Form 24

DECLARATION RESPECTING A TRADE IN A SECURITY UNDER CLAUSE 91(a) OF THE SECURITIES REGULATION

THE MANITOBA SECURITIES COMMISSION

TO:

500 - 400 St. Mary Avenue Winnipeg, Manitoba R3C 4K5
AND TO:
(the "issuer
I,, the of, in the Province of Manitoba, Canada acknowledge
the of, in the Province of Manitoba, Canada acknowledge and declare as follows:
1. That on, 20, I (or
a corporation of which I am the
2. That no person or entity other than the purchaser has or is entitled to have any interest in the securities.
3. That the purchase of the securities was made by the purchaser as principal for investment only and not with a view to resale or distribution.
1. That the purchaser is aware of the speculative nature of an investment in the securities and assumes fully all risks attendant thereon.
(i) That the purchaser is a related purchaser by reason of the following relationship (See NOTE 2):

Initial

obtained independent legal, accounting the merits and risks of an investment the purchaser to discharge any cor the investment and to bear the economic from	ourchaser by reason of having sought and g or other expert advice with respect to in the securities, including the ability of intinuing commitments associated with ic impact of the loss of such investment, (the "Advisor"), and as a result mation and protection that could otherwise this declaration as Schedule A and forming the Advisor.
OR	
experience and sophistication to assess of previous experience based on investment reason of a previous relationship or associations, has access to or is able to obto business and affairs of the issuer to enand risks of an investment in the securinformation and protection which would be a securinformation and protection which we are a securinformation and protection which we are a securinformation and protection which we are also secure as a securinformation and protection which we are also securificated by the securification and the securification and the securification are also securification and the securification are also securification and the securification are also securification and the securification and the securification are also securification and the securifica	an investment in the securities as a result ments in like securities and the purchaser, by ciation with the issuer or the promoter of the tain sufficient information concerning the mable the purchaser to evaluate the merits rities and as a result does not require the ald otherwise be provided under the Act. B and forming part hereof is a certificate (the "Advisor").
IS RELYING IS TO DEPRIVE THE PURCHA	THE EFFECT OF THE EXEMPTION UPON WHICH THE ISSUER ASER OF ALL RIGHTS AND REMEDIES ESTABLISHED BY THE OTHERWISE HAVE, BUT WITHOUT DEROGATION FROM ANY E PURCHASER MAY HAVE AT LAW.
because the issuer and the promoter(s) of the	s not been registered with the commission in respect of the securities issuer, if any, are relying upon an exemption under this Regulation user will be exempted from certain obligations contained in the Act, prospectus with the commission.
	be purchaser for the purposes of the exemption are set forth in this on for such purposes by the issuer, any promoter(s) of the issuer, and
•	ny or all of the securities within 12 months of their date of purchase rector, subject to certain exceptions (see NOTE 3 below).
DATED at the of, in	n the Province of Manitoba, this day of, 20
Witness to purchaser's signature	Purchaser's Signature
Witness's name (Please Print)	Purchaser's name (Please Print)
	Address (Please Print)

NOTE 1 - Completion of Paragraph 5

The purchaser must complete and initial either sub-paragraph s(i), (ii) or (iii) and delete the two sub-paragraphs that do not apply.

NOTE 2 - Related Purchaser Relationships

Sufficient particulars must be provided so that it is readily ascertainable that the purchaser is a related purchaser as defined in section 89 of the regulation. The relationship must be identified and the person or company to whom the purchaser is related must also be named and identified. Some examples are, "the purchaser is a Vice-President of XYZ Co., the promoter of the issuer", "the purchaser is the spouse of Jane Doe, the President of ABC Ltd., the general partner of the issuer", and "the purchaser is a corporation all the equity shares of which are owned by John Doe, the brother of James Doe, who is a director of the issuer".

If the purchaser is a related purchaser by virtue of being a close friend or close business associate of a person identified in clause (a) of the definition of "related purchaser" in section 89 of the regulation, that person shall also indicate the length of time that close friendship or close business association has existed, for example, "The purchaser has for the past five years been a close business associate of John Doe, a director of S.T. Ltd., the general partner of the issuer".

NOTE 3 - Resale of Securities

In general, resale of the securities within 12 months of their date of purchase calls the investment intent of the purchaser into question. Accordingly, purchasers are required to seek the prior written consent of the Director of the commission to any resale within this 12 month period, unless the issuer of the securities has filed a prospectus with the commission and has obtained a receipt therefor, the proposed purchaser is one of the original purchasers of such securities pursuant to an exemption provided by clause 91(a) or (b) of the regulation, or the proposed purchaser is a corporation all of the equity shares of which are owned by original purchasers.

Where the consent of the Director is required for a resale within the 12 month period, such consent will be given where the applicant is able to demonstrate a bona fide change in investment intent for good and sufficient reasons, such as unexpected financial difficulties, the making of a take-over bid or issuer bid, or the death of the purchaser and the desire of personal representatives to liquidate the estate, or the desire of the purchaser to liquidate, dissolve or otherwise wind-up the affairs of the purchaser.

Any such resale of securities must comply with all applicable legislation then in effect including, where applicable, the provisions of the Act and the regulation.

Schedule A to Form 24

CERTIFICATE OF ADVISOR (Advice Provided)

TO: THE MANITOBA SECURITIES COMMISSION 1128 - 405 Broadway Winnipeg, Manitoba

R3C 3L6

AND TO:

			(the "issuer")
		of the City of	, in the
Provinc	e of Manitoba, (the "undersigned	") hereby certifies as follows:	
1	The undersigned is a	(insert qualifications as	
		(insert qualifications as	an advisor)
2 in	Legal, accounting or other		merits and risks of a proposed investment
		(describe the securities)	
has bee	n provided by the undersigned to		vince of Manitoba, (the "purchaser"),
ıncludır	ng advice as to the ability of the p	, in the Propurchaser to discharge any continuous of a loss of an investment in	ling commitments associated with the
DATEI this	O at the,	of	, in the Province of Manitoba
		Advisor	

Schedule B to Form 24

CERTIFICATE OF ADVISOR (Advice Not Required)

TO: THE MANITOBA SECURITIES COMMISSION 1128 - 405 Broadway Winnipeg, Manitoba R3C 3L6 AND TO: (the "issuer") of the City of _____, in the Province of Manitoba, the "undersigned") hereby certifies as follows: 1. The undersigned is a _____ (insert qualifications as an advisor) 2. of the City of _____ in the Province of Manitoba, (the "purchaser") has consulted the undersigned with respect to a proposed investment (the "securities"). (describe the securities) The purchaser has provided to the undersigned a statement detailing his previous experience in 3. investments in like securities and his previous relationship or association with the issuer or promoter of this particular offering of securities. The purchaser has advised the undersigned that the purchaser does not require the information and protection that would otherwise be provided under *The Securities Act*, and that the purchaser does not require the undersigned's advice with respect to merits and risks of an investment in the securities. 4. To the best of the undersigned's information and belief, based on the statements made by the purchaser, the purchaser has the knowledge, experience and sophistication to assess an investment in the securities as a result of previous experience based on investments in like securities, and by reason of a previous relationship or association with the issuer or promoter of the issuer, the purchaser has access to or is able to obtain sufficient information concerning the business and affairs of the issuer to enable the purchaser to evaluate the merits and risks of an investment in the securities. DATED at the ______ of _____, in the Province of Manitoba, this _____ day of _____, 20___.

Advisor