

STACK CAPITAL GROUP INC.
as the Corporation

- and -

COMPUTERSHARE TRUST COMPANY OF CANADA
as the Warrant Agent

WARRANT INDENTURE

Providing for the Issue of IPO Warrants

Dated as of June 16, 2021

TABLE OF CONTENTS

	Page
ARTICLE 1 INTERPRETATION	1
Section 1.1 Definitions	1
Section 1.2 Gender and Number.....	6
Section 1.3 Headings, Etc.....	6
Section 1.4 Day not a Business Day	6
Section 1.5 Time of the Essence.....	6
Section 1.6 Monetary References	6
Section 1.7 Applicable Law	6
Section 1.8 Calculations.....	6
ARTICLE 2 ISSUE OF IPO WARRANTS	7
Section 2.1 Creation and Issue of IPO Warrants.....	7
Section 2.2 Terms of IPO Warrants.....	7
Section 2.3 Warrantholder not a Shareholder	7
Section 2.4 IPO Warrants to Rank <i>Pari Passu</i>	8
Section 2.5 Form of IPO Warrants	8
Section 2.6 Uncertificated IPO Warrants.....	8
Section 2.7 Authentication	10
Section 2.8 Register of IPO Warrants	12
Section 2.9 Issue in Substitution for Warrant Certificates Lost, etc.....	13
Section 2.10 Exchange of Warrant Certificates	13
Section 2.11 Transfer and Ownership of IPO Warrants.....	14
Section 2.12 Cancellation of Surrendered IPO Warrants.....	15
ARTICLE 3 EXERCISE OF IPO WARRANTS	15
Section 3.1 Right of Exercise	15
Section 3.2 IPO Warrant Exercise.....	16
Section 3.3 Prohibition on Exercise by U.S. Persons; Legended Certificates.....	18
Section 3.4 Transfer Fees and Taxes	21
Section 3.5 Warrant Agency	21
Section 3.6 Effect of Exercise of IPO Warrants	22
Section 3.7 Partial Exercise of IPO Warrants; Fractions.....	22
Section 3.8 Expiration of IPO Warrants.....	23
Section 3.9 Accounting and Recording	23
Section 3.10 Securities Restrictions.....	23
ARTICLE 4 ADJUSTMENT OF NUMBER OF COMMON SHARES & EXERCISE PRICE.....	23
Section 4.1 Adjustment of Number of Common Shares and Exercise Price.....	23
Section 4.2 Entitlement to Common Shares on Exercise of IPO Warrant.....	27
Section 4.3 No Adjustment for Certain Transactions	28
Section 4.4 Determination by Independent Firm	28
Section 4.5 Proceedings Prior to any Action Requiring Adjustment.....	28
Section 4.6 Certificate of Adjustment	28
Section 4.7 Notice of Special Matters.....	28
Section 4.8 No Action after Notice	29

Section 4.9	Other Action.	29
Section 4.10	Record Date.	29
Section 4.11	Protection of Warrant Agent. The Warrant Agent shall not:	29
Section 4.12	Participation by Registered Warrantholder.	30
ARTICLE 5 RIGHTS OF THE CORPORATION AND COVENANTS.....		30
Section 5.1	Optional Purchases by the Corporation.	30
Section 5.2	General Covenants.	30
Section 5.3	Warrant Agent’s Remuneration and Expenses.	31
Section 5.4	Performance of Covenants by Warrant Agent.	32
Section 5.5	Representations and Warranties.	32
ARTICLE 6 ENFORCEMENT		32
Section 6.1	Suits by Registered Warrantholders.	32
Section 6.2	Suits by the Corporation.	33
Section 6.3	Immunity of Shareholders, etc.	33
Section 6.4	Waiver of Default.	33
ARTICLE 7 MEETINGS OF REGISTERED WARRANTHOLDERS.....		33
Section 7.1	Right to Convene Meetings.	33
Section 7.2	Notice.	34
Section 7.3	Chair.	34
Section 7.4	Quorum.	34
Section 7.5	Power to Adjourn.	34
Section 7.6	Show of Hands.	35
Section 7.7	Poll and Voting.	35
Section 7.8	Regulations.	35
Section 7.9	Corporation and Warrant Agent May be Represented.	36
Section 7.10	Powers Exercisable by Extraordinary Resolution.	36
Section 7.11	Meaning of Extraordinary Resolution.	37
Section 7.12	Powers Cumulative.	37
Section 7.13	Minutes.	38
Section 7.14	Instruments in Writing.	38
Section 7.15	Binding Effect of Resolutions.	38
Section 7.16	Holdings by Corporation Disregarded.	38
ARTICLE 8 SUPPLEMENTAL INDENTURES.....		38
Section 8.1	Provision for Supplemental Indentures for Certain Purposes.	38
Section 8.2	Successor Entities.	40
ARTICLE 9 CONCERNING THE WARRANT AGENT.....		40
Section 9.1	Trust Indenture Legislation.	40
Section 9.2	Rights and Duties of Warrant Agent.	40
Section 9.3	Evidence, Experts and Advisers.	41
Section 9.4	Documents, Monies, etc. Held by Warrant Agent.	41
Section 9.5	Actions by Warrant Agent to Protect Interest.	42

Section 9.6	Warrant Agent Not Required to Give Security.	42
Section 9.7	Protection of Warrant Agent.	42
Section 9.8	Replacement of Warrant Agent; Successor by Merger.	43
Section 9.9	Acceptance of Agency.	44
Section 9.10	Warrant Agent Not to be Appointed Receiver.	44
Section 9.11	Authorization to Carry on Business	44
Section 9.12	Warrant Agent Not Required to Give Notice of Default.	44
Section 9.13	Anti-Money Laundering.	45
Section 9.14	Compliance with Privacy Code.	45
Section 9.15	Securities Exchange Commission Certification.	46
ARTICLE 10 GENERAL	46
Section 10.1	Notice to the Corporation and the Warrant Agent.	46
Section 10.2	Notice to Registered Warranholders.	47
Section 10.3	Ownership of IPO Warrants.	48
Section 10.4	Counterparts.	48
Section 10.5	Satisfaction and Discharge of Indenture. Upon the earlier of:	48
Section 10.6	Provisions for Sole Benefit of Parties and Registered Warranholders.	48
Section 10.7	Information on Securities Owned by the Corporation or its Affiliates.	49
Section 10.8	Severability.	49
Section 10.9	Force Majeure.	49
Section 10.10	Assignment, Successors and Assigns.	49
Section 10.11	Rights of Rescission and Withdrawal for Holders.	49
Schedule A – Form of Warrant Certificate	A1

WARRANT INDENTURE

THIS WARRANT INDENTURE is made this June 16, 2021

BETWEEN:

STACK CAPITAL GROUP INC., a corporation existing under the laws of Canada

- and -

COMPUTERSHARE TRUST COMPANY OF CANADA, a trust company existing under the laws of Canada.

WHEREAS the Corporation is proposing a distribution to the public pursuant to a prospectus dated June 9, 2021 and a concurrent private placement (collectively, the “**Offering**”) of units (“**Units**”) of the Corporation, each Unit consisting of one common share (each, a “**Common Share**”) in the capital of the Corporation and one-half of an IPO Warrant and, in furtherance of the completion of the Offering, the Corporation is proposing to issue up to 5,084,292 IPO Warrants pursuant to this Indenture;

AND WHEREAS pursuant to this Indenture, each IPO Warrant shall, subject to adjustment, entitle the holder thereof to acquire one Common Share upon payment of the Exercise Price, at any time prior to the date that is three years following the closing date of the Offering (the “**Closing Date**”) upon the terms and conditions herein set forth;

AND WHEREAS upon the closing of the Offering on the Closing Date, all acts and deeds necessary will have been done and performed to make the IPO Warrants, when created and issued as provided in this Indenture, legal, valid and binding upon the Corporation with the benefits and subject to the terms of this Indenture;

AND WHEREAS the foregoing recitals are made as representations and statements of fact by the Corporation and not by the Warrant Agent.

NOW THEREFORE, in consideration of the premises and mutual covenants hereinafter contained and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Corporation hereby appoints the Warrant Agent as warrant agent to hold the rights, interests and benefits contained herein for and on behalf of those persons who from time to time become the holders of IPO Warrants issued pursuant to this Indenture and the parties hereto agree as follows:

ARTICLE 1 INTERPRETATION

Section 1.1 Definitions.

In this Indenture, including the recitals and schedules hereto, and in all indentures supplemental hereto:

“**Adjustment Period**” means the period from the Issue Date up to and including the Expiry Time;

“Affiliates” has the meaning given to that term in National Instrument 45-106 – *Prospectus Exemptions*;

“Applicable Legislation” means any statute of Canada or a province or territory thereof, and the regulations under any such named or other statute, relating to warrant indentures or to the rights, duties and obligations of corporations, trustees or warrant agents under warrant indentures, to the extent that such provisions are at the time in force and applicable to this Indenture;

“Approved Banks” has the meaning set forth in Section 9.4;

“Auditors” means the chartered accountant or firm of chartered accountants duly appointed as auditors of the Corporation from time to time;

“Authenticated” means: (a) with respect to the issuance of a Warrant Certificate, one which has been duly signed by the Corporation and authenticated by manual signature of an authorized officer of the Warrant Agent; and (b) with respect to the issuance of an Uncertificated IPO Warrant, one in respect of which the Warrant Agent has completed all Internal Procedures such that the particulars of such Uncertificated IPO Warrant as required herein are entered in the register of Warrantholders; and **“Authenticate”**, **“Authenticating”** and **“Authentication”** have the appropriate correlative meanings;

“Book-Entry Only System” means the book-based securities system administered by the Depository in accordance with its operating rules and procedures in force from time to time;

“Business Day” means any day other than: (a) a Saturday, Sunday or statutory or civic holiday; (b) a day on which banks in the Province of Ontario are not generally open for business; and (c) a day which is not a Trading Day;

“Certificated IPO Warrant” means an IPO Warrant evidenced by a Warrant Certificate substantially in the form of Schedule A hereto;

“Common Share” has the meaning set forth in the recitals hereto;

“Common Share Reorganization” has the meaning set forth in Section 4.1(1);

“Closing Date” has the meaning set forth in the recitals hereto;

“Corporation” means Stack Capital Group Inc.;

“Counsel” means a barrister and/or solicitor or a firm of barristers and/or solicitors retained by the Warrant Agent or retained by the Corporation, which may or may not be counsel for the Corporation;

“Current Market Price” of the Common Shares at any date means:

- (a) if on such date the Common Shares are listed on the TSX, the VWAP on the TSX;

- (b) if on such date the Common Shares are not listed on the TSX, the VWAP on such stock exchange upon which the Common Shares are listed and as selected by the Directors;
- (c) if on such date the Common Shares are not listed on the TSX or any other stock exchange, the VWAP on such over-the-counter market as may be selected for such purpose by the Directors; or
- (d) if none of (a), (b) or (c) applies, the market price as determined by a nationally recognized accounting firm chosen by the Corporation;

“Depository” means CDS Clearing and Depository Services Inc. or its successor, or such other person as is designated in writing by the Corporation to act as depository in respect of the IPO Warrants;

“Directors” means the board of directors of the Corporation;

“Dividends” means any dividends paid by the Corporation;

“Eligible QIB” means a “qualified institutional buyer” as defined in Rule 144A under the U.S. Securities Act that is also a “qualified purchaser”, as defined in Section 2(a)(51)(A) of the Investment Company Act of 1940, as amended;

“Exchange Rate” means the number of Common Shares subject to the right of purchase under each IPO Warrant;

“Exercise Date” means, in relation to an IPO Warrant, the Business Day on which such IPO Warrant is validly exercised or deemed to be validly exercised in accordance with Article 3 hereof;

“Exercise Notice” has the meaning set forth in Section 3.2(1);

“Exercise Price”, at any time, means the price at which a whole Common Share may be purchased by the exercise of a whole IPO Warrant, which is initially \$15.00 per Common Share, payable in immediately available Canadian funds, subject to adjustment in accordance with the provisions of Section 4.1;

“Expiry Date” means June 16, 2024, being the date that is three years following the Issue Date;

“Expiry Time” means 4:00 p.m. (Toronto, Ontario time) on the Expiry Date;

“Extraordinary Resolution” has the meaning set forth in Section 7.11(1);

“Internal Procedures” means in respect of the making of any one or more entries to, changes in or deletions of any one or more entries in the register at any time (including, without limitation, original issuance or registration of transfer of ownership) the minimum number of the Warrant Agent’s internal procedures customary at such time for the entry, change or deletion made to be complete under the operating procedures followed at the time by the Warrant Agent, it being understood that neither preparation and issuance shall constitute part of such procedures for any purpose of this definition;

"IPO Warrants" means the Common Share purchase warrants of the Corporation issued and Authenticated hereunder as Uncertificated IPO Warrants or to be issued and countersigned substantially in the form of Warrant Certificates attached as Schedule A hereto, in either case, each entitling the holder or holders thereof to purchase one (1) Common Share (subject to adjustment as herein provided) at the Exercise Price prior to the Expiry Time;

"Issue Date" means June 16, 2021;

"Offering" has the meaning set forth in the recitals hereto;

"Participant" means a person recognized by the Depository as a participant in the Book-Entry Only System;

"person" means an individual, body corporate, partnership, trust, trustee, warrant agent, executor, administrator, legal representative or any unincorporated organization;

"register" means the one set of records and accounts maintained by the Warrant Agent pursuant to Section 2.8;

"Registered Warrantholders" means the persons who are registered owners of IPO Warrants as such names appear on the register, and for greater certainty, shall include the Depository as well as the holders of IPO Warrants appearing on the register of the Warrant Agent;

"Regulation D" means Regulation D as promulgated by the SEC under the U.S. Securities Act;

"Regulation S" means Regulation S as promulgated by the SEC under the U.S. Securities Act;

"Rights Offering" has the meaning set forth in Section 4.1(2);

"SEC" means the United States Securities and Exchange Commission;

"Shareholders" means holders of Common Shares;

"this Indenture", **"hereto"**, **"herein"**, **"hereby"**, **"hereof"** and similar expressions mean and refer to this warrant indenture and any indenture, deed or instrument supplemental hereto; and the expressions **"Article"**, **"Section"**, **"subsection"** and **"paragraph"** followed by a number, letter or both mean and refer to the specified article, section, subsection or paragraph of this Indenture;

"Trading Day" means, with respect to the TSX, a day on which such exchange is open for the transaction of business and, with respect to another exchange or an over-the-counter market, means a day on which such exchange or market is open for the transaction of business;

"Transfer Agent" means Computershare Investor Services Inc. or such other person as may from time to time be appointed the transfer agent and registrar for the Common Shares;

"TSX" means the Toronto Stock Exchange;

"Uncertificated IPO Warrant" means any IPO Warrant which is issued under the Book-Entry Only System;

"United States" means the United States of America, its territories and possessions, any state of the United States, and the District of Columbia;

“Units” has the meaning set forth in the recitals hereto;

“U.S. Investor Letter” means the “Form of Qualified Institutional Buyer Letter” attached as Exhibit I to the U.S. Placement Memorandum, executed by an Eligible QIB in connection with its purchase of Units;

“U.S. Placement Memorandum” means the U.S. private placement memorandum prepared by the Corporation in connection with the offer and sale of the Units in the United States or to, or for the account or benefit of, U.S. Persons;

“U.S. Person” has the meaning set forth in Rule 902(k) of Regulation S;

“U.S. Purchaser” means: (a) any U.S. Person that purchased Units; (b) any person that purchased Units on behalf of, or for the account or benefit of, any U.S. Person or any person in the United States; (c) any purchaser of Units that received an offer of the Units while in the United States; or (d) any person that was in the United States at the time the purchaser’s buy order was made or the subscription agreement for Units was executed or delivered;

“U.S. Securities Act” means the United States Securities Act of 1933, as amended;

“U.S. Securities Laws” means all applicable securities legislation in the United States, including without limitation, the U.S. Securities Act, the United States Securities Exchange Act of 1934, as amended, and the rules and regulations promulgated thereunder, and any applicable state securities laws;

“U.S. Warrantholder” means any Warrantholder that is a U.S. Person, acquired Warrants in the United States or for the account or benefit of any U.S. Person or Person in the United States;

“VWAP”, for a date, means the volume-weighted average trading price per Common Share on the TSX, or such other stock exchange on which the Common Shares are then trading and as selected by the Directors, for each day on which there was a closing price for such Common Shares for the 20 consecutive Trading Days, ending five days prior to such date;

“Warrant Agency” means the principal office of the Warrant Agent in the City of Toronto, Province of Ontario or such other place as may be designated in accordance with Section 3.5;

“Warrant Agent” means Computershare Trust Company of Canada, in its capacity as warrant agent of the IPO Warrants, or its successors from time to time;

“Warrant Certificates” means the certificates representing IPO Warrants substantially in the form attached as Schedule A hereto or such other form as may be approved by the Corporation and the Warrant Agent;

“Warrantholders” or **“holders”**, without reference to IPO Warrants, means the warrantholders as and in respect of IPO Warrants registered in the name of the Depository and includes owners of IPO Warrants who beneficially hold securities entitlements in respect of the IPO Warrants through a Participant or means, at a particular time, the persons entered in the register hereinafter mentioned as holders of IPO Warrants outstanding at such time;

“Warrantholders’ Request” means an instrument signed in one or more counterparts by Registered Warrantholders entitled to acquire in the aggregate not less than 50% of the

aggregate number of Common Shares which could be acquired pursuant to all IPO Warrants then unexercised and outstanding, requesting the Warrant Agent to take some action or proceeding specified therein; and

“**written order of the Corporation**”, “**written request of the Corporation**”, “**written consent of the Corporation**” and “**certificate of the Corporation**” mean, respectively, a written order, request, consent and certificate signed in the name of the Corporation by any one duly authorized signatory of the Corporation and may consist of one or more instruments so executed.

Section 1.2 Gender and Number.

Words importing the singular number or masculine gender shall include the plural number or the feminine or neuter genders, and *vice versa*.

Section 1.3 Headings, Etc.

The division of this Indenture into Articles, Sections, subsections and paragraphs, the provision of a Table of Contents and the insertion of headings are for convenience of reference only and shall not affect the construction or interpretation of this Indenture or the IPO Warrants.

