NEW ISSUE LOAN MASTER AGREEMENT

DATE:	
BETWEEN:	
	("Member") - and -
	("Lender")

INTRODUCTION:

The Member is a member of the self-regulatory organization ("SRO") having prime audit jurisdiction over the Member and engages in underwriting new or secondary issues of securities subject to the bylaws, regulations and rules of the SRO. The SRO Rules contemplate the calculation of capital and margin requirements of the Member in respect of such underwritings according to whether a loan facility in the form of a new issue letter (as defined by the SRO Rules) has been obtained.

This Master Agreement is intended to provide for new issue letters by the Lender in favour of the Member from time to time as evidenced by confirmations ("Confirmations") relating to specific underwritings and as governed by this Master Agreement.

AGREEMENT:

The Member and Lender for good consideration hereby acknowledge and agree as follows:

1. **Interpretation.** This Agreement and each Confirmation shall form one agreement and shall be interpreted in accordance with the provisions and definitions herein and in each such Confirmation. In the event of any inconsistency between this Master Agreement and a Confirmation, the terms of the Master Agreement will govern. Terms used in this Agreement or any Confirmation shall have the meanings set out below, unless defined otherwise or the context requires:

"Business Day" means a day on which The Toronto Stock Exchange is open for regular trading business.

"Collateral" means the aggregate number of securities constituting the part of the New Issue in respect of which the Member grants to the Lender a security interest, pledge or hypothecation in accordance with Section 4(a).

"Confirmation" means a confirmation issued by the Lender for a Loan relating to a specific underwriting as provided in Section 2(a) and Schedule I to this Master Agreement.

"Default" means with respect to the Member:

- (a) the failure to repay any amount advanced under the Loan, interest thereon or any other amounts owed by the Member to the Lender in respect of a Loan;
- (b) the failure to repay any amount required to be repaid by the Member to the Lender in respect of moneys borrowed or credit extended under any agreement or arrangement, in writing or not in writing, between the Lender and the Member other than this Master Agreement or the Loan; or

(c) the insolvency of the Member or the Member becoming subject to the provisions of the *Bankruptcy and Insolvency Act* (Canada) by voluntary or involuntary assignment or petition or proceedings in respect of a proposal.

"Depository" means a depository holding Collateral in accordance with Section 4(b).

"Lender's Proceeds" means the proceeds of the sale of Collateral referred to in Section 4(d).

"Loan" means a loan made pursuant to Section 2(a) in accordance with the terms and conditions of a Confirmation and Loan Commitment.

"Loan Commitment" means the amount of the Loan agreed to be advanced in accordance with Section 2(a) by the Lender to the Member as specified in a Confirmation.

"New Issue" means a new or secondary issue of securities as described in Section 2(a) in respect of which a new issue letter has been made available.

"new issue letter" means a new issue letter as defined in the SRO Rules.

"Risk Adjusted Capital" means the amount calculated as such in accordance with SRO Rules.

"Settlement Date" means the date(s) on which the Member is required to acquire and pay for (for its own account or the account of any other person) the securities which are the subject of a New Issue.

"SRO" means the self-regulatory organization sponsoring the Canadian Investor Protection Fund having prime audit jurisdiction over the Member.

"SRO Rules" means the by-laws, regulations, rules, policies, forms and regulatory notices and directives of the SRO in effect from time to time, provided that no amendment, addition or deletion in respect of the SRO Rules shall affect the rights and obligations of the Lender hereunder until 90 days after the effective date of the same or such earlier time as the Lender may agree.

