

RESOLUTION REGARDING ELECTRONIC BANKING



__(the "Company")

	(Name of Company)								
	Address: Incorporating Statute: WHEREAS:								
	Α.		ectors of the Company previously adopted a resolution regarding banking and security (the g Resolution") and furnished a copy of the Existing Resolution to Royal Bank of Canada (the ;						
	B.	It is also deemed necessary and in the interest of the Company to allow certain person(s), alone, to use Electronic Banking (as defined below) to exercise the powers specified in the Exesolution.							
	C.	 Electronic Banking means banking effected through any electronic means and includes the Bu Client Card, Royal Direct Telephone Banking, Online Banking and PC Banking. 						es the Business	
	RES	RESOLVED:							
Where possible, use titles only or President - (change where required) - in Nova Scotia and Prince Edward Island, change to titles of those signing					on is authoriz	ations contained in the Existing Resolution, any one of the is authorized to act alone, on behalf of the Company, to owers specified in the Existing Resolution.			
	2.	That all electronic transactions effected through Electronic Banking shall be valid and binding on the Company, and the Bank is hereby authorized to act on those electronic transactions and give effect to them.							
	3.	That the Bank be given a copy of this Resolution certified by the Secretary of the Comp						mpany.	
	4.	That the Existing Resolution (save and except to the extent that it is modified by the Resolution) is hereby ratified and confirmed.						dified by this	
	5. That this Resolution shall be binding upon the Company until a new resolution repealing or replacing the previous one is received by the branch or agency of the Bank where the Company has its account, and is duly acknowledged in writing.								
	CERTI FICATE								
or President - (change where required) - in Nova Scotia and Prince Edward Island, change to titles of those signing	The undersigned Secretary of the Company hereby certifies that:								
		(a)	this Resolution was and effect; and	s duly pass	ed by the di	by the directors of the Company and is still in full force			
		(b) there are no provisions in the Memorandum of Association, Articles of Incorporation, or other constating documents of the Company or any of its by-laws or resolutions or in any unanimous shareholder agreement that restrict or limit the powers of the Company to borrow money, to issue, reissue, sell or pledge debt obligations of the Company, to create any kind of security interest in all or any of the property of the Company now							
Note: Obtain signature of Secretary or President. In Prince Edward Island, obtain signatures of two officers or directors, and Company's	owned or subsequently acquired to secure any obligation of the Company, presefuture, or to delegate the powers referred to in this Resolution to a director, officer or person.								
			DATED at			(month)	, (day),	(year)	
corporate seal.									
FOR BANK U	ISE	ONLY							
ALL CURRENT	AC	COUNTS	ONLY:						
SPECIFIC CUR	REN	T ACCO	UNTS ONLY:						
® Registered trademark of	of Roya	al Bank of Car	nada.						