Mega International commercial Bank (Canada)

Business Accounts Application Form

			DATE:(mm/	/dd/yyyy)
1.BUSINESS INFORMATION				(Business Type)
Account Nur	nber		Account Name	_
C/O or ATTN	۹.:			
Business Nu	Imber			
BUSINESS	ADDRESS:			
Apt. No.	Street No.	Street Name:		
			1-	
City		Postal Code	Province	-
Country (if other than Canada)		TEL. NO.	FAX NO.	
			EMAIL ADDRESS	
Type of Owr	ership (Sole Proprietorsh	ip, Partnership, etc.)		_
No. of years	in husiness	No. of Employees		
NO. OF years				
CHECK IF HO	ME BASED BUSINESS			
OTHER BANKING INFORMATION:				
<u> </u>				
1				

2. SIGNING OFFICERS, IDENTIFICATION AND BENEFICIAL OWNERSHIP INFORMATION:

Note: personal Identification must be recorded for all new clients

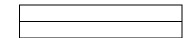
& whenever there is a change in signing authorities on existing accounts . Offic

	Officer No.1	Officer No. 2	Officer No. 3	
Name				
Address				
TEL. No.:				
Occupation (with employment info.)				
Personal ID No.				
(Please Indicate ID Type)				
Issued by				

Expiry date		
SIN No.		

SIGNATURE CODE:			
(Please mark "X" if applicable)			

Single Multiple



List all directors of this corporation and individuals who own or

control 25% or more of shares of the con	rporation.
Name	0

Name	Occupation (with employment information)		Address	
How would you like to receive your stat	ement? (Please mark "X" if	applicable)		
Monthly:		Others:		
Remark: When is Fiscal Year ended?				
 3. ADDITIONAL INFORMATION (Please mark "X" if applicable) A. Intended use of business account. Please specify:				
F. Will this account be significantly used for money transfer (remittance)? Yes \square No \square *				
G. Has the director, benificiary ownership, shareholders control 25% or more share of the corporation				
him/herself or his/her immediate family(relatives) member ever held a senior position in government, political party, military, judicial or government- owned corporation of a foreign country?(i.e., politically exposed)? Yes □ No □ * * If Yes, please complete "Additional Information-entity" form.				
PLEASE READ THE FOLLOWING IMPORTANT AGREEMENT(DOCUMENT) AND SIGN WHERE INDICATED. Foreign currency deposits are not insured by Canada Deposit Insurance Corporation . The client confirms having read the "Agreement Regarding Operation of Account", and agrees to the terms as specified therein. The client also consents to the collection, use and disclosure of client's information in accordance with Privacy Code, as amended from time to time. I/We also agree to abide by the current rules for the conduct of such accounts and also agree to the terms as specified in the attached "Agreement Regarding Operation of Account". Client Signature(s)				

FOR BANK USE ONLY

Account Opened By

Authorized By

Agreement Regarding Operation of Account

In consideration of MEGA INTERNATIONAL COMMERCIAL BANK (CANADA) (hereinafter referred to as the "Bank") keeping in its books an account opened by the undersigned and negotiating for or taking on deposit or for discount or for collection or as collateral security or otherwise from the undersigned, bills of exchange, cheques, promissory notes, bank and express money orders or other orders for the payment of money, coupons, tickets pertaining to the purchase of grain, livestock and other produce, or other instruments or securities whether or not the undersigned is a party thereto (the whole hereinafter referred to as "instruments'," which shall be deemed to include instruments drawn on any branch of the Bank), the undersigned hereby agrees with the Bank as follows:

(1) That presentment, notice of dishonour, protest and notice of protest of all instruments is hereby waived unless the Bank receives at or prior to maturity special written instructions to the contrary from the undersigned in respect of any specified instrument or instruments, and that, subject to any such special written instructions, the undersigned shall be responsible and liable to the Bank on all instruments in the same manner and to the same extent as if the instruments had been duly presented and protested and notice of dishonour and notice of protest given as regards all parties thereto as required by any law applicable thereto, and that any person (other than a member of the Bank's staff) employed by the Bank to carry out any such special written instructions shall be deemed to be the agent of the undersigned.

(2) That the Bank is authorized to present for payment or acceptance or collect the instruments through such banks or other agents as the Bank may deem best, at the sole risk and expense of the undersigned, and, save to the extent that definite instructions have been received by the Bank from the undersigned, to give to such banks or other agents such instructions as to collection as the Bank may deem best, and that the Bank may accept either cash or bank drafts, cheques, settlement vouchers, clearing house slips or any other evidence of payment, in payment of the instruments or in remittance therefore.

(3) That the undersigned will indemnify the Bank against all claims made against the Bank and/or liability incurred by the Bank under any law having effect within the jurisdiction where any of the instruments are or may be payable, including, but without limiting the generality of the foregoing, any claim and/or liability which may arise by reason of the endorsement of the Bank or any branch or agency thereof and also against all claims and/or liability arising with respect to tickets pertaining to the purchase of grain, livestock and other produce whether by reason of forgery thereof or unauthorized signatures thereon or otherwise.

(4) That the Bank is authorized to debit the account of the undersigned with any of the instruments, or any of the evidences of payment referred to in Section (2) hereof, which are not paid on presentation or which if paid the Bank may be called to refund, or which may be dishonoured by non-acceptance or non-payment or any party to which is bankrupt or insolvent, or which, or the proceeds of which, through no fault of the Bank have been lost, stolen or destroyed, or which, or the proceeds of which, for any reason the Bank is unable to collect or withdraw, together with all costs, charges and expenses incurred by the Bank in connection therewith and/or to debit the account of the undersigned with any cheques drawn on the branch of the Bank at which the account of the undersigned is being carried and which have been cashed, negotiated or credited to the account of the undersigned but which have not been found good.

(5) That the Bank is authorized to pay as in the case of an ordinary cheque and debit the account of the undersigned in the customary manner with every promissory note or acceptance of the undersigned presented for payment at the branch of the Bank at which the account of the undersigned is being carried.

(6) That the undersigned will repay to the Bank all amounts debited to the account of the undersigned in accordance with the provisions of this agreement.

(7) That the Bank may from time to time make and debit to the aforesaid account its usual charges for the keeping of the account which charges the undersigned hereby agree(s) to pay.

(8) That should the undersigned conduct an account or accounts at more than one branch of the Bank, the provisions of this agreement shall apply to each of such accounts unless the undersigned gives the Bank special written instructions to the contrary designating the particular account or accounts to which the provisions of this agreement shall not apply.

(9) That this is to be a continuing consent and agreement and shall bind the undersigned and the heirs, executors, administrators, successors and assigns of the undersigned.

(10) Verification of Account.

(a) The undersigned will verify the correctness of each statement of account received from the Bank;(b) if a statement of account and relative vouchers are not received by the 10th day after the end of each month or, if statements are not to be prepared monthly, by the 10th day after the end of the term agreed on for their preparation, the undersigned will obtain them from the Bank;(c) the undersigned will within the 30 days following the time when a statement of account and relative vouchers should be received, notify the Bank in writing at the branch where the account is kept of any alleged omissions from or debits wrongly made to or inaccurate entries in the account as so stated; and (d) that at the end of the said 30 days the account as kept by the Bank shall be conclusive evidence without any further proof that except as to any alleged errors of which the Bank has been so notified and any payments made on forged or unauthorized endorsements the account contains all credits that should be contained therein and no debits that should not be contained therein and all the entries therein are correct and subject to the above exception the Bank shall be free from all claims in respect of the account.