- New Issue Letters. The Lender and the Member may from time to time enter into a Loan 2. Commitment to be evidenced by a Confirmation substantially in the form of Schedule I hereto to provide a Loan for the purpose of financing the underwriting by the Member of new or secondary issues of securities in circumstances where a new issue letter under SRO Rules may allow a reduction of capital or margin requirements for the Member. Nothing in this Master Agreement shall, or shall be deemed to, obligate or bind the Lender in any way to make available such Loan Commitments or Loans and the Lender shall only be so bound and obligated on the execution, delivery and acceptance of a Confirmation in respect of a specific New Issue. The Member shall promptly advise the Lender from time to time of agreements entered into by it with other Lenders in terms substantially the same as this Master Agreement. In the normal course of the Member's business it is expected the Member will only arrange one Confirmation under this Master Agreement and other similar agreements in respect of each New Issue, provided that if the Member executes and delivers a Confirmation to more than one Lender with respect to a specific New Issue it will promptly advise each such Lender of the fact and terms of each Confirmation.
 - (b) Loan Advances. Unless the Loan Commitment shall have been terminated or reduced in accordance with Section 3(a), the Lender shall advance the amount of the Loan for the account of the Member in respect of any Loan Commitment for which a Confirmation has been entered into, subject to the terms and conditions of the Confirmation and this Master Agreement including the receipt of Collateral by the Lender pursuant to Section 4(a), and provided that the aggregate amount of such advance shall not exceed the amount of the Loan Commitment. Interest and any other charges payable on such outstanding Loans from time to time shall be as set out in the Confirmation for the Loan Commitment.

The SRO shall have the right to request and require the Lender to advance the Loan under a Confirmation in accordance with this Master Agreement and to direct that payment of any such Loan to be made to either the Member, the SRO or some other person or entity designated by the SRO. The Member shall be liable to the Lender for the reimbursement of any Loans received by the SRO or by any person or entity designated by the SRO as if such Loans had been made at the Member's request and received by it.

The obligations of the Lender to advance Loans pursuant to this Agreement and a Confirmation shall be unconditional in any event whatsoever including the dissolution, winding-up, liquidation, insolvency or bankruptcy of the Member. The obligation of the Lender to make advances shall not be affected by any claim or defence, legal or equitable, which the Lender may have against the Member, and the Lender shall not be entitled to set off any part of a Loan Commitment that is unadvanced from time to time against any debts owed to it including, without limitation, debts in respect of any other Credit or under this Agreement. In the event of default by the Lender to advance any Loan upon the request of the SRO, the SRO shall have a right of action for recovery of such advance against the Lender, and the Lender shall not be entitled to set up against the SRO any ground of defence, including error or fraud, which it might have against the Member.

- 3. (a) **Termination or Reduction by Member**. All or part of any Loan Commitment may be reduced or terminated, by the Member on [one] Business Day's notice to the Lender provided that the Risk Adjusted Capital of the Member (calculated after taking into account such reduction or termination) is greater than zero. Amounts of the Loan Commitment reduced or terminated in accordance with this Master Agreement shall no longer be available to the Member.
 - (b) **Optional Repayment**. All or any part of any Loan advanced in accordance with Section 2(b) may be repaid by the Member on [one] Business Day's notice to the Lender provided that the Risk Adjusted Capital of the Member (calculated after taking into account such repayment) is greater than zero.
 - (c) Mandatory Repayment. All proceeds arising in connection with the sale or other disposition by the Member of securities which are the subject of a New Issue shall be immediately remitted or credited to the account of the Lender as repayment of the Loan in respect of such New Issue until such Loan and all amounts owing to the Lender in respect of the Loan have been paid in full.
 - (d) Restrictions on Repayment. Except as provided under Sections 3(b) and (c) and Section 4, the Lender shall not be entitled to repayment, satisfaction of extinguishment in any manner of the Loan or any amount outstanding from time to time including, without limitation, by setoff, netting of any kind, reduction or compromise of debts, consolidation of accounts or similar basis, arising by agreement, by law or otherwise, which would be contrary to the intent of this Master Agreement and the SRO Rules that, except as provided herein, the Lender is to assume the financial risk associated with the portion of a New Issue funded by a Loan. Any payment or benefit received by the Lender contrary to this Section or Section 4 shall be held in trust for the Member and repaid or credited to it.
 - (e) **Risk Adjusted Capital.** For the purposes of this Section 3 and the termination or repayment of all or any of a Loan Commitment or Loan on the basis of the Risk Adjusted Capital of the Member, the Member shall prepare and deliver to the Lender a certificate of the chief financial officer of the Member in the form of Schedule II hereto calculating the Risk Adjusted Capital (after taking into account the reduction, termination or repayment) at the relevant time. The Lender shall be entitled to rely on such certificate in accepting reduction, termination and/or repayment of the Loan Commitment or Loan unless within [xxxx]

Business Days of the delivery of such certificate to the Lender, the SRO or the Member shall have advised the Lender that the calculation is not correct in which case the Loan Commitment or Loan shall not be reduced, terminated and/or repaid until a Risk Adjusted Capital calculation is approved by the SRO. The SRO shall be under no obligation to either review a certificate or to advise the Lender that a certificate may be incorrect, and the SRO shall incur no liability to the Lender arising from the receipt of the certificate.

