## FORM 9

## NOTICE OF PROPOSED ISSUANCE OF LISTED SECURITIES (or securities convertible or exchangeable into listed securities 1)

Name of CN	ISX Issuer: _	Next Gei	n Metals Inc.	1	(the "Issue	r").	
Trading Sym	nbol:	"N"	·				
Date:	December	1, 2014		·			
Is this an up	dating or am	ending Noti	ce:	Yes X	No		
If yes provid	e date(s) of p	orior Notices	s:		·		
Issued and	Outstanding \$	Securities o	f Issuer Prior	to Issuance:	21,623,302		
Date of New services).	rs Release A	nnouncing (	Share Issuan	ce: March 7,	<b>2014</b> (Shares fo	or	
Closing Mar <u>n/a</u>	ket Price on I	Day Preced	ling the Issua	nce of the Ne	ws Release:		
acquisition		onsideratio	on or to raise		nection with ar cash acquisitio		
Full Name &	Number of	Purchase	Conversion	Prospectus	No. of Securities,	Payment	Descri
Residential	Securities	price per	Price (if	Exemption	directly or	Date(1)	be
Address of	Purchased	Security	Applicable)		indirectly,		relatio

Owned,

**Controlled or** 

**Directed** 

ns-hip

to

(2)

(2)	Indicate if Related Person.
-----	-----------------------------

or to be

**Purchased** 

(CDN\$)

**Placee** 

Please complete the following:

<sup>(1)</sup> Indicate date each placee advanced or is expected to advance payment for securities. Provide details of expected payment date, conditions to release of funds etc. Indicate if the placement funds been placed in trust pending receipt of all necessary approvals.

in Policy 7,	in which case it is to be reported on Form 10.				
Total a	Total amount of funds to be raised:				
sufficie	Provide full details of the use of the proceeds. The disclosure should be sufficiently complete to enable a reader to appreciate the significance of the transaction without reference to any other material				
	Provide particulars of any proceeds which are to be paid to Related Persons of the Issuer:				
attach	If securities are issued in forgiveness of indebtedness, provide details and attach the debt agreement(s) or other documentation evidencing the debt and the agreement to exchange the debt for securities.				
Descri	Description of securities to be issued:				
(a)	Class				
(b)	Number				
(c)	Price per security				
(d)	Voting rights				
	e the following information if Warrants, (options) or other convertible ties are to be issued:				
(a)	Number				
(b)	Number of securities eligible to be purchased on exercise of Warrants (or options)				
(c)	Exercise price				
(d)	Expiry date				
Provid	e the following information if debt securities are to be issued: n/a				
(a)	Aggregate principal amount				
(b)	Maturity date				
(c)	Interest rate				
	Total a Provid sufficie transa Provid of the  If secu attach the ag Descri (a) (b) (c) (d) Provid securit (a) (b) (c) (d) Provid (a) (b)				

<sup>1</sup>An issuance of non-convertible debt does not have to be reported unless it is a significant transaction as

	Conversion terms			
(e)	Default provisions			
finder's	ovide the following information for any agent's fee, commission, bonus or der's fee, or other compensation paid or to be paid in connection with the cement (including warrants, options, etc.): <b>n/a</b>			
(a)	Details of any dealer, agent, broker or other person receiving compensation in connection with the placement (name, address. It a corporation, identify persons owning or exercising voting control over 20% or more of the voting shares if known to the Issuer):			
(b)	Cash			
(c)	Securities			
(d)	Other			
(e)	Expiry date of any options, warrants etc			
(f)	Exercise price of any options, warrants etc			
compen	rhether the sales agent, broker, dealer or other person receiving sation in connection with the placement is Related Person or has any ationship with the Issuer and provide details of the relationship			
Describe shares,	e any unusual particulars of the transaction (i.e. tax "flow through" etc.).			
shares,	, ,			

