Customer Account Agreement

The Customer acknowledges disclosure of, and agrees to the following terms:

Introducing-Carrying Broker Disclosure

Please note that this application is for the purpose of opening a trading account with Velocity Trade Capital Ltd. (VTC), a Broker/Dealer registered with, and regulated by, the Investment Industry Regulatory Organization of Canada (IIROC). VTC is carried by Fidelity Clearing Canada ULC (FCC) under a customary Type 2 Introducing Broker/Carrying Broker arrangement. FCC provides VTC with clearing settlement, record keeping, and custodial services for your account. Additionally, the agreement governing the relationship includes a provision that FCC may reserve the right, in its sole discretion, to refuse to clear any account or any order and to liquidate and close any account if, in its opinion, such account or order represents an unreasonable credit risk or could give rise to a breach of applicable laws.

FCC does not control, audit, or otherwise supervise the activities of VTC, or its employees. VTC will be solely responsible for determining and supervising the suitability of all trading activities.

Suitability Determination

By digitally accepting Velocity's terms of business the Customer confirms it is capable of making its own investment decisions and independently evaluating the investments risk of each security purchased or sold through VTC. The Customer confirms it does not rely on VTC for determining investment suitability.

Customer Account & Trading Authorization

I have read, understood, and agree to the terms and conditions of the above Customer Account Agreement. I confirm that all the information disclosed on this form is complete and that is my responsibility to advice VTC of any changes to the information disclosed. I am authorized on behalf of this entity to open an account with VTC.

This Customer Account Agreement will be concluded as follows -

- a) by submitting an application to open an Account, the Customer makes an offer to VTC to enter into this Customer Account Agreement; and
- b) this Customer Account Agreement will be concluded between the Customer and VTC, when and at the place where VTC accepts the Customer's application, it being agreed that it shall not be a requirement for VTC's acceptance to be communicated to the Customer for this Customer Account Agreement to be concluded.

Print Name of Authorized Individual

Signature of Authorized Individual

Title

Date: mm-dd-yy

National Instrument 54-101

Share Holder Communication Client Response

I have read and understand the explanation to clients that you have provided me in connection with this form and the choices indicated by me apply to all of the securities held in my accounts.

Part 1 - Disclosure of Beneficial Ownership Information

Please mark the corresponding box to show whether you DO NOT OBJECT or OBJECT to Velocity Trade Capital Ltd. (herein referred to as "Velocity") disclosing your name, address, electronic mail address, securities holdings and preferred language of communication (English or French) to issuers of securities you hold with Velocity and to other persons or companies in accordance with securities law. If you indicate that you OBJECT to Velocity disclosing such information to issuers of securities you hold with Velocity and to other persons or companies in accordance with securities law, a reasonable fee plus GST associated with providing shareholder materials to you, will be charged to your account.

I DO NOT OBJECT to you disclosing the information described above.

I OBJECT to you disclosing the information described above and agree to pay the fee for postage, handling and GST, with respect to the delivery of security holder materials by Velocity to me.

Part 2 - Receiving Security Holder Materials

Please mark the corresponding box to show whether you WANT to receive ALL materials sent to beneficial owners of securities or whether you DECLINE to receive all of the following materials: (a) proxy-related materials for meetings at which only routine business is to be conducted; (b) annual reports and financial statements that are not part of proxy-related materials; and (c) materials sent to security holders that are not required by corporate or securities law to be sent.

I WANT to receive ALL security holder materials sent to beneficial owners of securities.

I DECLINE to receive all of the following materials: (a) proxy-related materials that are sent in connection with a security holder meeting at which only "routine business" is to be conducted; (b) financial statements and annual reports that are not part of proxy-related materials; and (c) materials sent to security holders that are not required by corporate or securities law to be sent. (Even if I decline to receive these types of materials, I understand that a reporting issuer or other person or company is entitled to send these materials to me at its expense). X

I WANT to receive only proxy-related materials that are sent in connection with a special meeting.

Note that these instructions do not apply to any specific request you give or may have given to a reporting issuer concerning the sending of interim financial statements of the reporting issuer.

Part 3 - Preferred Language of Communication

Street Address	STREET ADDRESS
City	Cape Town
Province	Western Cape
Country	South Africa
Postal Code	ZIP 7708

Please mark the corresponding box to show your preferred language of communication.

English

French

I understand that the materials I receive will be in my preferred language of communication if the materials are available in that language.

Part 4 - Electronic Delivery of Document

Please mark the corresponding box to show your preferred method of delivery materials.

I CONSENT to receive materials by electronic mail delivery from you, your agent or the issuer, when available.

Email Address: ops@za.velocitytrade.com

I DO NOT CONSENT to receive materials by electronic mail delivery and prefer to receive documents by regular mail.