- 4. (a) Collateral. As security for the repayment of each Loan advanced under a Loan Commitment, interest thereon and any other amounts owing to the Lender in respect of such Loan, the Member, concurrently with the making of the Loan by the Lender under the Loan Commitment, pledges, hypothecates, grants a security interest in and delivers to or to the account of the Lender the number of securities constituting the New Issue as set out in the Confirmation. The Lender shall release to the Member the number of securities constituting the Collateral as follows:
 - (i) in circumstances where mandatory repayment of the Loan is required pursuant to Section 3(c), securities of the New Issue which are the subject of bona fide sales or dispositions by the Member and which are required to be delivered by the Member in connection with the sale or disposition, such release of securities to be in a time and manner that will permit the Member to settle its delivery obligations in accordance with SRO Rules and the conventions of the market in which the securities are to be sold;
 - (ii) in circumstances where the Member has made optional repayment of the Loan pursuant to Section 3(b), securities of the New Issue as agreed between the Member and the Lender; and

(iii)

- (b) Custodian. Where the Collateral is held by the Member with The Canadian Depository for Securities Limited or such other clearing agency or depository at which the Member and the Lender maintain accounts (a "Depository") directly or through nominee participants or agents, the pledging, assignment, hypothecation and granting of a security interest in the Collateral shall be made by way of an appropriate entry in the account of the Member and a corresponding entry in the Lender's account with the Depository. The Lender shall not be responsible for any delay, interruption or cessation of communication or data processing facilities whether used by the Lender or a Depository or any delay, error or omission of a Depository. The Lender may rely upon any instruction or information received from a Depository.
- (c) **Distributions.** Provided that the Member is not in default in accordance with Section 4(d), the Member shall be entitled to receive all distributions made on or in respect of the Collateral, including but not limited to stock dividends, interest and cash payments, the record dates for which are during the term of the Credit or during the term of possession of the Collateral by the Lender and which are not otherwise received by the Member, to the full extent it would be so entitled if the Collateral had not been delivered to the Lender.
- (d) **Default**. Upon a Default occurring in respect of the Member, the Lender shall be entitled and is hereby authorized to sell all or any of the Collateral in the respective principal markets for such Collateral and to apply the [net proceeds of such sale (after deducting from the gross proceeds all fees, commissions and all other reasonable costs, fees and expenses related to such sales)] (collectively, the "Lender's Proceeds") to satisfy all amounts due to the Lender hereunder in respect of the amount of Loan in default. If the Lender's Proceeds amount to less than the amounts due to the Lender under the Loan, the Member shall be liable to the Lender for such difference until such amount is paid in full, subject to the provisions of Section 4(e).

If the Lender's proceeds exceed the amount due to the Lender hereunder, such excess shall be returned by the Lender to the Member together with any Collateral remaining.

- (e) Limitation on Recourse. At any time when the Risk Adjusted Capital of the Member (calculated after taking into account any amount owing by the Member to the Lender in respect of the particular Loan in respect of which recourse is sought) is less than zero, the Lender shall not be entitled to seek recourse in respect of a Loan against the assets, property or undertaking of the Member in any forum or by any means (including, without limitation, by execution, garnishment, realization, claim in bankruptcy, set-off, netting of any kind, reduction or compromise of debts, consolidation of accounts or any similar basis) other than exercising its rights in respect of the Collateral for the Loan in accordance with this Section 4 or in respect of any Collateral for any other Loan to the Member made pursuant to the terms of this Master Agreement and a Confirmation.
- (f) **Property Separate and Transferable**. All Collateral shall be held by the Lender in segregation separate from the assets of the Lender and identified as the property of the Member. Except as expressly provided for in this Master Agreement, the Lender may not sell, assign, pledge, hypothecate or otherwise deal with the Collateral. All Collateral and loaned money, securities or property shall be free and clear of any trading restrictions and duly endorsed for transfer or be otherwise transferable.
- 5. **Notice**. Any notice or communication hereunder which is given in writing may be effectively given by delivering the same or transmission by facsimile or other electronic means which can be recorded and retrieved, to the Member as follows:

and to the Lender as follows:

and to the SRO as follows:

or to such address as any of the parties or the SRO shall have specified by notice given to the other of them including by Confirmation. Any such notice or communication if received prior to 2:00 p.m. (local time) on a Business Day shall be deemed to be given on such Business Day, and if received on or after 2:00 p.m. on a Business Day, shall be deemed to be given on the next following Business Day.