Section 1.4 Day not a Business Day.

If any day on or before which any action or notice is required to be taken or given hereunder is not a Business Day, then such action or notice shall be required to be taken or given on or before the requisite time on the next succeeding day that is a Business Day.

Section 1.5 Time of the Essence.

Time shall be of the essence of this Indenture.

Section 1.6 Monetary References.

Whenever any amounts of money are referred to herein, such amounts shall be deemed to be in lawful money of Canada unless otherwise expressed.

Section 1.7 Applicable Law.

This Indenture, the IPO Warrants and the Warrant Certificates shall be construed in accordance with the laws of the Province of Ontario and the federal laws applicable therein and shall be treated in all respects as Ontario contracts. Each of the parties hereto, which shall include the Warranholders, irrevocably attorns to the exclusive jurisdiction of the courts of the Province of Ontario with respect to all matters arising out of this Indenture and the transactions contemplated herein.

Section 1.8 Calculations.

The Corporation shall be responsible for making all calculations called for hereunder including, without limitation, calculations of the Current Market Price. The Corporation shall make such calculations in good faith and, absent manifest error, the Corporation’s calculations shall be final and binding on holders and the Warrant Agent. The Corporation will provide a

schedule of its calculations to the Warrant Agent and the Warrant Agent shall be entitled to rely conclusively on the accuracy of such calculations, without independent verification.

ARTICLE 2 ISSUE OF IPO WARRANTS

Section 2.1 Creation and Issue of IPO Warrants.

A maximum of 5,084,292 IPO Warrants (subject to adjustment as herein provided) are hereby created and authorized to be issued by the Corporation in accordance with the terms and conditions hereof and the Offering. Uncertificated IPO Warrants shall be Authenticated by the Warrant Agent and deposited with the Depository and Warrant Certificates evidencing the IPO Warrants shall be executed by the Corporation, Authenticated by or on behalf of the Warrant Agent and delivered by the Warrant Agent to the Warranholders, as applicable, in accordance with a written order of the Corporation and the Warrant Agent shall record the name of the Registered Warranholders on the IPO Warrant register. Registration of interests in IPO Warrants held by the Depository may be evidenced by a position appearing on the register for IPO Warrants maintained by the Warrant Agent for an amount representing the aggregate number of such IPO Warrants outstanding from time to time.

Section 2.2 Terms of IPO Warrants.

- (1) Subject to the applicable conditions for exercise set out in Article 3 having been satisfied and subject to adjustment in accordance with Section 4.1, each IPO Warrant shall entitle each Warranholder thereof, upon exercise at any time after the Issue Date and prior to the Expiry Time, to acquire one Common Share upon payment of the Exercise Price.
- (2) No fractional IPO Warrants shall be issued or otherwise provided for hereunder and IPO Warrants may only be exercised in a sufficient number to acquire whole numbers of Common Shares.
- (3) Each IPO Warrant shall entitle the holder thereof to such other rights and privileges as are set forth in this Indenture.
- (4) The number of Common Shares which may be purchased pursuant to the IPO Warrants and the Exercise Price therefor shall be adjusted upon the events and in the manner specified in Section 4.1.

Section 2.3 Warranholder not a Shareholder.

Except as may be specifically provided herein, nothing in this Indenture or in the holding of a Warrant Certificate, entitlement to an IPO Warrant or otherwise, shall, in itself, confer or be construed as conferring upon a Warranholder any right or interest whatsoever as a Shareholder, including, but not limited to, the right to vote at, to receive notice of, or to attend, meetings of Shareholders or any other proceedings of the Corporation, or the right to Dividends and other allocations.

Section 2.4 IPO Warrants to Rank *Pari Passu*.

All IPO Warrants shall rank equally and without preference over each other, whatever may be the actual date of issue thereof.

Section 2.5 Form of IPO Warrants.

The IPO Warrants may be issued in either certificated or uncertificated form. Each IPO Warrant originally issued to a U.S. Warrantholder, or for the account or benefit of, a U.S. Purchaser, must be issued in individually certificated form only and bear the applicable legend(s) set forth in Section 3.3. All IPO Warrants issued in certificated form shall be evidenced by a Warrant Certificate (including all replacements issued in accordance with this Indenture). The Warrant Certificates shall be substantially in the form attached as Schedule A hereto, subject to the provisions of this Indenture, with such additions, variations and changes as may be required or permitted by the terms of this Indenture, and which may from time to time be agreed upon by the Warrant Agent and the Corporation, and shall have such legends, distinguishing letters and numbers as the Corporation may, with the approval of the Warrant Agent, prescribe and shall be issuable in any denomination excluding fractions. Except as hereinafter provided in this Article 2, all IPO Warrants shall, save as to denominations, be of like tenor and effect. The Warrant Certificates may be engraved, printed, lithographed, photocopied or be partially in one form or another, as the Corporation may determine. No change in the form of the Warrant Certificate shall be required by reason of any adjustment made pursuant to this Article 2 in the number and/or class of securities or type of securities that may be acquired pursuant to the IPO Warrants. All IPO Warrants issued to the Depository may be in either a certificated or uncertificated form, such uncertificated form being evidenced by a book position on the register of Warrantholders to be maintained by the Warrant Agent in accordance with Section 2.6.

Section 2.6 Uncertificated IPO Warrants.

- (1) Registration and re-registration of beneficial interests in and transfers of IPO Warrants held by the Depository shall be made only through the Book-Entry Only System, and no Warrant Certificates shall be issued in respect of such IPO Warrants except where physical certificates evidencing ownership in such securities are required or as set out herein or as may be requested by the Depository, as determined by the Corporation, from time to time. Except as provided in this Section 2.6, owners of beneficial interests in any Uncertificated IPO Warrants shall not be entitled to have IPO Warrants registered in their names and shall not receive or be entitled to receive IPO Warrants in definitive form or to have their names appear in the register referred to in Section 2.8 herein.
- (2) Notwithstanding any other provision in this Indenture, no Uncertificated IPO Warrants may be exchanged, in whole or in part, for IPO Warrants registered, and no transfer of any Uncertificated IPO Warrants, in whole or in part, may be registered in the name of any person other than the Depository for such Uncertificated IPO Warrants or a nominee thereof unless:
 - (a) the Depository notifies the Corporation that it is unwilling or unable to continue to act as depository in connection with the Uncertificated IPO Warrants, and the Corporation is unable to locate a qualified successor;

- (b) the Corporation determines that the Depository is no longer willing, able or qualified to properly discharge its responsibilities as holder of the Uncertificated IPO Warrants, and the Corporation is unable to locate a qualified successor;
- (c) the Depository ceases to be a clearing agency in good standing or otherwise ceases to be eligible to be a depository, and the Corporation is unable to locate a qualified successor;
- (d) the Corporation determines that the IPO Warrants shall no longer be held as Uncertificated IPO Warrants through the Depository;
- (e) such right is required by applicable law, as determined by the Corporation and the Corporation's counsel; or
- (f) as required by Section 3.2(4);

following which, one or more definitive fully registered Warrant Certificates shall be executed by the Corporation and certified and delivered by the Warrant Agent, upon written notification from the Corporation of the occurrence of an event in paragraphs 2.6(2)(a) to 2.6(2)(f) above, to the Depository in exchange for the Uncertificated IPO Warrants formerly held by the Depository.

Fully registered Warrant Certificates issued and exchanged pursuant to this subsection 2.6(2) shall be registered in such names and in such denominations as the Depository shall instruct the Warrant Agent, provided that the aggregate number of IPO Warrants represented by such Warrant Certificates shall be equal to the aggregate number of Uncertificated IPO Warrants so exchanged. Upon exchange of Uncertificated IPO Warrants for one or more Warrant Certificates in definitive form, such Uncertificated IPO Warrants shall be cancelled by the Warrant Agent.

- (3) Subject to the provisions of this Section 2.6, any exchange of Uncertificated IPO Warrants for IPO Warrants which are not Uncertificated IPO Warrants may be made, in whole or in part, in accordance with the provisions of Section 2.10, *mutatis mutandis*. All such IPO Warrants issued in exchange for Uncertificated IPO Warrants or any portion thereof shall be registered in such names as the Depository for such Uncertificated IPO Warrants shall direct and shall be entitled to the same benefits and subject to the same terms and conditions (except insofar as they relate specifically to Uncertificated IPO Warrants) as the Uncertificated IPO Warrants or portion thereof surrendered upon such exchange.
- (4) Every IPO Warrant Authenticated upon registration of transfer of IPO Warrants, or in exchange for or in lieu of Uncertificated IPO Warrants or any portion thereof, whether pursuant to this Section 2.6 or otherwise, shall be Authenticated in the form of, and shall be, an Uncertificated IPO Warrant, unless such IPO Warrant is registered in the name of a person other than the Depository for such Uncertificated IPO Warrant or a nominee thereof.
- (5) Notwithstanding anything to the contrary in this Indenture, subject to Applicable Legislation, IPO Warrants issued under the Book-Entry Only System will be

issued as an Uncertificated IPO Warrant, unless otherwise requested in writing by the Depository or the Corporation.

- (6) The rights of beneficial owners of IPO Warrants who hold securities entitlements in respect of the IPO Warrants through the Book-Entry Only System shall be limited to those established by applicable law and agreements between the Depository and the Participants and between such Participants and the beneficial owners of IPO Warrants who hold securities entitlements in respect of the IPO Warrants through the Book-Entry Only System, and such rights must be exercised through a Participant in accordance with the rules and procedures of the Depository.
- (7) Notwithstanding anything herein to the contrary, neither the Corporation nor the Warrant Agent nor any agent of either of them shall have any responsibility or liability for:
 - (a) the electronic records maintained by the Depository relating to any ownership interests or any other interests in the IPO Warrants or the depository system maintained by the Depository, or payments made on account of any ownership interest or any other interest of any person in any IPO Warrant represented by an electronic position in the Book-Entry Only System (other than the Depository or its nominee);
 - (b) maintaining, supervising or reviewing any records of the Depository or any Participant relating to any such interest; or
 - (c) any advice or representation made or given by the Depository or those contained herein that relate to the rules and regulations of the Depository or any action to be taken by the Depository on its own direction or at the direction of any Participant.
- (8) The Corporation may terminate the application of this Section 2.6 in its sole discretion, in which case all IPO Warrants shall be evidenced by Warrant Certificates registered in the name of a person other than the Depository.
- (9) Notwithstanding any provisions in this Indenture with respect to expiry dates, payment dates and other acts that may be required to be done in connection with this Indenture may be altered due to the internal procedures and processes with respect to cut-off times of the Depository. It is understood and agreed to by the parties hereto that the Warrant Agent shall have no responsibility in connection with any cut-off time imposed by the Depository.

Section 2.7 Authentication

- (1) For IPO Warrants issued in certificated form, the form of certificate representing IPO Warrants shall be substantially as set out in Schedule A hereto or such other form as is authorized from time to time by the Warrant Agent. Each Warrant Certificate shall be Authenticated manually on behalf of the Warrant Agent. Each Warrant Certificate shall be signed by any one duly authorized signatory of the Corporation; whose signature shall appear on the Warrant Certificate and may be printed, lithographed or otherwise mechanically reproduced thereon and, in such event, certificates so signed are as valid and binding upon the Corporation as if it

had been signed manually. Any Warrant Certificate which has two signatures as hereinbefore provided shall be valid notwithstanding that one or more of the persons whose signature is printed, lithographed or mechanically reproduced no longer holds office at the date of issuance of such certificate. The Warrant Certificates may be engraved, printed or lithographed, or partly in one form and partly in another, as the Warrant Agent may determine.

- (2) The Warrant Agent shall Authenticate Uncertificated IPO Warrants (whether upon original issuance, exchange, registration of transfer, partial payment, or otherwise) by completing its Internal Procedures and the Corporation shall, and hereby acknowledges that it shall, thereupon be deemed to have duly and validly issued such Uncertificated IPO Warrants under this Indenture. Such Authentication shall be conclusive evidence that such Uncertificated IPO Warrants have been duly issued hereunder and that the holder or holders are entitled to the benefits of this Indenture. The register shall be final and conclusive evidence as to all matters relating to Uncertificated IPO Warrants with respect to which this Indenture requires the Warrant Agent to maintain records or accounts. In case of differences between the register at any time and any other time, the register at the later time shall be controlling, absent manifest error and such Uncertificated IPO Warrants are binding on the Corporation.
- (3) Any Warrant Certificate validly issued in accordance with the terms of this Indenture in effect at the time of issue of such Warrant Certificate shall, subject to the terms of this Indenture and applicable law, validly entitle the holder to acquire Common Shares, notwithstanding that the form of such Warrant Certificate may not be in the form currently required by this Indenture.
- (4) No IPO Warrant shall be considered issued or shall be valid or obligatory or shall entitle the holder thereof to the benefits of this Indenture, until it has been Authenticated by the Warrant Agent. Authentication by the Warrant Agent shall be conclusive evidence as against the Corporation that the IPO Warrants so Authenticated have been duly issued hereunder and that the holder thereof is entitled to the benefits of this Indenture.
- (5) No Certificated IPO Warrant shall be considered issued and Authenticated or, shall be obligatory or shall entitle the holder thereof to the benefits of this Indenture, until it has been Authenticated by manual signature by or on behalf of the Warrant Agent substantially in the form of the IPO Warrant set out in Schedule A hereto. Such Authentication on any such Certificated IPO Warrant shall be conclusive evidence that such Certificated IPO Warrant is duly Authenticated and is valid and a binding obligation of the Corporation and that the holder is entitled to the benefits of this Indenture.
- (6) No IPO Warrant shall be considered issued or shall be obligatory or shall entitle the holder thereof to the benefits of this Indenture until it has been Authenticated by entry on the register of the particulars of the IPO Warrant. Such entry on the register of the particulars of an IPO Warrant shall be conclusive evidence that such IPO Warrant is a valid and binding obligation of the Corporation and that the holder is entitled to the benefits of this Indenture.

- (7) The Authentication by the Warrant Agent of any IPO Warrants, whether by way of entry on the register or otherwise, shall not be construed as a representation or warranty by the Warrant Agent as to the validity of the Indenture or such IPO Warrants (except the due Authentication thereof) or as to the performance by the Corporation of its obligations under this Indenture, and the Warrant Agent shall in no respect be liable or answerable for the use made of the IPO Warrants or any of them or the proceeds thereof.

Section 2.8 Register of IPO Warrants.

- (1) The Warrant Agent shall maintain records and accounts concerning the IPO Warrants which shall contain the information called for in this Section 2.8 with respect to each IPO Warrant, together with such other information as may be required by law or as the Warrant Agent may elect to record. All such information shall be kept in one set of accounts and records which the Warrant Agent shall designate (in such manner as shall permit it to be so identified as such by an unaffiliated party) as the register of the holders of IPO Warrants. The information to be entered for each account in the register of IPO Warrants at any time shall include (without limitation):
 - (a) the name and address of the holder of the IPO Warrants, the date of Authentication thereof and the number of IPO Warrants;
 - (b) the unique number or code assigned thereto, if any;
 - (c) whether such IPO Warrant has been cancelled; and
 - (d) a register of transfers in which all transfers of IPO Warrants and the date and other particulars of each transfer shall be entered.

The register shall be available for inspection by the Corporation and or any Warrantholder during the Warrant Agent's regular business hours on a Business Day and upon payment to the Warrant Agent of its reasonable fees. Any Warrantholder exercising such right of inspection shall first provide an affidavit in a form satisfactory to the Corporation and the Warrant Agent, in their sole discretion, stating the name and address of the Warrantholder and agreeing not to use the information therein except in connection with an effort to call a meeting of Warrantholders or to influence the voting of Warrantholders at any meeting of Warrantholders.

- (2) Once an IPO Warrant has been Authenticated, the information set forth in the register with respect thereto at the time of Authentication may be altered, modified, amended, supplemented or otherwise changed only to reflect exercise or proper instructions to the Warrant Agent from the holder as provided herein, except that the Warrant Agent may act unilaterally to make purely administrative changes internal to the Warrant Agent and changes to correct errors. Each person who becomes a holder of an IPO Warrant, by his, her or its acquisition thereof, shall be deemed to have irrevocably: (a) consented to the foregoing authority of the Warrant Agent to make such minor error corrections; and (b) agreed to pay to the Warrant Agent, promptly upon written demand, the full amount of all loss and expense (including, without limitation, reasonable legal

fees of the Corporation and the Warrant Agent plus interest, at an appropriate then prevailing rate of interest of the Warrant Agent), sustained by the Corporation or the Warrant Agent as a proximate result of such error if, but only if, and only to the extent that such present or former holder realized any benefit as a result of such error and could reasonably have prevented, forestalled or minimized such loss and expense by prompt reporting of the error or avoidance of accepting benefits thereof, whether or not such error is or should have been timely detected and corrected by the Warrant Agent; provided, that no person who is a *bona fide* purchaser shall have any such obligation to the Corporation or to the Warrant Agent.

Section 2.9 Issue in Substitution for Warrant Certificates Lost, etc.

- (1) If any Warrant Certificate becomes mutilated or is lost, destroyed or stolen, the Corporation, subject to applicable law, shall issue and thereupon the Warrant Agent shall certify and deliver, a new Warrant Certificate of like tenor, and bearing the same legend, if applicable, as the one mutilated, lost, destroyed or stolen in exchange for and in place of and upon cancellation of such mutilated Warrant Certificate, or in lieu of and in substitution for such lost, destroyed or stolen Warrant Certificate, and the substituted Warrant Certificate shall be in a form approved by the Warrant Agent, and the IPO Warrants evidenced thereby shall be entitled to the benefits hereof and shall rank equally in accordance with its terms with all other IPO Warrants issued or to be issued hereunder.
- (2) The applicant for the issue of a new Warrant Certificate pursuant to this Section 2.9 shall bear the cost of the issue thereof and, in case of loss, destruction or theft, shall, as a condition precedent to the issuance thereof, furnish to the Corporation and to the Warrant Agent such evidence of ownership and of the loss, destruction or theft of the Warrant Certificate so lost, destroyed or stolen as shall be satisfactory to the Corporation and to the Warrant Agent, in their sole discretion, and such applicant shall also be required to furnish an indemnity and surety bond in amount and form satisfactory to the Corporation and the Warrant Agent, in their sole discretion, and shall pay the reasonable charges of the Corporation and the Warrant Agent in connection therewith.