13.	Each purchaser has been advised of the applicable securities legislation restricted or seasoning period. All certificates for securities issued which are subject to a hold period bear the appropriate legend restricting their transfe until the expiry of the applicable hold period required by Multilatera Instrument 45-102					
2.	Acqui	quisition				
1.	locatio comple	Provide details of the assets to be acquired by the Issuer (including the location of the assets, if applicable). The disclosure should be sufficiently complete to enable a reader to appreciate the significance of the transaction without reference to any other material: <b>Shares for services</b>				
2.	Provide details of the acquisition including the date, parties to and type of agreement (eg: sale, option, license etc.) and relationship to the Issuer. The disclosure should be sufficiently complete to enable a reader to appreciate the significance of the acquisition without reference to any other material:  December 1, 2014 – Shares for services to AGORA Internet Relations Corp.					
3.	acquis	e the following information in relation to the total consideration for the ition (including details of all cash, securities or other consideration) and quired work commitments:				
	(a)	Total aggregate consideration in Canadian dollars: \$11,300.				
	(b)	Cash: <b>n/a</b>				
	(c)	Securities (including options, warrants etc.) and dollar value: 107,619 common shares				
	(d)	Other: n/a				
	(e)	Expiry date of options, warrants, etc. if any: n/a .				
	(f)	Exercise price of options, warrants, etc. if any: n/a.				
	(g)	Work commitments: \$50,000 +HST to be paid via shares for services, CDN\$12,500 +HST shares for services March 7, 2014,				

services November 30, 2014.

\$10,000 +HST shares for services May 30, 2014, \$10,000 +HST shares for services August 30, 2014, \$10,000 +HST shares for

5.	Provide details of any appraisal or valuation of the subject of the acquisition known to management of the Issuer: n/a							
6.	acquis	The names of parties receiving securities of the Issuer pursuant to the acquisition and the number of securities to be issued are described as follows:						
	Name of Party (If not an individual, name all insiders of the Party)	Number and Type of Securities to be Issued	Dollar value per Security (CDN\$)	Conversion price (if applicable)	Prospectus Exemption	No. of Securities, directly or indirectly, Owned, Controlled or Directed by Party	Describe relationship to Issuer (1)	
	AGORA Internet Relations Corp.	107,619 common shares	\$0.105 (deemed)	n/a	Section 2.5 (1) of NI 45- 106	NIL	N/A	
7.		s of the ste	ps taken by being acqui		ensure that	the vendor has	good 	
8.	finder	's fee, or ot	her compen	•	r to be paid in	ommission, bor n connection wi		
	(a)	comper a corpo	nsation in co pration, iden	nnection with tify persons o	the acquisition the	ner person reconder (name, addrercising voting on to the Issuer):	ess. If control	
	(b)	Cash _						
	(c)	Securiti	es				·	
	(d)	Other _					·	

State how the purchase or sale price was determined (e.g. arm's-length negotiation, independent committee of the Board, third party valuation etc).

4.

arm's length negotiation.

	(e)	Expiry date of any option	s, warrants etc.				
	(f)	Exercise price of any opti	ons, warrants etc				
9.	in conr	State whether the sales agent, broker or other person receiving compensation in connection with the acquisition is a Related Person or has any other relationship with the Issuer and provide details of the relationship. n/a					
10.	in prop	If applicable, indicate whether the acquisition is the acquisition of an interes in property contiguous to or otherwise related to any other asset acquired in the last 12 months. <b>n/a</b>					
Certif	icate Of Co	ompliance	·				
The u	ndersigned	hereby certifies that:					
1.	duly au	The undersigned is a director and/or senior officer of the Issuer and has been duly authorized by a resolution of the board of directors of the Issuer to sign this Certificate of Compliance on behalf of the Issuer.					
2.		As of the date hereof there is not material information concerning the Issue which has not been publicly disclosed.					
3.	with th defined	The undersigned hereby certifies to CNSX that the Issuer is in compliance with the requirements of applicable securities legislation (as such term is defined in National Instrument 14-101) and all CNSX Requirements (as defined in CNSX Policy 1).					
4.	All of the	All of the information in this Form 9 Notice of Private Placement is true.					
Dated	December	<u>1, 2014</u> .					
			Tina Whyte  Name of Director or Senior  Officer				
			<u>"Tina Whyte"</u> Signature				
			Corporate Secretary Official Capacity				