- 6. **Enurement**. This Master Agreement, each Confirmation and the Schedules hereto shall extend to and enure to the benefit of and be binding upon the successors and assigns of any of the parties hereto including, in the case of successors, any firm or corporation which succeeds to all or part of the business of a party.
- 7. **Assignment**. This Master Agreement and any Confirmation shall not be assigned at any time by any party hereto without the written consent of the other party first had and received.
- 8. **SRO**. The parties declare that the benefit of their respective covenants under this Master Agreement or any Confirmation are held by them in trust for the SRO in its own behalf and on behalf of clients of the Member and acknowledge that the SRO may enforce such covenants

directly against each of them, as the case may be, as if entered into by the SRO or such clients themselves. The SRO shall be under no obligation or responsibility of any kind or character or to any Member, client or person claiming through them in respect of this Master Agreement and, in particular, shall have no obligation, responsibility or duty to see that any covenant is carried out or fulfilled or to take any action for the enforcement of this Master Agreement or any Confirmation.

- 9. **Entire Agreement**. The parties hereto acknowledge and agree that this Master Agreement and the Schedules hereto contain, save as expressly herein or in a Confirmation otherwise referred to, the entire agreement between the parties and that there are no other terms and conditions to the Master Agreement and the Schedules.
- 10. **Governing Law**. This Master Agreement and each Confirmation shall be governed by the laws of the Province of Ontario and the federal laws of Canada applicable therein.
- 11. **English Language**. This agreement has been drawn up in the English language at the request of the parties. Les parties ont requis que la presente convention soit redigee en anglais.

EXECUTED AND DELIVERED BY

By:			
By:			
By:			
By:			

SCHEDULE I TO NEW ISSUE LOAN MASTER AGREEMENT

Form of Confirmation

Date:			
Dear Sirs:			
Re:			
This letter is to confirm the terms a available to you as Member a cash le underwriting identified above. The Le Master Agreement dated letter is a Confirmation for the purpose the Confirmation constitute one agreer without limitation, the definitions the between this Confirmation and the Master Agreement and the Master Agreement agre	oan (the "Loan") in oan is provided pur ("Master A es of the Master Agre ment. The terms and erein shall govern	respect of your participates suant to the provisions of greement") made between the ement and together the Master Action to the Loan. In the event of	tion in the securities of a New Issue Loan a you and us and this laster Agreement and Agreement including of any inconsistency
Accordingly, the Lender agrees to adva	ance to the Member 1	the Loan as follows:	
Amount of Loan:			
Purpose:	to be applied to m respect of the New	eet underwriting obligation Issue.	ons of the Member in
Advance Date:			
Availment:			
Interest, Fees and Expenses:			
Collateral:			
Loan Value:			
Account Details:			
Details of Master Agreements entered into with other Lenders:			
Please confirm that the foregoing corrusch terms by executing the duplicate of			
Yours very truly,			
Ву:			
Ву:			
CONFIRMED AND ACCEPTED this	day of	, 20	
By:			
R _V .			

SCHEDULE II TO NEW ISSUE LOAN MASTER AGREEMENT

Member Officer's Certificate

Date:		
Dear S	sirs:	
Re:	Loan pursuant to Confirmation dated ("Confirmation") and New Issue Agreement ("Agreement") -	Loan Master
Loan unders	nection with the repayment of funds and/or termination or reduction of or Loan Commitment pursuant to the Agreement and Confirmation referred igned certifies that to the best of his\her knowledge the Risk Adjusted Capital for the greement and Confirmation is as at the date hereof not less than the amount set out belowed.	he purposes of
	Risk Adjusted Capital	Cdn.
Yours	truly,	
By:		
	[Chief Financial Officer]	