Section 2.10 Exchange of Warrant Certificates.

- (1) Any one or more Warrant Certificates representing any number of IPO Warrants may, upon compliance with the reasonable requirements of the Warrant Agent (including compliance with applicable securities legislation), be exchanged for one or more other Warrant Certificates representing the same aggregate number of IPO Warrants, and bearing the same legend, if applicable, as represented by the Warrant Certificate or Warrant Certificates so exchanged.
- (2) Warrant Certificates may be exchanged only at the Warrant Agency or at any other place that is designated by the Corporation with the approval of the Warrant Agent. Any Warrant Certificate from the holder (or such other instructions, in form satisfactory to the Warrant Agent) tendered for exchange shall be surrendered to the Warrant Agency and cancelled by the Warrant Agent.

Section 2.11 Transfer and Ownership of IPO Warrants.

- (1) The IPO Warrants may only be transferred on the register kept by the Warrant Agent at the Warrant Agency by the holder or its legal representatives or its attorney duly appointed by an instrument in writing in form and execution satisfactory to the Warrant Agent only upon: (i) in the case of a Warrant Certificate, surrendering to the Warrant Agent at the Warrant Agency the Warrant Certificates representing the IPO Warrants to be transferred together with a duly executed transfer form as set forth in Schedule A hereto (together with a declaration for removal of legend or opinion of counsel, if required by Section 3.3); and (ii) in the case of Uncertificated IPO Warrants, in accordance with procedures prescribed by the Depository under the book entry registration system, and, upon compliance with:
 - (a) the conditions herein;
 - (b) such reasonable requirements as the Warrant Agent may prescribe; and
 - (c) all applicable securities legislation and requirements of regulatory authorities;

and, in the case of a Certificated IPO Warrant, such transfer shall be duly noted in such register by the Warrant Agent. Upon compliance with such requirements, the Warrant Agent shall Authenticate and deliver a Warrant Certificate upon request for that part of the Uncertificated IPO Warrant to be certificated. Transfers within the systems of the Depository are not the responsibility of the Warrant Agent and will not be noted on the register maintained by the Warrant Agent.

- (2) If a Warrant Certificate tendered for transfer bears the legend set forth in Section 3.3, the Warrant Agent shall not register such transfer unless the transferor has provided the Warrant Agent with the Warrant Certificate and such securities may be transferred only (A) to the Corporation, (B) outside the United States in accordance with Rule 904 of Regulation S and in compliance with applicable local securities laws and regulations, if available, (C) inside the United States to "qualified institutional buyers" (as defined in rule 144A) that are also "qualified purchasers", as defined in Section 2(a)(51)(a) of the Investment Company Act of 1940, as amended, pursuant to the exemption from registration under the U.S. Securities Act provided by (i) Rule 144 or (ii) Rule 144A, if available, and in compliance with applicable local laws and regulations, or (D) with the prior written consent of the Corporation pursuant to another exemption from registration under the U.S. Securities Act and applicable state securities laws after first providing to the Corporation and the Warrant Agent (1) in the case of a transfer pursuant to clause B, a declaration in the form contained in Schedule A hereto together with such additional documentation as the Corporation and the Warrant Agent may reasonably prescribe, and (2) in the case of a transfer pursuant to clause C(i) or clause D, an opinion of U.S. counsel of recognized standing in form and substance satisfactory to the Corporation and the Warrant Agent that the offer, sale, pledge or other transfer does not require registration under the U.S. Securities Act or applicable state securities laws, or after first providing to the Corporation such other evidence of compliance with applicable securities laws as

the Corporation shall reasonably request. IPO Warrants and, if applicable, Common Shares issued on exercise of IPO Warrants, issued to, or for the account or benefit of, a U.S. Purchaser (and any certificates issued in replacement thereof or in substitution therefor), must be issued only in individually certificated form.

- (3) Subject to the provisions of this Indenture, Applicable Legislation and other applicable law, the Warrantholder shall be entitled to the rights and privileges attaching to the IPO Warrants, and the issue of Common Shares by the Corporation upon the exercise of IPO Warrants in accordance with the terms and conditions herein contained shall discharge all responsibilities of the Corporation and the Warrant Agent with respect to such IPO Warrants and neither the Corporation nor the Warrant Agent shall be bound to inquire into the title of any such holder.
- (4) The Corporation will be entitled, and may direct the Warrant Agent, to refuse to recognize any transfer, or enter the name of any transferee, of any IPO Warrant on the register kept by the Warrant Agent, if such transfer would constitute a violation of U.S. Securities Laws or the rules, regulations or policies of any regulatory authority having jurisdiction. The Warrant Agent is entitled to assume compliance with all applicable U.S. Securities Laws unless otherwise notified in writing by the Corporation. No duty shall rest with the Warrant Agent to determine compliance of the transferee or transferor of any IPO Warrant with U.S. Securities Laws.
- (5) Any Warrant Certificate issued to a transferee upon transfers contemplated by this Section 2.11 shall bear the appropriate legends, as required by applicable U.S. Securities Laws, as set forth in Section 3.3.

Section 2.12 Cancellation of Surrendered IPO Warrants.

All IPO Warrants surrendered pursuant to Sections 2.9, 2.10, 2.11 or 3.2 shall be cancelled and so noted on the register by the Warrant Agent, and upon such circumstances all such IPO Warrants shall be deemed cancelled and so noted on the register by the Warrant Agent. Upon request by the Corporation, the Warrant Agent shall furnish to the Corporation a cancellation certificate identifying the Warrant Certificates so cancelled, the number of IPO Warrants evidenced thereby, the number of Common Shares, if any, issued pursuant to the exercise of such IPO Warrants and the details of any Warrant Certificates issued in substitution or exchange for such Warrant Certificates cancelled.

ARTICLE 3 EXERCISE OF IPO WARRANTS

Section 3.1 Right of Exercise.

Subject to the provisions hereof, each Registered Warrantholder may exercise the right conferred on such holder to subscribe for and purchase one Common Share for each IPO Warrant after the Issue Date and prior to the Expiry Time and in accordance with the conditions herein; provided, however, that if a Warrant Certificate tendered for exercise bears the legend set forth in Section 3.3, such exercise must be permitted under applicable U.S. Securities Laws.

Section 3.2 IPO Warrant Exercise.

- (1) Registered Warranholders of Warrant Certificates who wish to exercise the IPO Warrants held by them in order to acquire Common Shares must complete the exercise form (the “**Exercise Notice**”) attached to the form of Warrant Certificate, which form is attached hereto as Schedule A, which may be amended by the Corporation with the consent of the Warrant Agent, if such amendment does not, in the reasonable opinion of the Corporation and the Warrant Agent which may be based on the advice of Counsel, materially and adversely affect the rights, entitlements and interests of the Warranholders, and must surrender their original Warrant Certificate representing such IPO Warrants to the Warrant Agent at any time prior to the Expiry Time at its principal stock transfer offices in the City of Toronto, Ontario (or at such additional place or places as may be decided by the Corporation from time to time with the approval of the Warrant Agent) along with an executed Exercise Notice and a certified cheque, bank draft or money order payable to or to the order of the Corporation for the aggregate Exercise Price to the Warrant Agent at the Warrant Agency. The IPO Warrants represented by a Warrant Certificate shall be deemed to be surrendered upon personal delivery of such Warrant Certificate, Exercise Notice and aggregate Exercise Price or, if such documents are sent by mail or other means of transmission, upon actual receipt thereof by the Warrant Agent at the office referred to in this Section 3.2(1). For clarity, an IPO Warrant exercise shall only be processed once the documents have been received in good order (without errors) by the Warrant Agent. If such documents are received with errors, they will be processed as of the date that they are received in good order by the Warrant Agent and that will be the day used as the date of issuance of the Common Shares on Corporation’s share register and the day used for the decrease on the IPO Warrant register.
- (2) In addition to completing the Exercise Notice attached to the Warrant Certificate(s), a Warranholder who is a person in the United States, a U.S. Person, a person exercising for the account or benefit of a U.S. Person, or person requesting delivery of the Common Shares issuable upon the exercise of the IPO Warrants in the United States must: (a) provide a completed and executed U.S. Investor Letter; or (b) an opinion of counsel of recognised standing in form and substance reasonably satisfactory to the Corporation and the Warrant Agent that the exercise is exempt from the registration requirements of applicable securities laws of any state of the United States and the U.S. Securities Act; provided however that, in the case of a Warranholder that is the original purchaser of IPO Warrants and who delivered the U.S. Investor Letter attached to the subscription agreement of the Corporation in connection with its purchase of Units pursuant to the U.S. Placement Memorandum under which the IPO Warrants were issued, such Warranholder will not be required to deliver a U.S. Investor Letter or an opinion of counsel in connection with the due exercise of the IPO Warrant at a time when the representations, warranties and covenants made by the Warranholder in the U.S. Investor Letter remain true and correct and the Warranholder represents to the Corporation as such.
- (3) A Registered Warranholder of Uncertificated IPO Warrants evidenced by a security entitlement in respect of IPO Warrants must complete the Exercise Notice and deliver the executed Exercise Notice and a certified cheque, bank

draft or money order payable to or to the order of the Corporation for the aggregate Exercise Price to the Warrant Agent at the Warrant Agency. The Uncertificated IPO Warrants shall be deemed to be surrendered upon receipt of the Exercise Notice and aggregate Exercise Price or, if such documents are sent by mail or other means of transmission, upon actual receipt thereof by the Warrant Agent at the office referred to in this Section 3.2(3).

- (4) A beneficial owner of IPO Warrants evidenced by a security entitlement in respect of IPO Warrants in the Book-Entry Only System who desires to exercise his, her or its IPO Warrants must do so by causing a Participant to deliver to the Depository on behalf of the entitlement holder, notice of the owner's intention to exercise IPO Warrants in a manner acceptable to the Depository. Forthwith upon receipt by the Depository of such notice, as well as payment for the aggregate Exercise Price, the Depository shall deliver to the Warrant Agent confirmation of its intention to exercise IPO Warrants (a "**Confirmation**") in a manner acceptable to the Warrant Agent, including by electronic means through a book based registration system, including CDSX. An electronic exercise of the IPO Warrants initiated by the Participant through a book based registration system, including CDSX, shall constitute a representation to both the Corporation and the Warrant Agent that the beneficial owner at the time of exercise of such IPO Warrants: (a) is not in the United States; (b) is not a U.S. Person and is not exercising such IPO Warrants on behalf of a U.S. Person or a person in the United States; and (c) did not execute or deliver the notice of the owner's intention to exercise such IPO Warrants in the United States. If the Participant is not able to make or deliver the foregoing representation by initiating the electronic exercise of the IPO Warrants, then such IPO Warrants shall be withdrawn from the book based registration system, including CDSX, by the Participant and an individually registered Warrant Certificate shall be issued by the Warrant Agent to such beneficial owner or Participant and the exercise procedures set forth in Section 3.2(1) shall be followed.
- (5) Payment by a beneficial owner of IPO Warrants referred to in Section 3.2(4) representing the aggregate Exercise Price must be provided to the appropriate office of the Participant in a manner acceptable to such Participant. A notice in form acceptable to the Participant and payment from such beneficial holder should be provided to the Participant sufficiently in advance so as to permit the Participant to deliver notice and payment to the Depository and for the Depository in turn to deliver notice and payment to the Warrant Agent prior to Expiry Time. The Depository will initiate the exercise by delivering the Confirmation to the Warrant Agent and forwarding the aggregate Exercise Price electronically to the Warrant Agent, and the Warrant Agent will execute the exercise by causing the Common Shares to which the exercising Warrantholder is entitled pursuant to the exercise to be issued to the Depository through the book entry registration system. Any expense associated with the exercise process will be for the account of the entitlement holder exercising the IPO Warrants and/or the Participant exercising the IPO Warrants on its behalf.
- (6) By causing a Participant to deliver the notice to the Depository contemplated in Section 3.2(4), a Warrantholder shall be deemed to have irrevocably surrendered his, her or its IPO Warrants so exercised and appointed such Participant to act as his, her or its exclusive settlement agent with respect to the exercise and the

receipt of Common Shares in connection with the obligations arising from such exercise.

- (7) Any notice given to the Depository as contemplated in Section 3.2(4) which the Depository determines to be incomplete, not in proper form or not duly executed shall for all purposes be void and of no effect and the exercise to which it relates shall be considered for all purposes not to have been exercised thereby. A failure by a Participant to exercise or to give effect to the settlement thereof in accordance with the Warranholder's instructions will not give rise to any obligations or liability on the part of the Corporation or Warrant Agent to the Participant or the Warranholder.
- (8) Any exercise form or Exercise Notice referred to in this Section 3.2 shall be signed by the Registered Warranholder, or its executors or administrators or other legal representatives or an attorney of the Registered Warranholder, duly appointed by an instrument in writing satisfactory to the Warrant Agent but such exercise form need not be executed by the Depository.
- (9) Any exercise referred to in this Section 3.2 shall require that the entire Exercise Price for Common Shares subscribed must be paid at the time of subscription and such Exercise Price and original Exercise Notice executed by the Registered Warranholder or the Confirmation from the Depository must be received by the Warrant Agent prior to the Expiry Time.
- (10) IPO Warrants may only be exercised pursuant to this Section 3.2 by or on behalf of a Registered Warranholder, as applicable, who makes the certifications set forth in the Exercise Notice set out in the form of Warrant Certificate, which form is attached hereto as Schedule A, or as provided herein.
- (11) Exercise Notices and Confirmations must be delivered to the Warrant Agent at any time during the Warrant Agent's actual business hours on any Business Day prior to the Expiry Time. Any Exercise Notice or Confirmations received by the Warrant Agent after business hours on any Business Day other than the Expiry Date will be deemed to have been received by the Warrant Agent on the next following Business Day.
- (12) Any IPO Warrant with respect to which a Confirmation is not received by the Warrant Agent before the Expiry Time shall be deemed to have expired and become void and all rights with respect to such IPO Warrants shall terminate and be cancelled.

Section 3.3 Prohibition on Exercise by U.S. Persons; Legended Certificates.

- (1) Subject to Section 3.3(2) below: (i) IPO Warrants may not be exercised within the United States or by or on behalf of any U.S. Person; and (ii) no Common Shares issued upon exercise of IPO Warrants may be delivered to any address in the United States.
- (2) Notwithstanding Section 3.3(1), IPO Warrants which bear the legend set forth in Section 3.3(3) may be exercised in the United States or by or on behalf of a U.S. Person, and Common Shares issued upon exercise of any such IPO Warrants

may be delivered to an address in the United States, provided that: (a) the Person exercising the IPO Warrants: (i) is an original U.S. Purchaser who purchased the IPO Warrants directly from the Corporation; or (ii) is a “qualified institutional buyer” (as defined in Rule 144A) that is also a “qualified purchaser” as defined in Section 2(a)(51) of the Investment Company Act of 1940, as amended; and (b) delivers a completed and executed U.S. Investor Letter or provides in form and substance satisfactory to the Corporation and Warrant Agent a legal opinion which confirms that the issuance of shares is in compliance with the applicable state laws and the U.S. Securities Act; provided however that, in the case of a Warrantholder that is the original purchaser of the IPO Warrants and who delivered the U.S. Investor Letter attached to the subscription agreement of the Corporation in connection with its purchase of Units pursuant to the U.S. Placement Memorandum under which the IPO Warrants were issued, such Warrantholder will not be required to deliver a U.S. Investor Letter or an opinion of counsel in connection with the due exercise of the IPO Warrant at a time when the representations, warranties and covenants made by the Warrantholder in the U.S. Investor Letter remain true and correct and the Warrantholder represents to the Corporation as such.

- (3) Certificates representing Common Shares issued upon the exercise of IPO Warrants which are issued and delivered pursuant to Section 3.3(2) shall bear the following legend:

“THE SECURITIES REPRESENTED HEREBY [if for IPO Warrants shall also include: AND THE SECURITIES ISSUABLE UPON EXERCISE HEREOF] HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE “U.S. SECURITIES ACT”) OR ANY U.S. STATE SECURITIES LAWS AND MAY BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED ONLY: (A) TO STACK CAPITAL GROUP INC. (THE “CORPORATION”), (B) OUTSIDE THE UNITED STATES IN COMPLIANCE WITH RULE 904 OF REGULATION S UNDER THE U.S. SECURITIES ACT AND IN COMPLIANCE WITH LOCAL LAWS AND REGULATIONS, (C) INSIDE THE UNITED STATES TO “QUALIFIED INSTITUTIONAL BUYERS” (AS DEFINED IN RULE 144A) THAT ARE ALSO “QUALIFIED PURCHASERS”, AS DEFINED IN SECTION 2(A)(51)(A) OF THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED, PURSUANT TO THE EXEMPTION FROM REGISTRATION UNDER THE U.S. SECURITIES ACT PROVIDED BY (I) RULE 144 OR (II) RULE 144A, IF AVAILABLE, AND IN ACCORDANCE WITH APPLICABLE STATE SECURITIES LAWS OF THE UNITED STATES, OR (D) IN ANOTHER TRANSACTION THAT DOES NOT REQUIRE REGISTRATION UNDER THE U.S. SECURITIES ACT OR ANY APPLICABLE STATE SECURITIES LAWS, PROVIDED THAT IN THE CASE OF TRANSFERS PURSUANT TO (C)(II) OR (D) ABOVE, A LEGAL OPINION SATISFACTORY TO THE CORPORATION MUST FIRST BE PROVIDED TO COMPUTERSHARE TRUST COMPANY OF CANADA TO THE EFFECT THAT SUCH OFFER, SALE OR TRANSFER IS EXEMPT FROM REGISTRATION UNDER THE U.S. SECURITIES ACT AND APPLICABLE STATE SECURITIES LAWS. DELIVERY OF THIS CERTIFICATE MAY NOT

CONSTITUTE "GOOD DELIVERY" IN SETTLEMENT OF TRANSACTIONS ON STOCK EXCHANGES IN CANADA. PROVIDED THAT THE CORPORATION IS A "FOREIGN ISSUER" WITHIN THE MEANING OF REGULATION S UNDER THE U.S. SECURITIES ACT AT THE TIME OF SALE, A NEW CERTIFICATE BEARING NO LEGEND, MAY BE OBTAINED FROM THE CORPORATION'S TRANSFER AGENT UPON DELIVERY OF THIS CERTIFICATE AND A DULY EXECUTED DECLARATION, IN A FORM SATISFACTORY TO THE CORPORATION'S TRANSFER AGENT AND THE CORPORATION TO THE EFFECT THAT THE SALE OF THE SECURITIES REPRESENTED HEREBY IS BEING MADE IN COMPLIANCE WITH RULE 904 OF REGULATION S OF THE U.S. SECURITIES ACT. THE CORPORATION'S TRANSFER AGENT MAY REQUIRE AN OPINION OF COUNSEL, OF RECOGNIZED STANDING IN FORM AND SUBSTANCE REASONABLY SATISFACTORY TO IT, IN CONNECTION WITH ANY OFFER, SALE OR TRANSFER OF THE SECURITIES BY THE HOLDER HEREOF.

