APPENDIX B - SUBORDINATION AGREEMENT

(Line 5 of Form 31-103F1 Calculation of excess working capital)

SUBORDINATION AGREEMENT

THIS AC	AGREEMENT is made as of the day of	,	
BETWE	EEN:		
(the " Le ı	ender")		
AND			
(the "Registered Firm", which term shall include all successors and assigns of the Registered Firm) (collectively, the "Parties")			
Requirer made or	Agreement is entered into by the Parties under Nation ements, Exemptions and Ongoing Registrant Obligations ("In theday of	NI 31-103 ") in connection b	with a loan by the Lender
	g the Registered Firm to carry on its business.	(tile Loan) for tile	purpose or
For good and valuable consideration, the Parties agree as follows:			
1.	Subordination		
	payment of the loan and all amounts owed thereunder are rs of the Registered Firm.	subordinate to the claims	of the other
2.	Dissolution, winding-up, liquidation, insolvency or bank	ruptcy of the Registered	Firm
In the ev	event of the dissolution, winding-up, liquidation, insolvency or b	ankruptcy of the Registere	d Firm:
(a) of the Le	the creditors of the Registered Firm shall be paid their exist _ender;	ng claims in full in priority	to the claims
	the Lender shall not be entitled to make any claim upon any Registered Firm, including asserting the right to receive any pag claims of the other creditors of the Registered Firm have bee	yment in respect to the Loa	

3. Terms and conditions of the Loan

During the term of this Agreement:

- (a) interest can be paid at the agreed upon rate and time, provided that the payment of such interest does not result in a capital deficiency under NI 31-103;
- (b) any loan or advance or posting of security for a loan or advance by the Registered Firm to the Lender, shall be deemed to be a payment on account of the Loan.

4. Notice to the Securities Regulatory Authority

The Registered Firm must notify the Securities Regulatory Authority 10 days before the full or partial repayment of the loan. Further documentation may be requested by the Securities Regulatory Authority after receiving the notice from the Registered Firm.

5. Termination of this Agreement

Authorized signatory

This Agreement may only be terminated by the Lender once the notice required pursuant to Section 4 of this Agreement is received by the Securities Regulatory Authority.

Authorized signatory

Authorized signatory

[Lender]

The Parties have executed and delivered this Agreement as of the date set out above.