## FORM 9

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

Please complete the following:

Name of CNSX Issuer: QSolar Limited (the "Issuer")

Trading Symbol: QSL

Date: October 15, 2014

Is this an updating or amending Notice:

XYes

□ No

If yes provide date(s) of prior Notices: September 15, 2014

Issued and Outstanding Securities of Issuer Prior to Issuance:

73,748,912

Date of News Release Announcing Private Placement:

October 15, 2014

Closing Market Price on Day Preceding the Issuance of the News Release: \$0.23

1. Private Placement (if shares are being issued in connection with an acquisition (either as consideration or to raise funds for a cash acquisition), proceed to Part 2 of this form)

Full Name & Residential Address of Placee	Number of Securities Purchased or to be Purchased	Purchase price per Security (CDN\$)	Conversion Price (if Applicable)	Prospectus Exemption	No. of Securities, directly or indirectly, Owned, Controlled or Directed	Payment Date(1)	Describ e relation ship to Issuer
	2,000 convertible debentures in the principal amount of \$1,000, convertible at a deemed price of \$0.35 per common share	\$1,000 principal amount per debenture	one common share for \$0.35 principal amount	45-106 s. 2.3 and 2.10 MI 72-101	N/A	closing expected to be on or before November 14, 2014, with potential closing in tranches	arm's length

<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.



(2) Indicate if Related Person.

<sup>1</sup>An issuance of non-convertible debt does not have to be reported unless it is a significant transaction as defined in Policy 7, in which case it is to be reported on Form 10.

- 1. Total amount of funds to be raised: maximum \$2,000,000
- 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. Proceeds of the offering to be used to purchase inventory, general corporate purposes and working capital.
- 3. Provide particulars of any proceeds which are to be paid to Related Persons of the Issuer: **N/A**
- 4. 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.
- Description of securities to be issued:
  - (a) Class
  - (b) Number
  - (c) Price per security
  - (d) Voting rights
- 6. Provide the following information if Warrants, (options) or other convertible securities 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
- Provide the following information if debt securities are to be issued:
  - (a) Aggregate principal amount \$2,000,000 (2,000 secured convertible debentures of \$1,000 principal amount)
  - (b) Maturity date Two years from closing date.
  - (c) Interest rate 10% per annum payable quarterly



- (d) Conversion terms Principal and accrued interest under the Debentures will be convertible into common shares of the Issuer at a price equal to \$0.35 per share
- (e) Default provisions
- 8. Provide the following information for any agent's fee, commission, bonus or finder's fee, or other compensation paid or to be paid in connection with the placement (including warrants, options, etc.):
  - (a) Details of any dealer, agent, broker or other person receiving compensation in connection with the placement (name, address. If a corporation, identify persons owning or exercising voting control over 20% or more of the voting shares if known to the Issuer):

8.0% cash and 8.0% finder warrant, exercisable at \$0.35 to acquire one common share for a one year warrant term.

- (b) Cash 8% of total gross proceeds
- Securities Finder warrants equivalent to 8% of the principal amount of debenture sold under the offering divided by the exercise price of \$0.35. Each finder warrant is exercisable for a period of one year from the date of closing at \$0.35 to acquire one common share.
- (d) Other
- (e) Expiry date of any options, warrants etc. Finder warrants expire 12 months from date of closing.
- (f) Exercise price of any options, warrants etc. **\$0.35 per common share**
- 9. State whether the sales agent, broker, dealer or other person receiving compensation in connection with the placement is Related Person or has any other relationship with the Issuer and provide details of the relationship

Finders will be arm's length to the Issuer.

10. Describe any unusual particulars of the transaction (i.e. tax "flow through" shares, etc.).

N/A



	whether the private placement will result in a change of control.					
No						
issuar	there is a change in the control of the Issuer resulting from the ce of the private placement shares, indicate the names of the new ling shareholders.  N/A					
restric subject until	purchaser has been advised of the applicable securities legislation ted or seasoning period. All certificates for securities issued which are at to a hold period bear the appropriate legend restricting their transfer the expiry of the applicable hold period required by Multilateral ment 45-102.					
Acqui	sition					
location compl	le details of the assets to be acquired by the Issuer (including the on of the assets, if applicable). The disclosure should be sufficiently ete to enable a reader to appreciate the significance of the transaction at reference to any other material:					
agree:	le details of the acquisition including the date, parties to and type of ment (eg: sale, option, license etc.) and relationship to the Issuer. The sure should be sufficiently complete to enable a reader to appreciate unificance of the acquisition without reference to any other material:					
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:					
(b)	Cash:					
(c)	Securities (including options, warrants etc.) and dollar value:					
(d)	Other:					
(e)	Expiry date of options, warrants, etc. if any:					
(f)	Exercise price of options, warrants, etc. if any:					
	Where issuar control  Each restrict subject until Instruit  Acquit  Provide agreered disclose the sign acquise any reference (a)  (b)  (c)					



6.		isition and				suer pursuant i ed are describ	
	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)
('	1) Indicate if Re	elated Person					
( · 7.	Deta	ils of the ste	ps taken by being acqui	the Issuer to	ensure that	the vendor has	good
	Deta title : Prov finde	ils of the ste o the assets ide the follow r's fee, or ot	being acquii ving informa her compen	tion for any a	agent's fee, c	the vendor has ommission, bor n connection wi	us or
7.	Prov	ils of the ste o the assets ide the follow r's fee, or ot isition (include  Details comper a corpo	ving information wing warrants of any declaration in contraction, identify or more of	ation for any a sation paid or s, options, etc aler, agent, b innection with tify persons of the voting sh	agent's fee, control to be paid in the acquisition of the acquisition	ommission, born connection with the person reconnection (name, addressing voting on to the Issuer):	eiving ess. If
7.	Prov	ils of the ste o the assets ide the follow r's fee, or ot isition (includ  Details comper a corpo over 20	ving information ther compending warrants of any decoration in contraction, identify or more contraction.	ation for any a sation paid or s, options, etc aler, agent, b innection with tify persons of the voting sh	agent's fee, control to be paid in the control of the acquisition of t	ommission, born connection with the person reconnection (name, addressing voting on to the Issuer):	eiving ess. If control
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7.	Provide acquire (a)	ils of the ste o the assets  ide the follow r's fee, or ot isition (include  Details comper a corpe over 20  Cash Securiti	ving information ther compensation in constitution in constitution in constitution, identification, identifica	ation for any a sation paid or s, options, etc aler, agent, b innection with tify persons of the voting sh	agent's fee, control to be paid in the control of the acquisition of t	ommission, born connection with the person reconnection (name, addressing voting on to the Issuer):	eiving ess. If control

	(f)	Exercise price of any option	ns, warrants etc			
9.	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.					
10.	If applicable, indicate whether the acquisition is the acquisition of an intere in property contiguous to or otherwise related to any other asset acquired the last 12 months.					
Certifica	ate Of Co	mpliance	•			
The und	ersigned h	nereby certifies that:				
1.	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 th which ha	e date hereof there is not mas not been publicly disclosed	aterial information concerning the Issuer			
3.	with the defined	e requirements of applicable	CNSX that the Issuer is in compliance securities legislation (as such term is 101) and all CNSX Requirements (as			
4.	All of the	information in this Form 9 N	lotice of Private Placement is true.			
Dated	Sept	tember 15, 2014				
			Preston Maddin Name of Director or Senior Officer Signature			
			Chief Financial Officer Official Capacity			