BY ITS ACCEPTANCE HEREOF, THE HOLDER (AND EACH SUBSEQUENT TRANSFEREE) OF THE SECURITIES (AND ANY BENEFICIAL OR ECONOMIC INTEREST HEREIN) WILL BE DEEMED TO HAVE REPRESENTED, WARRANTED, ACKNOWLEDGED AND AGREED THAT IT: (1) (A) IS A "QUALIFIED INSTITUTIONAL BUYER" (AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT) THAT IS ALSO A "QUALIFIED PURCHASER" (WITHIN THE MEANING OF SECTION 2(A)(51) OF THE INVESTMENT COMPANY ACT), IS AWARE THAT THE SALE TO IT IS BEING MADE IN RELIANCE ON RULE 144A OR RULE 144 AND IS ACQUIRING THE SECURITIES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER THAT IS A QUALIFIED PURCHASER, NOT WITH A VIEW TO, OR FOR OFFER OR SALE IN CONNECTION WITH, ANY DISTRIBUTION OF THE SECURITIES IN VIOLATION OF THE SECURITIES ACT OR (B) IS NOT A U.S. PERSON AND IS PURCHASING THE SECURITIES IN AN OFFSHORE TRANSACTION PURSUANT TO REGULATION S; (2) UNDERSTANDS THAT THE SECURITIES ARE BEING OFFERED IN A TRANSACTION NOT INVOLVING ANY PUBLIC OFFERING IN THE UNITED STATES WITHIN THE MEANING OF THE SECURITIES ACT OR THE INVESTMENT COMPANY ACT, (3) WILL PURCHASE, HOLD OR TRANSFER AT LEAST \$250,000 OF THE SECURITIES AND EACH ACCOUNT FOR WHICH IT IS PURCHASING OR OTHERWISE ACQUIRING THE SECURITIES WILL PURCHASE, HOLD OR TRANSFER AT LEAST \$250,000 OF THE SECURITIES; AND (4) IF IT IS AN INVESTMENT COMPANY EXCEPTED FROM THE INVESTMENT COMPANY ACT PURSUANT TO SECTION 3(C)(1) OR SECTION 3(C)(7) THEREOF AND WAS FORMED ON OR BEFORE APRIL 30, 1996, IT HAS RECEIVED THE CONSENT OF THOSE OF ITS BENEFICIAL OWNERS WHO ACQUIRED THEIR INTERESTS ON OR BEFORE APRIL 30, 1996 WITH RESPECT TO TREATMENT AS A QUALIFIED PURCHASER IN THE MANNER

REQUIRED BY SECTION 2(A)(51)(C) OF THE INVESTMENT COMPANY ACT AND RULES THEREUNDER.

THE ISSUER OF THESE SECURITIES HAS NOT REGISTERED AS AN INVESTMENT COMPANY UNDER THE U.S. INVESTMENT COMPANY ACT OF 1940, AS AMENDED.”

- (4) Certificates representing Common Shares issued upon the exercise of Warrant Certificates (and issued in substitution or exchange therefor) prior to the date that is four months and one day after the date hereof shall bear the following legend:

“UNLESS PERMITTED UNDER SECURITIES LEGISLATION, THE HOLDER OF THIS SECURITY MUST NOT TRADE THE SECURITY BEFORE ●.

and, if applicable, the additional legend as follows:

“WITHOUT PRIOR APPROVAL OF THE EXCHANGE AND COMPLIANCE WITH ALL APPLICABLE SECURITIES LEGISLATION, THE SECURITIES REPRESENTED BY THIS CERTIFICATE AND THE SECURITIES ISSUABLE UPON EXERCISE THEREOF MAY NOT BE SOLD, TRANSFERRED, HYPOTHECATED OR OTHERWISE TRADED ON OR THROUGH THE FACILITIES OF THE TORONTO STOCK EXCHANGE OR OTHERWISE IN CANADA OR TO OR FOR THE BENEFIT OF A CANADIAN RESIDENT UNTIL ●.”

Section 3.4 Transfer Fees and Taxes.

If any of the Common Shares subscribed for are to be issued to a person or persons other than the Registered Warranholder, the Registered Warranholder shall execute the form of transfer and will comply with such reasonable requirements as the Warrant Agent may stipulate and will pay to the Corporation or the Warrant Agent, on behalf of the Corporation, all applicable transfer or similar taxes and the Corporation will not be required to issue or deliver certificates evidencing Common Shares unless or until such Warranholder shall have paid to the Corporation or the Warrant Agent, on behalf of the Corporation, the amount of such tax or shall have established to the satisfaction of the Corporation and the Warrant Agent that such tax has been paid or that no tax is due.

Section 3.5 Warrant Agency.

To facilitate the exchange, transfer or exercise of IPO Warrants and compliance with such other terms and conditions hereof as may be required, the Corporation has appointed the Warrant Agent at the Warrant Agency, as the agency at which IPO Warrants may be surrendered for exchange or transfer or at which IPO Warrants may be exercised, and the Warrant Agent has accepted such appointment. The Corporation may from time to time designate alternate or additional places as the Warrant Agency (subject to the Warrant Agent's prior approval) and will give notice to the Warrant Agent of any proposed change of the Warrant Agency. Branch registers shall also be kept at such other place or places, if any, as the Corporation, with the approval of the Warrant Agent, may designate. The Warrant Agent will from time to time when requested to do so by the Corporation or any Registered Warranholder,

upon payment of the Warrant Agent's reasonable charges, furnish a list of the names and addresses of Registered Warrantholders showing the number of IPO Warrants held by each such Registered Warrantholder.

Section 3.6 Effect of Exercise of IPO Warrants.

- (1) Upon the exercise of IPO Warrants pursuant to and in compliance with Section 3.2 and subject to Sections 3.3 and 3.4, the Common Shares to be issued pursuant to the IPO Warrants exercised shall be deemed to have been issued and the person or persons to whom such Common Shares are to be issued shall be deemed to have become the holder or holders of such Common Shares on the Exercise Date unless the register shall be closed on such date, in which case the Common Shares subscribed for shall be deemed to have been issued and such person or persons deemed to have become the holder or holders of record of such Common Shares, on the date on which such register is reopened.
- (2) As soon as practicable, and in any event no later than five Business Days after the Exercise Date with respect to an IPO Warrant represented by a Warrant Certificate, the Warrant Agent shall use commercially reasonable efforts to cause to be delivered or mailed to the person or persons in whose name or names the IPO Warrant is registered or, if so specified in writing by the holder, cause to be delivered to such person or persons at the Warrant Agency where the Warrant Certificate was surrendered, a certificate or certificates for the appropriate number of Common Shares subscribed for, or any other appropriate evidence of the issuance of Common Shares to such person or persons in respect of Common Shares issued under the book entry registration system.

Section 3.7 Partial Exercise of IPO Warrants; Fractions.

- (1) The holder of any IPO Warrants may exercise his, her or its right to acquire a number of whole Common Shares less than the aggregate number which the holder is entitled to acquire. In the event of any exercise of a number of IPO Warrants less than the number which the holder is entitled to exercise, the holder of IPO Warrants upon such exercise shall, in addition, be entitled to receive, without charge therefor, a new Warrant Certificate(s) bearing the same legend, if applicable, or other appropriate evidence of IPO Warrants, in respect of the balance of the IPO Warrants held by such holder and which were not then exercised.
- (2) Notwithstanding anything herein contained, including any adjustment provided for in Section 4.1, the Corporation shall not be required, upon the exercise of any IPO Warrants, to issue fractions of Common Shares. IPO Warrants may only be exercised in a sufficient number to acquire whole numbers of Common Shares. Any fractional Common Shares shall be rounded down to the nearest whole number and the holder of such IPO Warrants shall not be entitled to any compensation in respect of any fractional Common Share which is not issued.

Section 3.8 Expiration of IPO Warrants.

Immediately after the Expiry Time, all rights under any IPO Warrant in respect of which the right of acquisition provided for herein shall not have been exercised shall cease and terminate and each IPO Warrant shall be void and of no further force or effect.

Section 3.9 Accounting and Recording.

- (1) The Warrant Agent shall promptly account to the Corporation with respect to IPO Warrants exercised, and shall promptly forward to the Corporation (or into an account or accounts of the Corporation with the bank or trust company designated by the Corporation for that purpose), all monies received by the Warrant Agent on the subscription of Common Shares through the exercise of IPO Warrants. All such monies and any securities or other instruments, from time to time received by the Warrant Agent, shall be received for the benefit of, and shall be segregated and kept apart by, the Warrant Agent, the Warrant holders and the Corporation as their interests may appear.
- (2) The Warrant Agent shall record the particulars of IPO Warrants exercised, which particulars shall include the names and addresses of the persons who become holders of Common Shares on exercise and the Exercise Date, in respect thereof. The Warrant Agent shall provide such particulars in writing to the Corporation within five Business Days of any request by the Corporation therefor.

Section 3.10 Securities Restrictions.

Notwithstanding anything herein contained, Common Shares will be issued upon exercise of an IPO Warrant only in compliance with the securities laws of any applicable jurisdiction.

ARTICLE 4 ADJUSTMENT OF NUMBER OF COMMON SHARES & EXERCISE PRICE

Section 4.1 Adjustment of Number of Common Shares and Exercise Price.

The subscription rights in effect under the IPO Warrants for Common Shares issuable upon the exercise of the IPO Warrants shall be subject to adjustment from time to time as follows:

- (1) if, at any time during the Adjustment Period, the Corporation shall:
 - (a) subdivide, re-divide or change its outstanding Common Shares into a greater number of Common Shares;
 - (b) reduce, combine or consolidate its outstanding Common Shares into a lesser number of Common Shares; or
 - (c) issue Common Shares or securities exchangeable for, or convertible into, Common Shares to all or substantially all of the holders of Common Shares by way of stock dividend or other distribution (other than a distribution of Common Shares upon the exercise of IPO Warrants);

(any of such events in Section 4.1(1)(a), 4.1(1)(b) or 4.1(1)(c), a “**Common Share Reorganization**”), then the Exercise Price shall be adjusted as of the effective date or record date of such Common Share Reorganization and shall, in the case of the events referred to in Section 4.1(1)(a) or 4.1(1)(c), be decreased in proportion to the number of outstanding Common Shares resulting from such subdivision, re-division, change or distribution, or shall, in the case of the events referred to in Section 4.1(1)(b), be increased in proportion to the number of outstanding Common Shares resulting from such reduction, combination or consolidation, in each case by multiplying the Exercise Price in effect immediately prior to such effective date or record date by a fraction, the numerator of which shall be the number of Common Shares outstanding on such effective date or record date before giving effect to such Common Share Reorganization and the denominator of which shall be the number of Common Shares outstanding as of the effective date or record date after giving effect to such Common Shares Reorganization (including, in the case where securities exchangeable for or convertible into Common Shares are distributed, the number of Common Shares that would have been outstanding had such securities been exchanged for or converted into Common Shares on such record date or effective date). Such adjustment shall be made successively whenever any event referred to in this Section 4.1(1) shall occur. Upon any adjustment of the Exercise Price pursuant to Section 4.1(1), the Exchange Rate shall be contemporaneously adjusted by multiplying the number of Common Shares theretofore obtainable on the exercise thereof by a fraction, the numerator of which shall be the Exercise Price in effect immediately prior to such adjustment and the denominator of which shall be the Exercise Price resulting from such adjustment;

- (2) if and whenever at any time during the Adjustment Period, the Corporation shall fix a record date for the issuance of rights, options or warrants to all or substantially all the holders of its outstanding Common Shares entitling them, for a period expiring not more than 90 days after such record date, to subscribe for or purchase Common Shares (or securities convertible or exchangeable into Common Shares) at a price per Common Share (or having a conversion or exchange price per Common Share) less than 95% of the Current Market Price on such record date (a “**Rights Offering**”), the Exercise Price shall be adjusted immediately after such record date so that it shall equal the amount determined by multiplying the Exercise Price in effect on such record date by a fraction, of which the numerator shall be the total number of Common Shares outstanding on such record date plus a number of Common Shares equal to the number arrived at by dividing the aggregate price of the total number of additional Common Shares offered for subscription or purchase (or the aggregate conversion or exchange price of the convertible or exchangeable securities so offered) by the Current Market Price, and the denominator of which shall be the total number of Common Shares outstanding on such record date plus the total number of additional Common Shares offered for subscription or purchase or into which the convertible or exchangeable securities so offered are convertible or exchangeable; any Common Shares owned by or held for the account of the Corporation shall be deemed not to be outstanding for the purpose of any such computation; such adjustment shall be made successively whenever such a record date is fixed; to the extent that no such rights or warrants are exercised prior to the expiration thereof, the Exercise Price shall be readjusted to the Exercise Price which would then be in effect if such record date had not been

fixed or, if any such rights or warrants are exercised, to the Exercise Price which would then be in effect based upon the number of Common Shares (or securities convertible or exchangeable into Common Shares) actually issued upon the exercise of such rights or warrants, as the case may be. Upon any adjustment of the Exercise Price pursuant to this Section 4.1(2), the Exchange Rate will be adjusted immediately after such record date so that it will equal the rate determined by multiplying the Exchange Rate in effect on such record date by a fraction, the numerator of which shall be the Exercise Price in effect immediately prior to such adjustment and the denominator of which shall be the Exercise Price resulting from such adjustment. Such adjustment will be made successively whenever such a record date is fixed, provided that if two or more such record dates or record dates referred to in this Section 4.1(2) are fixed within a period of 25 Trading Days, such adjustment will be made successively as if each of such record dates occurred on the earliest of such record dates;

- (3) if and whenever at any time during the Adjustment Period, the Corporation shall fix a record date for the making of a distribution to all or substantially all the holders of its outstanding Common Shares of: (a) securities of any class, whether of the Corporation or any other person (other than Common Shares); (b) rights, options or warrants to subscribe for or purchase Common Shares (or other securities convertible into or exchangeable for Common Shares), other than pursuant to a Rights Offering or a Common Share Reorganization; (c) evidences of its indebtedness; or (d) any property or other assets, then, in each such case, the Exercise Price shall be adjusted immediately after such record date so that it shall equal the price determined by multiplying the Exercise Price in effect on such record date by a fraction, the numerator of which shall be the total number of Common Shares outstanding on such record date multiplied by the Current Market Price on such record date, less the excess, if any, of the fair market value on such record date, as determined by the Corporation (whose determination shall be subject to the approval of the TSX, and after receipt of such approval, shall be conclusive), of such securities or other assets so issued or distributed, and the denominator of which shall be the total number of Common Shares outstanding on such record date multiplied by the Current Market Price; and Common Shares owned by or held for the account of the Corporation shall be deemed not to be outstanding for the purpose of any such computation; such adjustment shall be made successively whenever such a record date is fixed; to the extent that such distribution is not so made, the Exercise Price shall be readjusted to the Exercise Price which would then be in effect if such record date had not been fixed. Upon any adjustment of the Exercise Price pursuant to this Section 4.1(3), the Exchange Rate will be adjusted immediately after such record date so that it will equal the rate determined by multiplying the Exchange Rate in effect on such record date by a fraction, the numerator of which shall be the Exercise Price in effect immediately prior to such adjustment and the denominator of which shall be the Exercise Price resulting from such adjustment;
- (4) if and whenever at any time during the Adjustment Period, there is a reclassification of the Common Shares or a capital reorganization of the Corporation other than as described in Section 4.1(1) or a consolidation, amalgamation, arrangement or merger of the Corporation with or into any other body corporate, trust, partnership or other entity, or a sale or conveyance of the property and assets of the Corporation as an entirety or substantially as an

entirety to any other body corporate, trust, partnership or other entity, any Registered Warrantholder who has not exercised its right of acquisition prior to the effective date of such reclassification, capital reorganization, consolidation, amalgamation, arrangement or merger, sale or conveyance, upon the exercise of such right thereafter, shall be entitled to receive upon payment of the Exercise Price and shall accept, in lieu of the number of Common Shares that prior to such effective date the Registered Warrantholder would have been entitled to receive, the number of shares or other securities or property of the Corporation or of the body corporate, trust, partnership or other entity resulting from such merger, amalgamation or consolidation, or to which such sale or conveyance may be made, as the case may be, that such Registered Warrantholder would have been entitled to receive on such reclassification, capital reorganization, consolidation, amalgamation, arrangement or merger, sale or conveyance, if, on the effective date thereof, as the case may be, the Registered Warrantholder had been the registered holder of the number of Common Shares to which prior to such effective date it was entitled to acquire upon the exercise of the IPO Warrants. If determined appropriate by the Warrant Agent, relying on advice of Counsel, to give effect to or to evidence the provisions of this Section 4.1(4), the Corporation, its successor, or such purchasing body corporate, partnership, trust or other entity, as the case may be, shall, prior to or contemporaneously with any such reclassification, capital reorganization, consolidation, amalgamation, arrangement, merger, sale or conveyance, enter into an indenture which shall provide, to the extent possible, for the application of the provisions set forth in this Indenture with respect to the rights and interests thereafter of the Registered Warrantholders to the end that the provisions set forth in this Indenture shall thereafter correspondingly be made applicable, as nearly as may reasonably be, with respect to any shares, other securities or property to which a Registered Warrantholder is entitled on the exercise of its acquisition rights thereafter. Any indenture entered into between the Corporation and the Warrant Agent pursuant to the provisions of this Section 4.1(4) shall be a supplemental indenture entered into pursuant to the provisions of Article 8 hereof. Any indenture entered into between the Corporation, any successor to the Corporation or such purchasing body corporate, partnership, trust or other entity and the Warrant Agent shall provide for adjustments which shall be as nearly equivalent as may be practicable to the adjustments provided in this Section 4.1 and which shall apply to successive reclassifications, capital reorganizations, amalgamations, consolidations, mergers, sales or conveyances;

