorporated in the State of Nevada. Scott Freeman directly owns 11,643,949 voting shares of MindMed. Scott Freeman additionally holds an economic interest in several million shares of MindMed held by Savant HWP Holdings, LLC and its affiliate entities. Scott Freeman has not been, within 10 years, a director, chief executive officer, or chief financial officer of any company, that meets the following conditions:

(1) was subject to an order imposed by a securities regulator, such as a management cease trade order imposed by Canadian securities regulators, that was issued while the proposed director was acting in the capacity as director, chief executive officer or chief financial officer; or

(2) was subject to an order that was issued after the proposed director ceased to be a director, chief executive officer or chief financial officer and which resulted from an event that occurred while that person was acting in the capacity as director, chief executive officer or chief financial officer.

Scott Freeman has not been, within 10 years, a director or executive officer of any company (including the company in respect of which the information circular is being prepared) that, while that person was acting in that capacity, or within a year of that person ceasing to act in that capacity, became bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency or was subject to or instituted any proceedings, arrangement or compromise with creditors or had a receiver, receiver manager or trustee appointed to hold its assets, state the fact.

Scott Freeman has not, within 10 years, become bankrupt, made a proposal under any legislation relating to bankruptcy or insolvency, or become subject to or instituted any proceedings, arrangement or compromise with creditors, or had a receiver, receiver manager or trustee appointed to hold the assets of the proposed director, state the fact.

The registered address of MindMed is located at 1055 West Hastings Street, Suite 1700, Vancouver, British Columbia, Canada, V6E 2E9. A copy of this press release may be obtained on the Company's SEDAR profile at [www.sedar.com](http://www.sedar.com).