- (5) in any case in which this Section 4.1 shall require that an adjustment shall become effective immediately after a record date for an event referred to in this Section 4.1, the Corporation may defer, until the occurrence of such event, issuing to the Registered Warrantholder of any IPO Warrant exercised after the record date and prior to completion of such event the additional Common Shares issuable by reason of the adjustment required by such event before giving effect to such adjustment; provided, however, that the Corporation shall deliver to such Registered Warrantholder an appropriate instrument evidencing such Registered Warrantholder's right to receive such additional Common Shares upon the occurrence of the event requiring such adjustment and the right to receive any distributions made on such additional Common Shares declared in favour of holders of record of Common Shares on and after the relevant date of exercise or such later date as such Registered Warrantholder would, but for the provisions

of this Section 4.1(5), have become the holder of record of such additional Common Shares pursuant to Section 4.1;

- (6) in any case in which Sections 4.1(1)(c), 4.1(2) or 4.1(3) require that an adjustment be made to the Exercise Price, no such adjustment shall be made if the Registered Warrantheolders of the outstanding IPO Warrants receive, subject to any required stock exchange or regulatory approval, the rights or warrants referred to in Section 4.1(1)(c), Section 4.1(2) or the shares, rights, options, warrants, evidences of indebtedness or assets referred to in Section 4.1(3), as the case may be, in such kind and number as they would have received if they had been holders of Common Shares on the applicable record date or effective date, as the case may be, by virtue of their outstanding IPO Warrants having then been exercised into Common Shares at the Exercise Price in effect on the applicable record date or effective date, as the case may be;
- (7) the adjustments provided for in this Section 4.1 are cumulative, and shall, in the case of adjustments to the Exercise Price be computed to the nearest whole cent and shall apply to successive subdivisions, re-divisions, reductions, combinations, consolidations, distributions, issues or other events resulting in any adjustment under the provisions of this Section 4.1, provided that, notwithstanding any other provision of this Section 4.1, no adjustment of the Exercise Price shall be required unless such adjustment would require an increase or decrease of at least 1% in the Exercise Price then in effect or the number of Common Shares issuable upon the exercise of an IPO Warrant changes by at least one one-hundredth of a Common Share; provided, however, that any adjustments which by reason of this Section 4.1(7) are not required to be made shall be carried forward and taken into account in any subsequent adjustment; and
- (8) after any adjustment pursuant to this Section 4.1, the term "*Common Shares*" where used in this Indenture shall be interpreted to mean securities of any class or classes which, as a result of such adjustment and all prior adjustments pursuant to this Section 4.1, the Registered Warrantheolder is entitled to receive upon the exercise of his, her or its IPO Warrant, and the number of Common Shares indicated by any exercise made pursuant to an IPO Warrant shall be interpreted to mean the number of Common Shares or other property or securities a Registered Warrantheolder is entitled to receive, as a result of such adjustment and all prior adjustments pursuant to this Section 4.1, upon the full exercise of an IPO Warrant.

Section 4.2 Entitlement to Common Shares on Exercise of IPO Warrant.

All Common Shares or shares of any class or other securities which a Registered Warrantheolder is at the time in question entitled to receive on the exercise of his, her or its IPO Warrant, whether or not as a result of adjustments made pursuant to this Article 4, shall, for the purposes of the interpretation of this Indenture, be deemed to be Common Shares which such Registered Warrantheolder is entitled to acquire pursuant to such IPO Warrant.

Section 4.3 No Adjustment for Certain Transactions.

Notwithstanding anything in this Article 4, no adjustment shall be made in the acquisition rights attached to the IPO Warrants if the issue of Common Shares is being made pursuant to this Indenture or in connection with: (a) any share incentive plan or restricted share plan or share purchase plan in force from time to time for Directors, officers, employees, consultants or other service providers of the Corporation (including any manager of the Corporation and its directors, officers and employees); or (b) the satisfaction of existing instruments issued at the date hereof.

Section 4.4 Determination by Independent Firm.

In the event of any question arising with respect to the adjustments provided for in this Article 4, such question shall be conclusively determined by an independent firm of chartered accountants selected by the Corporation (other than the Auditors), who shall have access to all necessary records of the Corporation, and such determination shall be binding upon the Corporation, the Warrant Agent, all holders of IPO Warrants and all other persons interested in the IPO Warrants. Notwithstanding the foregoing, such determination shall be subject to the receipt of any required approval or any stock exchange or over-the-counter market on which the Common Shares are then listed or quoted for trading.

Section 4.5 Proceedings Prior to any Action Requiring Adjustment.

As a condition precedent to the taking of any action which would require an adjustment in any of the acquisition rights pursuant to any of the IPO Warrants, including the number of Common Shares which are to be received upon the exercise thereof, the Corporation shall take any action which may, in the opinion of Counsel, be necessary in order that the Corporation has unissued and reserved in its authorized capital and may validly and legally issue as fully paid and non-assessable all the Common Shares which the holders of such IPO Warrants are entitled to receive on the full exercise thereof in accordance with the provisions hereof.

Section 4.6 Certificate of Adjustment.

The Corporation shall from time to time immediately after the occurrence of any event which requires an adjustment or readjustment as provided in Section 4.1, deliver a certificate of the Corporation to the Warrant Agent specifying the nature of the event requiring the same and the amount of the adjustment or readjustment necessitated thereby and setting forth in reasonable detail the method of calculation and the facts upon which such calculation is based. The Warrant Agent shall rely, and shall be protected in so doing, upon the certificate of the Corporation or of the Corporation's Auditor and any other document filed by the Corporation pursuant to this Article 4 for all purposes.

Section 4.7 Notice of Special Matters.

The Corporation covenants with the Warrant Agent that, so long as any IPO Warrant remains outstanding, it will give notice to the Warrant Agent and to the Registered Warranholders of its intention to fix a record date that is prior to the Expiry Date for any matter for which an adjustment may be required pursuant to Section 4.1. Such notice shall specify the particulars of such event and the record date for such event, provided that the Corporation shall only be required to specify in the notice such particulars of the event as shall have been fixed and determined on the date on which the notice is given. The notice shall be given, in each

case, not less than 14 days prior to such applicable record date. If notice has been given and the adjustment is not then determinable, the Corporation shall promptly, after the adjustment is determinable, file with the Warrant Agent a computation of the adjustment and give notice to the Registered Warrantheolders of such adjustment computation.

Section 4.8 No Action after Notice.

The Corporation covenants with the Warrant Agent that it will not close its transfer books or take any other corporate action which might deprive a Registered Warrantheolder of the opportunity to exercise its right of acquisition pursuant the IPO Warrants and hereto during the period of 14 days after the giving of the certificate or notice set forth in Sections 4.6 and 4.7.

Section 4.9 Other Action.

If the Corporation, after the date hereof, shall take any action affecting the Common Shares other than action described in Section 4.1, which in the reasonable opinion of the Directors would materially affect the rights of Registered Warrantheolders, the Exercise Price and/or Exchange Rate, the number of Common Shares which may be acquired upon exercise of the IPO Warrants shall be adjusted in such manner and at such time, by action of the Directors, acting reasonably and in good faith, in their sole discretion as they may determine to be equitable to the Registered Warrantheolders in the circumstances, provided that no such adjustment will be made unless any requisite prior approval of any stock exchange on which the Common Shares are then listed for trading has been obtained.

Section 4.10 Record Date.

In the absence of a resolution of the Directors fixing a record date for a Rights Offering or other transaction described in Section 4.1(3), the Corporation shall be deemed to have fixed as the record date therefor the date on which the Rights Offering or other such transaction is effected.

Section 4.11 Protection of Warrant Agent. The Warrant Agent shall not:

- (1) at any time be under any duty or responsibility to any Registered Warrantheolder to determine whether any facts exist which may require any adjustment contemplated by Section 4.1, or with respect to the nature or extent of any such adjustment when made, or with respect to the method employed in making the same;
- (2) be accountable with respect to the validity or value (or the kind or amount) of any Common Shares or of any other securities or property which may at any time be issued or delivered upon the exercise of the rights attaching to any IPO Warrant;
- (3) be responsible for any failure of the Corporation to issue, transfer or deliver Common Shares or certificates for the same upon the surrender of any IPO Warrants for the purpose of the exercise of such rights or to comply with any of the covenants contained in this Article 4; and
- (4) incur any liability or be in any way responsible for the consequences of any breach on the part of the Corporation of any of the representations, warranties or

covenants herein contained or of any acts of the Directors, officers, employees, agents or servants of the Corporation.

Section 4.12 Participation by Registered Warrantholder.

No adjustments shall be made pursuant to this Article 4 if the Registered Warrantholders are entitled to participate in any event described in this Article 4 on the same terms, *mutatis mutandis*, as if the Registered Warrantholders had exercised their IPO Warrants prior to, or on the effective date or record date of, such event.

**ARTICLE 5
RIGHTS OF THE CORPORATION AND COVENANTS**

Section 5.1 Optional Purchases by the Corporation.

Subject to compliance with applicable securities legislation and approval of applicable regulatory authorities (including any stock exchange on which the Common Shares and/or IPO Warrants are then listed for trading), if any, the Corporation may from time to time purchase any of the IPO Warrants on any stock exchange (if then listed), by private contract or otherwise. Any such purchase shall be made at the lowest price or prices at which, in the opinion of the Directors, such IPO Warrants are then obtainable, plus reasonable costs of purchase, and may be made in such manner, from such persons and on such other terms as the Corporation, in its sole discretion, may determine. In the case of Certificated IPO Warrants, Warrant Certificates representing the IPO Warrants purchased pursuant to this Section 5.1 shall forthwith be delivered to and cancelled by the Warrant Agent and reflected accordingly on the register of IPO Warrants. In the case of Uncertificated IPO Warrants, the IPO Warrants purchased pursuant to this Section 5.1 shall be reflected accordingly on the register of IPO Warrants and in accordance with procedures prescribed by the Depository under the book entry registration system. No IPO Warrants shall be issued in replacement thereof.

Section 5.2 General Covenants.

The Corporation covenants with the Warrant Agent that so long as any IPO Warrants remain outstanding:

- (1) it will reserve and keep available a sufficient number of Common Shares for the purpose of enabling it to satisfy its obligations to issue Common Shares upon the exercise of the IPO Warrants;
- (2) it will cause the Common Shares from time to time acquired pursuant to the exercise of the IPO Warrants to be duly issued and delivered in accordance with the IPO Warrants and the terms hereof;
- (3) all Common Shares which shall be issued upon exercise of the right to acquire provided for herein shall be fully paid and non-assessable;
- (4) unless otherwise inconsistent with the fiduciary duties of the Directors of the Corporation, it will use reasonable commercial efforts to maintain its existence and carry on its business in the ordinary course;

- (5) it will use reasonable commercial efforts to ensure that all IPO Warrants and Common Shares outstanding or issuable from time to time (including, without limitation, the Common Shares issuable on the exercise of the IPO Warrants) continue to be or are listed and posted for trading on the TSX (or such other Canadian senior stock exchange acceptable to the Corporation) and that any Common Shares issued pursuant to the exercise of IPO Warrants are so listed and posted for trading as expeditiously as possible, provided that this Section 5.2(5) shall not be construed as limiting or restricting the Corporation from completing a consolidation, amalgamation, arrangement, takeover bid or merger that would result in the IPO Warrants or Common Shares ceasing to be listed and posted for trading on the TSX (or such other Canadian senior stock exchange acceptable to the Corporation), so long as the holders of IPO Warrants and Common Shares receive securities of an entity which is listed on a stock exchange or market in Canada, or cash, or the holders of the Common Shares have approved the transaction in accordance with the requirements of applicable corporate and securities laws and the policies of the TSX (or such other Canadian senior stock exchange on which the Common Shares are then listed);
- (6) it will make all requisite filings under applicable Canadian securities legislation, including those necessary to remain a reporting issuer (or the equivalent thereof) not in default in each of the provinces and territories of Canada, provided that nothing in this Section 5.2 shall require the Corporation to maintain its status as a reporting issuer (or the equivalent thereof) if to do so would be inconsistent with the fiduciary duties of the Directors;
- (7) it is not filing with the SEC as a foreign private issuer (as such term is defined in the United States Securities Exchange Act of 1934, as amended) and covenants that, in the event that it shall begin to file as a foreign private issuer, the Corporation shall promptly deliver to the Warrant Agent a certificate of the Corporation (in a form provided by the Warrant Agent) certifying such "foreign private issuer" status and such other information as the Warrant Agent may require at such given time, including, but not limited to, the Central Index Key that has been assigned for filing purposes;
- (8) generally, it will well and truly perform and carry out all of the acts or things to be done by it as provided in this Indenture; and
- (9) the Corporation will promptly notify the Warrant Agent and the Registered Warranholders in writing of any material default under the terms of this Indenture which remains unrectified for more than five days following its occurrence.

Section 5.3 Warrant Agent's Remuneration and Expenses.

The Corporation covenants that it will pay to the Warrant Agent from time to time reasonable remuneration for its services hereunder and will pay or reimburse the Warrant Agent upon its request for all reasonable expenses, disbursements and advances incurred or made by the Warrant Agent in the administration or execution of its duties hereby created (including the reasonable compensation and the disbursements of its Counsel and all other advisers and assistants not regularly in its employ) both before any default hereunder and thereafter until all duties of the Warrant Agent hereunder shall be finally and fully performed. Any amount owing hereunder and remaining unpaid after 30 days from the invoice date will bear interest at the

then current rate charged by the Warrant Agent against unpaid invoices and shall be payable upon demand. This Section 5.3 shall survive the resignation or removal of the Warrant Agent and/or the termination of this Indenture.

Section 5.4 Performance of Covenants by Warrant Agent.

If the Corporation shall fail to perform any of its covenants contained in this Indenture, the Warrant Agent may notify the Registered Warranholders of such failure on the part of the Corporation and may itself perform any of the covenants capable of being performed by it but, subject to Section 9.2, shall be under no obligation to perform said covenants or to notify the Registered Warranholders of such performance by it. All sums expended or advanced by the Warrant Agent in so doing shall be repayable as provided in Section 5.3. No such performance, expenditure or advance by the Warrant Agent shall relieve the Corporation of any default hereunder or of its continuing obligations under the covenants herein contained.

Section 5.5 Representations and Warranties.

The Corporation represents and warrants that:

- (1) it is duly authorized to create and issue the IPO Warrants to be issued hereunder and that the IPO Warrants, when issued and Authenticated as herein provided, will be valid and enforceable against the Corporation in accordance with the provisions hereof and the terms hereof and that, subject to the provisions of this Indenture, the Corporation will cause the Common Shares from time to time acquired upon exercise of IPO Warrants issued under this Indenture to be duly issued and delivered in accordance with the terms of this Indenture;
- (2) the issue of the IPO Warrants does not and will not result in a breach by the Corporation of, and does not and will not create a state of facts which conflicts with any of the terms, conditions or provisions of the articles or resolutions of the Corporation or any trust indenture, loan agreement or any other agreement or instrument to which the Corporation is a party or by which it is contractually bound on the date of this Indenture; and
- (3) prior to the completion of the Offering, the Corporation is not a reporting issuer (or the equivalent thereof) in any jurisdiction in Canada and, at the time of the completion of the Offering, the Corporation will be a reporting issuer (or the equivalent thereof) in each of the provinces and territories of Canada, not in default of its obligations as a reporting issuer (or the equivalent thereof).

ARTICLE 6 ENFORCEMENT

Section 6.1 Suits by Registered Warranholders.

All or any of the rights conferred upon any Registered Warranholder by any of the terms of this Indenture may be enforced by such Registered Warranholder by appropriate proceedings but without prejudice to the right which is hereby conferred upon the Warrant Agent to proceed in its own name to enforce each and all of the provisions herein contained for the benefit of the Registered Warranholders.

Section 6.2 Suits by the Corporation.

The Corporation shall have the right to enforce full payment of the Exercise Price of all Common Shares issued by the Warrant Agent to a Registered Warrantholder hereunder and shall be entitled to demand such payment from the Registered Warrantholder or alternatively to instruct the Warrant Agent to cancel the Common Share certificates and amend the securities register therefor accordingly.

Section 6.3 Immunity of Shareholders, etc.

The Warrant Agent and the Warrantholders hereby waive and release any right, cause of action or remedy now or hereafter existing in any jurisdiction against any incorporator or any past, present or future shareholder, trustee, employee or agent of the Corporation or any successor entity on any covenant, agreement, representation or warranty by the Corporation herein.

Section 6.4 Waiver of Default.

Upon the happening of any default hereunder:

- (1) the Registered Warrantholders of not less than 51% of the IPO Warrants then outstanding shall have power (in addition to the powers exercisable by Extraordinary Resolution) by requisition in writing to instruct the Warrant Agent to waive any default hereunder, and the Warrant Agent shall thereupon waive the default upon such terms and conditions as shall be prescribed in such requisition; or
- (2) the Warrant Agent shall have power to waive any default hereunder upon such terms and conditions as the Warrant Agent may deem advisable, on the advice of Counsel, if, in the Warrant Agent's opinion, based on the advice of Counsel, the same shall have been cured or adequate provision made therefor; provided that no delay or omission of the Warrant Agent or of the Registered Warrantholders to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default or acquiescence therein and provided further that no act or omission either of the Warrant Agent or of the Registered Warrantholders in the premises shall extend to or be taken in any manner whatsoever to affect any subsequent default hereunder of the rights resulting therefrom.

ARTICLE 7 MEETINGS OF REGISTERED WARRANTHOLDERS

Section 7.1 Right to Convene Meetings.

The Warrant Agent may at any time and from time to time, and shall on receipt of a written request of the Corporation or of a Warrantholders' Request and upon being indemnified and funded to its reasonable satisfaction by the Corporation or by the Registered Warrantholders signing such Warrantholders' Request against the costs which may be reasonably incurred in connection with the calling and holding of such meeting, convene a meeting of the Registered Warrantholders. If the Warrant Agent fails to so call a meeting within seven days after receipt of such written request of the Corporation or such Warrantholders'

Request and the indemnity and funding given as aforesaid, the Corporation or such Registered Warranholders, as the case may be, may convene such meeting. Every such meeting shall be held in the City of Toronto, Province of Ontario or at such other place as may be mutually approved or determined by the Warrant Agent and the Corporation.

Section 7.2 Notice.

At least 21 days' prior written notice of any meeting of Registered Warranholders shall be given to the Registered Warranholders in the manner provided for in Section 10.2 and a copy of such notice shall be sent by mail to the Warrant Agent (unless the meeting has been called by the Warrant Agent) and to the Corporation (unless the meeting has been called by the Corporation). Such notice shall state the time when, and the place where, the meeting is to be held, shall state briefly the general nature of the business to be transacted thereat and shall contain such information as is reasonably necessary to enable the Registered Warranholders to make a reasoned decision on the matter(s), but it shall not be necessary for any such notice to set out the terms of any resolution to be proposed or any of the provisions of this Section 7.2.

Section 7.3 Chair.

An individual (who need not be a Registered Warranholder) designated in writing by the Warrant Agent shall be chair of the meeting and if no individual is so designated, or if the individual so designated is not present within fifteen minutes from the time fixed for the holding of the meeting, the Registered Warranholders present in person or by proxy shall choose an individual present to be chair of the meeting.

Section 7.4 Quorum.

Subject to the provisions of Section 7.11, at any meeting of the Registered Warranholders a quorum shall consist of Registered Warranholder(s) present in person or by proxy and entitled to purchase at least 10% of the aggregate number of Common Shares which could be acquired pursuant to all the then outstanding IPO Warrants. If a quorum of the Registered Warranholders shall not be present within thirty minutes from the time fixed for holding any meeting, the meeting, if summoned by Registered Warranholders or on a Warranholders' Request, shall be dissolved; but in any other case, the meeting shall be adjourned to the same day in the next week (unless such day is not a Business Day, in which case it shall be adjourned to the next following Business Day) at the same time and place and no notice of the adjournment need be given. Any business may be brought before or dealt with at an adjourned meeting which might have been dealt with at the original meeting in accordance with the notice calling the same. At the adjourned meeting, the Registered Warranholders present in person or by proxy shall form a quorum and may transact the business for which the meeting was originally convened, notwithstanding that they may not be entitled to acquire at least 10% of the aggregate number of Common Shares which may be acquired pursuant to all then outstanding IPO Warrants. No business shall be transacted at any meeting unless a quorum is present at the commencement of business.

Section 7.5 Power to Adjourn.

The chair of any meeting at which a quorum of the Registered Warranholders is present may, with the consent of the meeting, adjourn any such meeting, and no notice of such adjournment need be given except such notice, if any, as the meeting may prescribe.

Section 7.6 Show of Hands.

Every question submitted to a meeting shall be decided in the first place by a majority of the votes given on a show of hands except that votes on an Extraordinary Resolution shall be given in the manner hereinafter provided. At any such meeting, unless a poll is duly demanded as herein provided, a declaration by the chair of the meeting that a resolution has been carried or carried unanimously or by a particular majority or lost or not carried by a particular majority shall be conclusive evidence of the fact.

Section 7.7 Poll and Voting.

- (1) On every Extraordinary Resolution, and on any other question submitted to a meeting and after a vote by show of hands when demanded by the chair of the meeting or by one or more of the Registered Warranholders acting in person or by proxy and entitled to acquire in the aggregate at least 5% of the aggregate number of Common Shares which could be acquired pursuant to all the IPO Warrants then outstanding, a poll shall be taken in such manner as the chair of the meeting shall direct. Questions other than those required to be determined by Extraordinary Resolution shall be decided by a majority of the votes cast on the poll.
- (2) On a show of hands, every person who is present and entitled to vote, whether as a Registered Warranholder or as proxy for one or more absent Registered Warranholders, or both, shall have one vote. On a poll, each Registered Warranholder present in person or represented by a proxy duly appointed by instrument in writing shall be entitled to one vote in respect of each IPO Warrant then held or represented by it. A proxy need not be a Registered Warranholder. The chair of any meeting shall be entitled, both on a show of hands and on a poll, to vote in respect of the IPO Warrants, if any, held or represented by him or her.

Section 7.8 Regulations.

- (1) The Warrant Agent, or the Corporation with the approval of the Warrant Agent, may from time to time make and from time to time vary such regulations as it shall think fit for:
 - (a) the setting of the record date for a meeting for the purpose of determining Registered Warranholders entitled to receive notice of, and to vote at, the meeting;
 - (b) the form of the instrument of proxy; and
 - (c) generally for the calling of meetings of Registered Warranholders and the conduct of business thereat.
- (2) Any regulations so made shall be binding and effective and the votes given in accordance therewith shall be valid and shall be counted. Save as such regulations may provide, the only persons who shall be recognized at any meeting as a Registered Warranholder, or be entitled to vote or be present at the meeting in respect thereof (subject to Section 7.9), shall be Registered Warranholders or proxies of Registered Warranholders.

Section 7.9 Corporation and Warrant Agent May be Represented.

The Corporation and the Warrant Agent, by their respective directors, officers, agents, and employees, Counsel for the Corporation and for the Warrant Agent and the Auditors may attend any meeting of the Registered Warranholders.

Section 7.10 Powers Exercisable by Extraordinary Resolution.

In addition to all other powers conferred upon them by any other provisions of this Indenture or by law, the Registered Warranholders at a meeting shall, subject to the provisions of Section 7.11, have the power exercisable from time to time by Extraordinary Resolution:

- (1) to agree to any modification, abrogation, alteration, compromise or arrangement of the rights of Registered Warranholders or the Warrant Agent in its capacity as warrant agent hereunder (subject to the Warrant Agent's prior consent, acting reasonably) or on behalf of the Registered Warranholders against the Corporation, whether such rights arise under this Indenture or otherwise;
- (2) to amend, alter or repeal any Extraordinary Resolution previously passed or sanctioned by the Registered Warranholders;
- (3) to direct or to authorize the Warrant Agent, subject to Section 9.2(2) hereof, to enforce any of the covenants on the part of the Corporation contained in this Indenture or to enforce any of the rights of the Registered Warranholders in any manner specified in such Extraordinary Resolution or to refrain from enforcing any such covenant or right;
- (4) to waive, and to direct the Warrant Agent to waive, any default on the part of the Corporation in complying with any provisions of this Indenture, either unconditionally or upon any conditions specified in such Extraordinary Resolution;
- (5) to restrain any Registered Warranholder from taking or instituting any suit, action or proceeding against the Corporation for the enforcement of any of the covenants on the part of the Corporation in this Indenture or to enforce any of the rights of the Registered Warranholders;
- (6) to direct any Registered Warranholder who, as such, has brought any suit, action or proceeding to stay or to discontinue or otherwise to deal with the same upon payment of the costs, charges and expenses reasonably and properly incurred by such Registered Warranholder in connection therewith;
- (7) to assent to any change in or omission from the provisions contained in this Indenture or any ancillary or supplemental instrument which may be agreed to by the Corporation, and to authorize the Warrant Agent to concur in and execute any ancillary or supplemental indenture embodying the change or omission;
- (8) with the consent of the Corporation, such consent not to be unreasonably withheld, to remove the Warrant Agent or its successor in office and to appoint a new warrant agent or warrant agents to take the place of the Warrant Agent so removed; and

- (9) to assent to any compromise or arrangement with any creditor or creditors or any class or classes of creditors, whether secured or otherwise, and with holders of any shares or other securities of the Corporation.

Section 7.11 Meaning of Extraordinary Resolution.

- (1) The expression “**Extraordinary Resolution**”, when used in this Indenture, means, subject as hereinafter provided in this Section 7.11 and in Section 7.14, a resolution proposed at a meeting of Registered Warranholders duly convened for that purpose and held in accordance with the provisions of this Article 7 at which there are present in person or by proxy Registered Warranholders holding at least 25% of the aggregate number of Common Shares that could be acquired pursuant to all the then outstanding IPO Warrants and passed by the affirmative votes of Registered Warranholders holding not less than 66 2/3% of the aggregate number of Common Shares that could be acquired pursuant to all the then outstanding IPO Warrants at the meeting and voted on the poll upon such resolution.
- (2) If, at the meeting at which an Extraordinary Resolution is to be considered, Registered Warranholders holding at least 25% of the aggregate number of Common Shares that could be acquired pursuant to all the then outstanding IPO Warrants are not present in person or by proxy within 30 minutes after the time appointed for the meeting, then the meeting, if convened by Registered Warranholders or on a Warranholders’ Request, shall be dissolved; but in any other case, it shall stand adjourned to such day, being not less than 15 or more than 60 days later, and to such place and time as may be appointed by the chair of the meeting. Not less than 14 days’ prior notice shall be given to the Registered Warranholders of the time and place of such adjourned meeting in the manner provided for in Section 10.2. Such notice shall state that at the adjourned meeting, the Registered Warranholders present in person or by proxy shall form a quorum but it shall not be necessary to set forth the purposes for which the meeting was originally called or any other particulars. At the adjourned meeting, the Registered Warranholders present in person or by proxy shall form a quorum and may transact the business for which the meeting was originally convened and a resolution proposed at such adjourned meeting and passed by the requisite vote as provided in Section 7.11(1) shall be an Extraordinary Resolution within the meaning of this Indenture notwithstanding that Registered Warranholders entitled to acquire at least 25% of the aggregate number of Common Shares which may be acquired pursuant to all the then outstanding IPO Warrants are not present in person or by proxy at such adjourned meeting.
- (3) Subject to Section 7.14, votes on an Extraordinary Resolution shall always be given on a poll and no demand for a poll on an Extraordinary Resolution shall be necessary.

Section 7.12 Powers Cumulative.

Any one or more of the powers or any combination of the powers in this Indenture stated to be exercisable by the Registered Warranholders by Extraordinary Resolution or otherwise may be exercised from time to time and the exercise of any one or more of such powers or any combination of powers from time to time shall not be deemed to exhaust the right of the

Registered Warrantheolders to exercise such power or powers or combination of powers then or thereafter from time to time.

Section 7.13 Minutes.

Minutes of all resolutions and proceedings at every meeting of Registered Warrantheolders shall be made and duly entered in books to be provided from time to time for that purpose by the Corporation, and any such minutes as aforesaid, if signed by the chair or the secretary of the meeting at which such resolutions were passed or proceedings had shall be *prima facie* evidence of the matters therein stated and, until the contrary is proved, every such meeting in respect of the proceedings of which minutes shall have been made shall be deemed to have been duly convened and held, and all resolutions passed thereat or proceedings taken shall be deemed to have been duly passed and taken.

Section 7.14 Instruments in Writing.

All actions which may be taken and all powers that may be exercised by the Registered Warrantheolders at a meeting held as provided in this Article 7 may also be taken and exercised by Registered Warrantheolders holding not less than 66 2/3% of the aggregate number of all of the then outstanding IPO Warrants by an instrument in writing signed in one or more counterparts by such Registered Warrantheolders in person or by attorney duly appointed in writing, and the expression "*Extraordinary Resolution*" when used in this Indenture shall include an instrument so signed.

Section 7.15 Binding Effect of Resolutions.

Every resolution and every Extraordinary Resolution passed in accordance with the provisions of this Article 7 at a meeting of Registered Warrantheolders shall be binding upon all the Warrantheolders, whether present at or absent from such meeting, and every instrument in writing signed by Registered Warrantheolders in accordance with Section 7.14 shall be binding upon all the Warrantheolders, whether signatories thereto or not, and each and every Warrantheolder and the Warrant Agent (subject to the provisions for indemnity herein contained) shall be bound to give effect accordingly to every such resolution and instrument in writing.

Section 7.16 Holdings by Corporation Disregarded.

In determining whether Registered Warrantheolders holding IPO Warrants evidencing the entitlement to acquire the required number of Common Shares are present at a meeting of Registered Warrantheolders for the purpose of determining a quorum or have concurred in any consent, waiver, Extraordinary Resolution, Warrantheolders' Request or other action under this Indenture, IPO Warrants owned legally or beneficially by the Corporation or its Affiliates shall be disregarded in accordance with the provisions of Section 10.7.

**ARTICLE 8
SUPPLEMENTAL INDENTURES**

Section 8.1 Provision for Supplemental Indentures for Certain Purposes.

From time to time, the Corporation (when authorized by action of the Directors) and the Warrant Agent may, subject to the provisions hereof, and subject to compliance with applicable securities legislation and the approval, if any, of applicable regulatory authorities, including the

TSX, and they shall, when so directed in accordance with the provisions hereof, execute and deliver by their proper officers, indentures or instruments supplemental hereto, which thereafter shall form part hereof, for any one or more or all of the following purposes:

- (1) setting forth any adjustments resulting from the application of the provisions of Article 4;
- (2) adding to the provisions hereof such additional covenants and enforcement provisions as, in the opinion of Counsel, are necessary or advisable in the premises, provided that the same are not, in the opinion of the Warrant Agent, relying on the advice of Counsel, prejudicial to the interests of the Registered Warrantholders;
- (3) giving effect to any Extraordinary Resolution passed as provided in Article 7;
- (4) making such provisions not inconsistent with this Indenture as may be necessary or desirable with respect to matters or questions arising hereunder or for the purpose of obtaining a listing or quotation of the IPO Warrants on any stock exchange, provided that such provisions are not, in the opinion of the Warrant Agent, relying on the advice of Counsel, prejudicial to the interests of the Registered Warrantholders;
- (5) adding to or altering the provisions hereof in respect of the transfer of IPO Warrants and making provision for the exchange of IPO Warrants, and making any modification in the form of the Warrant Certificate which does not affect the substance thereof;
- (6) modifying any of the provisions of this Indenture, including relieving the Corporation from any of the obligations, conditions or restrictions herein contained, provided that such modification or relief shall be or become operative or effective only if, in the opinion of the Warrant Agent, relying on the advice of Counsel, such modification or relief does not prejudice any of the rights of the Registered Warrantholders or of the Warrant Agent, and provided further that the Warrant Agent may in its sole discretion decline to enter into any such supplemental indenture which in its reasonable opinion may not afford adequate protection to the Warrant Agent when the same shall become operative;
- (7) providing for the issuance of additional IPO Warrants hereunder, including IPO Warrants in excess of the number set out in Section 2.1 and any consequential amendments hereto as may be required by the Warrant Agent, relying on the advice of Counsel; and
- (8) for any other purpose, including the correction or rectification of any ambiguities, defective or inconsistent provisions, errors, mistakes or omissions herein, provided that in the opinion of the Warrant Agent, relying on the advice of Counsel, the rights of the Warrant Agent and of the Registered Warrantholders are not prejudiced thereby.

Section 8.2 Successor Entities.

In the case of the consolidation, amalgamation, arrangement, merger or transfer of the undertaking or assets of the Corporation as an entirety or substantially as an entirety to or with another entity (the “**successor entity**”), the successor entity resulting from such consolidation, amalgamation, arrangement, merger or transfer (if not the Corporation) shall expressly assume, by supplemental indenture satisfactory in form to the Warrant Agent and executed and delivered to the Warrant Agent, the due and punctual performance and observance of each and every covenant and condition of this Indenture to be performed and observed by the Corporation.

**ARTICLE 9
CONCERNING THE WARRANT AGENT**

Section 9.1 Trust Indenture Legislation.

- (1) If and to the extent that any provision of this Indenture limits, qualifies or conflicts with a mandatory requirement of Applicable Legislation, such mandatory requirement shall prevail.
- (2) The Corporation and the Warrant Agent agree that each will, at all times in relation to this Indenture and any action to be taken hereunder, observe and comply with and be entitled to the benefits of Applicable Legislation.

Section 9.2 Rights and Duties of Warrant Agent.

- (1) In the exercise of the rights and duties prescribed or conferred by the terms of this Indenture, the Warrant Agent shall exercise that degree of care, diligence and skill that a reasonably prudent warrant agent would exercise in comparable circumstances. No provision of this Indenture shall be construed to relieve the Warrant Agent from liability for its own gross negligence, wilful misconduct, bad faith or fraud under this Indenture.
- (2) The obligation of the Warrant Agent to commence or continue any act, action or proceeding for the purpose of enforcing any rights of the Warrant Agent or the Registered Warranholders hereunder shall be conditional upon the Registered Warranholders furnishing, when required by notice by the Warrant Agent, sufficient funds to commence or to continue such act, action or proceeding and an indemnity reasonably satisfactory to the Warrant Agent to protect and to hold harmless the Warrant Agent and its officers, directors, employees and agents, against the costs, charges and expenses and liabilities to be incurred thereby and any loss and damage it may suffer by reason thereof. None of the provisions contained in this Indenture shall require the Warrant Agent to expend or to risk its own funds or otherwise to incur financial liability in the performance of any of its duties or in the exercise of any of its rights or powers, unless indemnified and funded as aforesaid.
- (3) The Warrant Agent may, before commencing or at any time during the continuance of any such act, action or proceeding, require the Registered Warranholders, at whose instance it is acting, to deposit with the Warrant Agent the Warrant Certificates held by them, for which the Warrant Agent shall issue receipts.

- (4) Every provision of this Indenture that by its terms relieves the Warrant Agent of liability or entitles it to rely upon any evidence submitted to it is subject to the provisions of Applicable Legislation.

Section 9.3 Evidence, Experts and Advisers.

- (1) In addition to the reports, certificates, opinions and other evidence required by this Indenture, the Corporation shall furnish to the Warrant Agent such additional evidence of compliance with any provision hereof, and in such form, as may be prescribed by Applicable Legislation or as the Warrant Agent may reasonably require by written notice to the Corporation.
- (2) In the exercise of its rights and duties hereunder, the Warrant Agent may, if it is acting in good faith, rely as to the truth of the statements and the accuracy of the opinions expressed in statutory declarations, opinions, reports, written requests, consents, or orders of the Corporation, certificates of the Corporation or other evidence furnished to the Warrant Agent pursuant to a request of the Warrant Agent, provided that such evidence complies with Applicable Legislation and that the Warrant Agent complies with Applicable Legislation and that the Warrant Agent examines the same and determines that such evidence complies with the applicable requirements of this Indenture.
- (3) Whenever it is provided in this Indenture or under Applicable Legislation that the Corporation shall deposit with the Warrant Agent resolutions, certificates, reports, opinions, requests, orders or other documents, it is intended that the truth, accuracy and good faith on the effective date thereof and the facts and opinions stated in all such documents so deposited shall, in each and every such case, be conditions precedent to the right of the Corporation to have the Warrant Agent take the action to be based thereon.
- (4) With the prior consent of the Corporation (such consent not to be unreasonably withheld, conditioned or delayed), the Warrant Agent may employ or retain such Counsel, accountants, appraisers or other experts or advisers as it may reasonably require for the purpose of discharging its duties hereunder and may pay reasonable remuneration for all services so performed by any of them, without taxation of costs of any Counsel, and shall not be responsible for any misconduct or negligence on the part of any such experts or advisers who have been appointed with due care by the Warrant Agent.
- (5) The Warrant Agent may act and rely and shall be protected in acting and relying in good faith on the opinion or advice of, or information obtained from, any Counsel, accountant, appraiser, engineer or other expert or adviser, whether retained or employed by the Corporation or by the Warrant Agent, in relation to any matter arising in the administration of the agency hereof.

Section 9.4 Documents, Monies, etc. Held by Warrant Agent.

Any monies, securities, documents of title or other instruments that may at any time be held by the Warrant Agent shall be kept in segregated records of the Warrant Agent and shall be placed in a segregated trust account of the Warrant Agent at one or more of the Canadian chartered banks listed in Schedule I of the *Bank Act* (Canada) ("**Approved Banks**"). All

amounts held by the Warrant Agent pursuant to this Indenture shall be held by the Warrant Agent for the Corporation and the delivery of the funds to the Warrant Agent shall not give rise to a debtor-creditor or other similar relationship. The amounts held by the Warrant Agent pursuant to this Indenture are at the sole risk of the Corporation and, without limiting the generality of the foregoing, the Warrant Agent shall have no responsibility or liability for any diminution of the funds which may result from any deposit made with an Approved Bank pursuant to this Section 9.4, including any losses resulting from a default by the Approved Bank or other credit losses (whether or not resulting from such a default). The parties hereto acknowledge and agree that the Warrant Agent will have acted prudently in depositing the funds at any Approved Bank, and that the Warrant Agent is not required to make any further inquiries in respect of any such Approved Bank. The Warrant Agent may hold cash balances constituting part or all of such monies and need not invest the same; the Warrant Agent shall not be liable to account for any profit to any parties to this Indenture or to any other person or entity.

Section 9.5 Actions by Warrant Agent to Protect Interest.

The Warrant Agent shall have power to institute and to maintain such actions and proceedings as it may consider necessary or expedient to preserve, protect or enforce its interests and the interests of the Registered Warranholders.

Section 9.6 Warrant Agent Not Required to Give Security.

The Warrant Agent shall not be required to give any bond or security in respect of the execution of the agency and powers of this Indenture or otherwise in respect of the premises.

Section 9.7 Protection of Warrant Agent.

By way of supplement to the provisions of any law for the time being relating to the Warrant Agent, it is expressly declared and agreed as follows:

- (1) the Warrant Agent shall not be liable for or by reason of any statements of fact or recitals in this Indenture or in the Warrant Certificates (except the representation contained in Section 9.9 or in the Authentication of the Warrant Agent on the Warrant Certificates) or be required to verify the same, but all such statements or recitals are and shall be deemed to be made by the Corporation;
- (2) nothing herein contained shall impose any obligation on the Warrant Agent to see to or to require evidence of the registration or filing (or renewal thereof) of this Indenture or any instrument ancillary or supplemental hereto;
- (3) the Warrant Agent shall not be bound to give notice to any person or persons of the execution hereof;
- (4) the Warrant Agent shall not incur any liability or responsibility whatsoever or be in any way responsible for the consequence of any breach on the part of the Corporation of any of its covenants herein contained or of any acts of any Directors, officers, employees, agents or servants of the Corporation;
- (5) the Corporation hereby indemnifies and agrees to hold harmless the Warrant Agent and its affiliates and their respective officers, directors, employees, agents, successors and assigns (collectively, the “**Indemnified Parties**”) from and

against any and all liabilities, losses, damages, penalties, claims, demands, actions, suits, proceedings, costs, charges, assessments, judgments, expenses and disbursements, including reasonable legal fees and disbursements which may at any time be imposed on or incurred by or asserted against the Indemnified Parties, or any of them, whether at law or in equity, groundless or otherwise, in any way caused by or arising, directly or indirectly, in respect of any act, omission, deed, matter or thing made, done, acquiesced in or omitted in or about or in relation to the execution of the Indemnified Parties' duties, or any other services that the Warrant Agent may provide in connection with or in any way relating to this Indenture. The Corporation agrees that its liability hereunder shall be absolute and unconditional regardless of the correctness of any representations of any third parties and regardless of any liability of third parties to the Indemnified Parties, and shall accrue and become enforceable without prior demand or any other precedent action or proceeding; provided that the Corporation shall not be required to indemnify the Indemnified Parties in the event of the gross negligence, wilful misconduct or fraud of the Warrant Agent, and this provision shall survive the resignation or removal of the Warrant Agent or the termination or discharge of this Indenture; and

- (6) notwithstanding the foregoing or any other provision of this Indenture, any liability of the Warrant Agent shall be limited, in the aggregate, to the amount of annual retainer fees paid by the Corporation to the Warrant Agent under this Indenture in the twelve (12) months immediately prior to the Warrant Agent receiving the first notice of the claim. Notwithstanding any other provision of this Indenture, and whether such losses or damages are foreseeable or unforeseeable, the Warrant Agent shall not be liable under any circumstances whatsoever for any: (a) breach by any other party of securities law or other rule of any securities regulatory authority; (b) lost profits; or (c) special, indirect, incidental, consequential, exemplary, aggravated or punitive losses or damages.

Section 9.8 Replacement of Warrant Agent; Successor by Merger.

- (1) The Warrant Agent may resign its agency and be discharged from all further duties and liabilities hereunder, subject to this Section 9.8, by giving to the Corporation not less than 60 days' prior notice in writing or such shorter prior notice as the Corporation may accept as sufficient. The Registered Warranholders, by Extraordinary Resolution, shall have power at any time to remove the existing Warrant Agent and to appoint a new warrant agent. In the event of the Warrant Agent resigning or being removed as aforesaid or being dissolved, becoming bankrupt, going into liquidation or otherwise becoming incapable of acting hereunder, the Corporation shall forthwith appoint a new warrant agent unless a new warrant agent has already been appointed by the Registered Warranholders; failing such appointment by the Corporation, the retiring Warrant Agent or any Registered Warranholder may apply to a Court of the Province of Ontario on such notice as such judge may direct, for the appointment of a new warrant agent; but any new warrant agent so appointed by the Corporation or by the Court shall be subject to removal as aforesaid by the Registered Warranholders. Any new warrant agent appointed under this Section 9.8 shall be an entity authorized to carry on the business of a trust company in the Province of Ontario and, if required by the Applicable Legislation for any other provinces and territories of Canada, in such other provinces and territories.

On any such appointment, the new warrant agent shall be vested with the same powers, rights, duties and responsibilities as if it had been originally named herein as Warrant Agent hereunder.

- (2) Upon the appointment of a successor warrant agent, the Corporation shall promptly notify the Registered Warrantholders thereof in the manner provided for in Section 10.2.
- (3) Any Warrant Certificates Authenticated but not delivered by a predecessor Warrant Agent may be Authenticated by the successor Warrant Agent in the name of the predecessor or successor Warrant Agent.
- (4) Any corporation into which the Warrant Agent may be merged or consolidated or amalgamated, or any corporation resulting therefrom to which the Warrant Agent shall be a party, or any corporation succeeding to substantially the corporate trust business of the Warrant Agent shall be the successor to the Warrant Agent hereunder without any further act on its part or any of the parties hereto, provided that such corporation would be eligible for appointment as successor Warrant Agent under Section 9.8(1).

Section 9.9 Acceptance of Agency.

The Warrant Agent hereby accepts the agency in this Indenture declared and provided for and agrees to perform the same upon the terms and conditions herein set forth. No trust is intended to be, or is or will be, created hereby, and the Warrant Agent shall owe no duties hereunder as trustee. No implied duties or obligations of any kind shall be read into this Indenture against or on the part of the Warrant Agent.

Section 9.10 Warrant Agent Not to be Appointed Receiver.

The Warrant Agent and any person which is an Affiliate of the Warrant Agent shall not be appointed a receiver, a receiver and manager or liquidator of all or any part of the assets or undertaking of the Corporation.

Section 9.11 Authorization to Carry on Business

The Warrant Agent represents and warrants to the Corporation that, as of the date of the execution and delivery of this Indenture, it is duly authorized to carry on the business of a trust company in each province and territory of Canada.

Section 9.12 Warrant Agent Not Required to Give Notice of Default.

The Warrant Agent shall not be bound to give any notice or do or take any act, action or proceeding by virtue of the powers conferred on it hereby unless and until it shall have been required so to do under the terms hereof; nor shall the Warrant Agent be required to take notice of any default hereunder, unless and until notified in writing of such default, which notice shall distinctly specify the default desired to be brought to the attention of the Warrant Agent and in the absence of any such notice, the Warrant Agent may, for all purposes of this Indenture, conclusively assume that no default has been made in the observance or performance of any of the representations, warranties, covenants, agreements or conditions contained herein. Any

such notice shall in no way limit any discretion herein given to the Warrant Agent to determine whether or not the Warrant Agent shall take action with respect to any default.

Section 9.13 Anti-Money Laundering.

- (1) The Corporation hereby represents to the Warrant Agent that any account to be opened by, or interest to be held by the Warrant Agent in connection with this Indenture, for or to the credit of the Corporation, either: (a) is not intended to be used by or on behalf of any third party; or (b) is intended to be used by or on behalf of a third party, in which case, such party hereto agrees to complete and execute forthwith a declaration in the Warrant Agent's prescribed form as to the particulars of such third party.
- (2) The Warrant Agent shall retain the right not to act and shall not be liable for refusing to act if, due to a lack of information or for any other reason whatsoever, the Warrant Agent, in its sole judgment, determines that such act might cause it to be in non-compliance with any applicable anti-money laundering, anti-terrorist or economic sanctions legislation, regulation or guideline. Further, should the Warrant Agent, in its sole judgment, determine at any time that its acting under this Indenture has resulted in its being in non-compliance with any applicable anti-money laundering, anti-terrorist or economic sanctions legislation, regulation or guideline, then it shall have the right to resign on ten (10) days' prior written notice to the Corporation, provided that: (a) the Warrant Agent's written notice shall describe the circumstances of such non-compliance; and (b) if such circumstances are rectified to the Warrant Agent's satisfaction within such ten (10) day period, then such resignation shall not be effective.

Section 9.14 Compliance with Privacy Code.

The parties acknowledge that the Warrant Agent may, in the course of providing services hereunder, collect or receive financial and other personal information about such parties and/or their representatives, as individuals, or about other individuals related to the subject matter hereof, and use such information for the following purposes:

- (1) to provide the services required under this Indenture and other services that may be requested from time to time;
- (2) to help the Warrant Agent manage its servicing relationships with such individuals;
- (3) to meet the Warrant Agent's legal and regulatory requirements; and
- (4) if social insurance numbers are collected by the Warrant Agent, to perform tax reporting and to assist in verification of an individual's identity for security purposes.

The Corporation acknowledges and agrees that the Warrant Agent may receive, collect, use and disclose personal information provided to it or acquired by it in the course of this Indenture for the purposes described above and, generally, in the manner and on the terms described in its Privacy Code, which the Warrant Agent shall make available on its website, www.computershare.com, or upon request, including revisions thereto. The Warrant Agent may

transfer personal information to other companies in or outside of Canada that provide data processing and storage or other support in order to facilitate the services it provides.

Further, the Corporation agrees that it shall not provide or cause to be provided to the Warrant Agent any personal information relating to an individual who is not a party to this Indenture unless that party has assured itself that such individual understands and has consented to the aforementioned uses and disclosures.

Section 9.15 Securities Exchange Commission Certification.

The Corporation confirms that, as at the date of execution of this Indenture, it does not have a class of securities registered pursuant to Section 12 of the United States Securities Exchange Act of 1934, as amended (the “**Exchange Act**”) or have a reporting obligation pursuant to Section 15(d) of the Exchange Act.

The Corporation covenants that, in the event that: (a) any class of its securities shall become registered pursuant to Section 12 of the Exchange Act or Corporation shall incur a reporting obligation pursuant to Section 15(d) of the Exchange Act; or (b) any such registration or reporting obligation shall be terminated by the Corporation in accordance with the Exchange Act, the Corporation shall promptly deliver to the Warrant Agent a certificate of the Corporation (in a form provided by the Warrant Agent) notifying the Warrant Agent of such registration or termination and such other information as the Warrant Agent may reasonably require at the time. The Corporation acknowledges that the Warrant Agent is relying upon the foregoing representations and covenants in order to meet certain SEC obligations with respect to those of its clients who are filing with the SEC.

ARTICLE 10 GENERAL

Section 10.1 Notice to the Corporation and the Warrant Agent.

(1) Unless herein otherwise expressly provided, any notice to be given hereunder to the Corporation or the Warrant Agent shall be deemed to be validly given if delivered, sent by registered letter, postage prepaid first class regular mail or emailed:

(a) if to the Corporation, to:

77 King Street West, Suite 3000
Toronto, Ontario, Canada M5K 1G8

Attention: Jimmy Vaiopoulos, Chief Financial Officer
Email: jimmy@stackcapitalgroup.com

and a copy (which shall not constitute notice) to:

Fogler, Rubinoff LLP
77 King Street West, Suite 3000
Toronto, Ontario, Canada M5K 1G8

Attention: Elliott A. Vardin
Email: evardin@foglerrub.com

(b) if to the Warrant Agent, to:

510 Burrard Street, 3rd Floor
Vancouver, British Columbia, Canada V6C 3B9

Attention: General Manager, Corporate Trust Department
Email: corporatetrust.vancouver@computershare.com

and any such notice delivered in accordance with the foregoing shall be deemed to have been received and given on the date of delivery or, if mailed, on the fifth Business Day following the date of mailing such notice.

- (2) The Corporation or the Warrant Agent, as the case may be, may from time to time notify the other in the manner provided in Section 10.1(1) of a change of address which, from the effective date of such notice and until changed by like notice, shall be the address of the Corporation or the Warrant Agent, as the case may be, for all purposes of this Indenture.
- (3) If, by reason of a strike, lockout or other work stoppage, actual or threatened, involving postal employees, any notice to be given to the Warrant Agent or to the Corporation hereunder could reasonably be considered unlikely to reach its destination, such notice shall be valid and effective only if it is delivered to the named officer of the party to which it is addressed, as provided in Section 10.1(1), or given by email or such other means of prepaid, transmitted and recorded communication.

Section 10.2 Notice to Registered Warranholders.

- (1) Unless otherwise provided herein, notice to the Registered Warranholders under the provisions of this Indenture shall be valid and effective if delivered or sent by ordinary prepaid post addressed to such holders at their post office addresses appearing on the register hereinbefore mentioned and shall be deemed to have been effectively received and given on the date of delivery or, if mailed, on the third Business Day following the date of mailing such notice. In the event that IPO Warrants are held in the name of the Depository, a copy of such notice shall also be sent by electronic communication to the Depository and shall be deemed received and given on the day it is so sent.
- (2) If, by reason of a strike, lockout or other work stoppage, actual or threatened, involving postal employees, any notice to be given to the Registered Warranholders hereunder could reasonably be considered unlikely to reach its destination, such notice shall be valid and effective only if it is delivered to such Registered Warranholders to the address for such Registered Warranholders contained in the register maintained by the Warrant Agent or such notice may be given, at the Corporation's expense, by means of publication in the Globe and Mail, National Edition, or any other English language daily newspaper or newspapers of general circulation in Canada, in each two successive weeks, the first such notice to be published within 5 Business Days of such event, and any such notice so published shall be deemed to have been received and given on the latest date the publication takes place.

- (3) Accidental error or omission in giving notice or accidental failure to mail notice to any Registered Warrantholder will not invalidate any action or proceeding founded thereon.

Section 10.3 Ownership of IPO Warrants.

The Corporation and the Warrant Agent may deem and treat the Registered Warrantholders as the absolute owner thereof for all purposes, and the Corporation and the Warrant Agent shall not be affected by any notice or knowledge to the contrary except where the Corporation or the Warrant Agent is required to take notice by statute or by order of a court of competent jurisdiction. The receipt of any such Registered Warrantholder of Common Shares which may be acquired pursuant hereto shall be a good discharge to the Corporation and the Warrant Agent for the same and neither the Corporation nor the Warrant Agent shall be bound to inquire into the title of any such holder except where the Corporation or the Warrant Agent is required to take notice by statute or by order of a court of competent jurisdiction.

Section 10.4 Counterparts.

This Indenture may be executed in several counterparts, each of which when so executed shall be deemed to be an original and such counterparts together shall constitute one and the same instrument and, notwithstanding their date of execution, they shall be deemed to be dated as of the date hereof. Delivery of an executed signature page to this Indenture by any party by electronic transmission shall be as effective as delivery of a manually executed copy of this Indenture by such party.

Section 10.5 Satisfaction and Discharge of Indenture. Upon the earlier of:

- (1) the date by which there shall have been delivered to the Warrant Agent for exercise or cancellation all IPO Warrants theretofore Authenticated hereunder, by way of standard processing through the Book-Entry Only System; and
- (2) the Expiry Time;

and if all certificates or other entry on the register representing Common Shares required to be issued in compliance with the provisions hereof have been issued and delivered hereunder or to the Warrant Agent in accordance with such provisions, this Indenture shall cease to be of further effect and the Warrant Agent, on demand of and at the cost and expense of the Corporation and upon delivery to the Warrant Agent of a certificate of the Corporation stating that all conditions precedent to the satisfaction and discharge of this Indenture have been complied with, shall execute proper instruments acknowledging satisfaction of and discharging this Indenture. Notwithstanding the foregoing, the indemnities provided to the Warrant Agent by the Corporation hereunder shall remain in full force and effect and survive the termination of this Indenture.

Section 10.6 Provisions for Sole Benefit of Parties and Registered Warrantholders.

Nothing in this Indenture or in the IPO Warrants, expressed or implied, shall give or be construed to give to any person, other than the parties hereto and the Registered Warrantholders, as the case may be, any legal or equitable right, remedy or claim under this Indenture, or under any covenant or provision herein or therein contained, all such covenants

and provisions being for the sole benefit of the parties hereto and the Registered Warrantholders.

Section 10.7 Information on Securities Owned by the Corporation or its Affiliates.

For the purpose of disregarding any IPO Warrants owned legally or beneficially by the Corporation or its Affiliates in Section 7.16, the Corporation shall provide to the Warrant Agent, from time to time, a certificate of the Corporation setting forth, as at the date of such certificate:

- (1) the names (other than the name of the Corporation) of the Registered Warrantholders which, to the knowledge of the Corporation, are owned by or held for the account of the Corporation or its Affiliates; and
- (2) the number of IPO Warrants owned legally or beneficially by the Corporation or its Affiliates;

and the Warrant Agent, in making the computations in Section 7.16, shall be entitled to rely on such certificate without any additional evidence.

Section 10.8 Severability.

If, in any jurisdiction, any provision of this Indenture or its application to any party or circumstance is restricted, prohibited or unenforceable, such provision will, as to such jurisdiction, be ineffective only to the extent of such restriction, prohibition or unenforceability without invalidating the remaining provisions of this Indenture and without affecting the validity or enforceability of such provision in any other jurisdiction or without affecting its application to other parties or circumstances.

Section 10.9 Force Majeure.

No party shall be liable to the other, or held in breach of this Indenture, if prevented, hindered, or delayed in the performance or observance of any provision contained herein by reason of act of God, riots, terrorism, acts of war, epidemics, pandemics, governmental action or judicial order, earthquakes, or any other similar causes (including, but not limited to, mechanical, electronic or communication interruptions, disruptions or failures). Performance times under this Indenture shall be extended for a period of time equivalent to the time lost because of any delay that is excusable under this Section 10.9.

Section 10.10 Assignment, Successors and Assigns.

Neither of the parties hereto may assign its rights or interest under this Indenture, except as provided in Section 9.8 in the case of the Warrant Agent, or as provided in Section 8.2 in the case of the Corporation. Subject thereto, this Indenture shall enure to the benefit of and be binding upon the parties hereto and their respective successors and permitted assigns.

Section 10.11 Rights of Rescission and Withdrawal for Holders.

Should a holder of IPO Warrants exercise any legal, statutory, contractual or other right of withdrawal or rescission that may be available to it, and the holder's funds which were paid on exercise have already been released to the Corporation by the Warrant Agent, the Warrant Agent shall not be responsible for ensuring the exercise is cancelled and a refund is paid back

to such holder. In such cases, the holder shall seek a refund directly from the Corporation and subsequently, the Corporation, upon surrender to the Corporation or the Warrant Agent of any underlying securities or property that may have been issued or delivered, or such other procedure as agreed to by the parties hereto, shall instruct the Warrant Agent in writing, to cancel the exercise transaction and any such underlying securities on the register, which may have already been issued upon the IPO Warrant exercise. In the event that any payment is received from the Corporation by virtue of the holder being a shareholder for such IPO Warrants that were subsequently rescinded, such payment must be returned to the Corporation by such holder. The Warrant Agent shall not be under any duty or obligation to take any steps to ensure or enforce that the funds are returned pursuant to this Section 10.11, nor shall the Warrant Agent be in any other way responsible in the event that any payment is not delivered or received pursuant to this Section 10.11. Notwithstanding the foregoing, in the event that the Corporation provides the refund to the Warrant Agent for distribution to the holder, the Warrant Agent shall return such funds to the holder as soon as reasonably practicable, and in so doing, the Warrant Agent shall incur no liability with respect to the delivery or non-delivery of any such funds.

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IN WITNESS WHEREOF, the parties hereto have executed this Indenture under the hands of their proper officers in that behalf as of the date first written above.

STACK CAPITAL GROUP INC.

By: /s/ "Jeffrey Parks"

Name: Jeffrey Parks

Title: Chief Executive Officer

**COMPUTERSHARE TRUST COMPANY OF
CANADA**

By : /s/ "Nicolas Richard"

Name: Nicolas Richard

Title: Corporate Trust Officer

By: /s/ "Jennifer Wong"

Name: Jennifer Wong

Title: Manager, Corporate Trust

SCHEDULE A

FORM OF WARRANT CERTIFICATE

THE WARRANTS EVIDENCED HEREBY ARE EXERCISABLE AT OR BEFORE 4:00 P.M. (TORONTO, ONTARIO TIME) ON JUNE 16, 2024, AFTER WHICH TIME THE WARRANTS EVIDENCED HEREBY SHALL BE DEEMED TO BE VOID AND OF NO FURTHER FORCE OR EFFECT.

All IPO Warrants registered in the name of a holder who acquires such IPO Warrants under the private placement completed concurrent with the Offering must also include the following legend(s):

UNLESS PERMITTED UNDER SECURITIES LEGISLATION, THE HOLDER OF THIS SECURITY MUST NOT TRADE THE SECURITY BEFORE ●.

(INSERT IF APPLICABLE) WITHOUT PRIOR APPROVAL OF THE EXCHANGE AND COMPLIANCE WITH ALL APPLICABLE SECURITIES LEGISLATION, THE SECURITIES REPRESENTED BY THIS CERTIFICATE AND THE SECURITIES ISSUABLE UPON EXERCISE THEREOF MAY NOT BE SOLD, TRANSFERRED, HYPOTHECATED OR OTHERWISE TRADED ON OR THROUGH THE FACILITIES OF THE TORONTO STOCK EXCHANGE OR OTHERWISE IN CANADA OR TO OR FOR THE BENEFIT OF A CANADIAN RESIDENT UNTIL ●.

For all Warrants sold outside the United States and registered in the name of the Depository, also include the following legend:

(INSERT IF BEING ISSUED TO CDS) UNLESS THIS CERTIFICATE IS PRESENTED BY AN AUTHORIZED REPRESENTATIVE OF CDS CLEARING AND DEPOSITORY SERVICES INC. ("CDS") TO STACK CAPITAL GROUP INC. (THE "CORPORATION") OR ITS AGENT FOR REGISTRATION OF TRANSFER, EXCHANGE OR PAYMENT, AND ANY CERTIFICATE ISSUED IN RESPECT THEREOF IS REGISTERED IN THE NAME OF CDS & CO., OR SUCH OTHER NAME AS IS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF CDS (AND ANY PAYMENT IS MADE TO CDS & CO. OR TO SUCH OTHER ENTITY AS IS REQUESTED BY AN AUTHORIZED REPRESENTATIVE OF CDS), ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL SINCE THE REGISTERED HOLDER HEREOF, CDS & CO., HAS A PROPERTY INTEREST IN THE SECURITIES REPRESENTED BY THIS CERTIFICATE HEREIN AND IT IS A VIOLATION OF ITS RIGHTS FOR ANOTHER PERSON TO HOLD, TRANSFER OR DEAL WITH THIS CERTIFICATE.

For Warrants sold in the United States, also include the following legends:

THE SECURITIES REPRESENTED HEREBY AND THE SECURITIES ISSUABLE UPON EXERCISE HEREOF HAVE NOT BEEN AND WILL NOT BE REGISTERED UNDER THE UNITED STATES SECURITIES ACT OF 1933, AS AMENDED (THE "U.S. SECURITIES ACT") OR ANY U.S. STATE SECURITIES LAWS AND MAY BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED ONLY (A) TO STACK CAPITAL GROUP INC. (THE "CORPORATION"), (B) OUTSIDE THE UNITED STATES IN COMPLIANCE WITH RULE 904 OF REGULATION S UNDER THE U.S. SECURITIES ACT AND IN COMPLIANCE WITH LOCAL LAWS AND REGULATIONS, (C) INSIDE THE UNITED STATES TO "QUALIFIED INSTITUTIONAL BUYERS" (AS DEFINED IN RULE 144A) THAT ARE ALSO "QUALIFIED PURCHASERS", AS DEFINED IN SECTION 2(A)(51)(A) OF THE INVESTMENT COMPANY ACT OF 1940, AS AMENDED, PURSUANT TO THE EXEMPTION FROM REGISTRATION UNDER THE U.S. SECURITIES ACT PROVIDED BY (I) RULE 144 OR (II) RULE 144A, IF AVAILABLE, AND IN ACCORDANCE WITH APPLICABLE STATE SECURITIES LAWS OF THE UNITED STATES, OR (D) IN ANOTHER TRANSACTION THAT DOES NOT REQUIRE REGISTRATION UNDER THE U.S. SECURITIES ACT OR ANY APPLICABLE STATE SECURITIES LAWS, PROVIDED THAT IN THE CASE OF TRANSFERS PURSUANT TO (C)(II) OR (D) ABOVE, A LEGAL OPINION SATISFACTORY TO THE CORPORATION MUST FIRST BE PROVIDED TO COMPUTERSHARE TRUST COMPANY OF CANADA TO THE EFFECT THAT SUCH OFFER, SALE OR TRANSFER IS EXEMPT FROM REGISTRATION UNDER THE U.S. SECURITIES ACT AND APPLICABLE STATE SECURITIES LAWS. DELIVERY OF THIS CERTIFICATE MAY NOT CONSTITUTE "GOOD DELIVERY" IN SETTLEMENT OF TRANSACTIONS ON STOCK EXCHANGES IN CANADA. PROVIDED THAT THE CORPORATION IS A "FOREIGN ISSUER" WITHIN THE MEANING OF REGULATION S UNDER THE U.S. SECURITIES ACT AT THE TIME OF SALE, A NEW CERTIFICATE BEARING NO LEGEND, MAY BE OBTAINED FROM THE CORPORATION'S TRANSFER AGENT UPON DELIVERY OF THIS CERTIFICATE AND A DULY EXECUTED DECLARATION, IN A FORM SATISFACTORY TO THE CORPORATION'S TRANSFER

AGENT AND THE CORPORATION TO THE EFFECT THAT THE SALE OF THE SECURITIES REPRESENTED HEREBY IS BEING MADE IN COMPLIANCE WITH RULE 904 OF REGULATION S OF THE U.S. SECURITIES ACT. THE CORPORATION'S TRANSFER AGENT MAY REQUIRE AN OPINION OF COUNSEL, OF RECOGNIZED STANDING IN FORM AND SUBSTANCE REASONABLY SATISFACTORY TO IT, IN CONNECTION WITH ANY OFFER, SALE OR TRANSFER OF THE SECURITIES BY THE HOLDER HEREOF.

BY ITS ACCEPTANCE HEREOF, THE HOLDER (AND EACH SUBSEQUENT TRANSFEREE) OF THE SECURITIES (AND ANY BENEFICIAL OR ECONOMIC INTEREST HEREIN) WILL BE DEEMED TO HAVE REPRESENTED, WARRANTED, ACKNOWLEDGED AND AGREED THAT IT: (1) (A) IS A "QUALIFIED INSTITUTIONAL BUYER" (AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT) THAT IS ALSO A "QUALIFIED PURCHASER" (WITHIN THE MEANING OF SECTION 2(A)(51) OF THE INVESTMENT COMPANY ACT), IS AWARE THAT THE SALE TO IT IS BEING MADE IN RELIANCE ON RULE 144A OR RULE 144 AND IS ACQUIRING THE SECURITIES FOR ITS OWN ACCOUNT OR FOR THE ACCOUNT OF A QUALIFIED INSTITUTIONAL BUYER THAT IS A QUALIFIED PURCHASER, NOT WITH A VIEW TO, OR FOR OFFER OR SALE IN CONNECTION WITH, ANY DISTRIBUTION OF THE SECURITIES IN VIOLATION OF THE SECURITIES ACT OR (B) IS NOT A U.S. PERSON AND IS PURCHASING THE SECURITIES IN AN OFFSHORE TRANSACTION PURSUANT TO REGULATION S; (2) UNDERSTANDS THAT THE SECURITIES ARE BEING OFFERED IN A TRANSACTION NOT INVOLVING ANY PUBLIC OFFERING IN THE UNITED STATES WITHIN THE MEANING OF THE SECURITIES ACT OR THE INVESTMENT COMPANY ACT, (3) WILL PURCHASE, HOLD OR TRANSFER AT LEAST \$250,000 OF THE SECURITIES AND EACH ACCOUNT FOR WHICH IT IS PURCHASING OR OTHERWISE ACQUIRING THE SECURITIES WILL PURCHASE, HOLD OR TRANSFER AT LEAST \$250,000 OF THE SECURITIES; AND (4) IF IT IS AN INVESTMENT COMPANY EXCEPTED FROM THE INVESTMENT COMPANY ACT PURSUANT TO SECTION 3(C)(1) OR SECTION 3(C)(7) THEREOF AND WAS FORMED ON OR BEFORE APRIL 30, 1996, IT HAS RECEIVED THE CONSENT OF THOSE OF ITS BENEFICIAL OWNERS WHO ACQUIRED THEIR INTERESTS ON OR BEFORE APRIL 30, 1996 WITH RESPECT TO TREATMENT AS A QUALIFIED PURCHASER IN THE MANNER REQUIRED BY SECTION 2(A)(51)(C) OF THE INVESTMENT COMPANY ACT AND RULES THEREUNDER.

THE ISSUER OF THESE SECURITIES HAS NOT REGISTERED AS AN INVESTMENT COMPANY UNDER THE U.S. INVESTMENT COMPANY ACT OF 1940, AS AMENDED.

WARRANT CERTIFICATE

to acquire Common Shares of

STACK CAPITAL GROUP INC.

(a corporation existing under the laws of Canada)

Warrant Certificate
Number ●

Certificate for ● IPO Warrants, each entitling the holder to acquire one Common Share (subject to adjustment as provided for in the Warrant Indenture (as defined below))

CUSIP 85236X112
ISIN CA85236X1125

THIS IS TO CERTIFY THAT, for value received, ● (the "**Warrantholder**"), is the registered holder of the number of common share purchase warrants (the "**IPO Warrants**") of Stack Capital Group Inc. (the "**Corporation**") specified above, and is entitled, on exercise of these IPO Warrants upon and subject to the terms and conditions set forth herein and in the Warrant Indenture (as defined below), to purchase at any time before 4:00 p.m. (Toronto, Ontario time) (the "**Expiry Time**") on June 16, 2024 (the "**Expiry Date**") one fully paid and non-assessable common share without par value in the capital of the Corporation as constituted on the date hereof (a "**Common Share**") for each IPO Warrant, subject to adjustment in accordance with the terms of the Warrant Indenture.

The right to purchase Common Shares may only be exercised by the Warrantholder within the time set forth above by:

- (a) duly completing and executing the exercise form (the “**Exercise Form**”) annexed hereto; and
- (b) surrendering this warrant certificate (the “**Warrant Certificate**”), and the Exercise Form, to the Warrant Agent at the principal office of the Warrant Agent in the City of Toronto, Ontario, together with a certified cheque, bank draft or money order in the lawful money of Canada payable to or to the order of the Corporation in an amount equal to the purchase price of the Common Shares so subscribed for.

The surrender of this Warrant Certificate, the duly completed Exercise Form and payment as provided above will be deemed to have been effected only on personal delivery thereof to, or if sent by mail or other means of transmission, on actual receipt thereof by, the Warrant Agent at its principal office as set out above.

Subject to adjustment in the events and in the manner set forth in the Warrant Indenture, the exercise price payable for each Common Share upon the exercise of IPO Warrants shall be \$15.00 per Common Share (the “**Exercise Price**”).

Certificates for the Common Shares subscribed for will be mailed to the persons specified in the Exercise Form at their respective addresses specified therein or, if so specified in the Exercise Form, delivered to such persons at the office where this Warrant Certificate is surrendered. If fewer Common Shares are purchased than the number that can be purchased pursuant to this Warrant Certificate, the Warrantholder will be entitled to receive, without charge, a new Warrant Certificate in respect of the balance of the Common Shares not so purchased. No fractional Common Shares will be issued upon exercise of any IPO Warrant and no cash or other consideration will be paid in lieu of fractional Common Shares.

This Warrant Certificate evidences IPO Warrants of the Corporation issued or issuable under the provisions of a warrant indenture (which indenture together with all other instruments supplemental or ancillary thereto is herein referred to as the “**Warrant Indenture**”) dated the June 16, 2021 between the Corporation and Computershare Trust Company of Canada, as warrant agent (the “**Warrant Agent**”), to which Warrant Indenture reference is hereby made for particulars of the rights of the Warrantholder, the Corporation and the Warrant Agent in respect thereof and the terms and conditions on which the IPO Warrants are issued and held, all to the same effect as if the provisions of the Warrant Indenture were herein set forth, to all of which the Warrantholder, by acceptance hereof, assents. The Corporation will furnish to the Warrantholder, on request and without charge, a copy of the Warrant Indenture.

On presentation at the principal office of the Warrant Agent as set out above, subject to the provisions of the Warrant Indenture and on compliance with the reasonable requirements of the Warrant Agent, one or more Warrant Certificates may be exchanged for one or more Warrant Certificates entitling the holder thereof to purchase, in the aggregate, an equal number of Common Shares as are purchasable under the Warrant Certificate(s) so exchanged.

Neither the IPO Warrants nor the Common Shares issuable upon exercise hereof have been or will be registered under the United States Securities Act of 1933, as amended (the “**U.S. Securities Act**”), or any U.S. state securities laws. The IPO Warrants may not be exercised by a person in the United States, a U.S. Person, a person exercising the IPO Warrants for the

account or benefit of a U.S. Person or a person in the United States, or a person requesting delivery in the United States unless this security and the Common Shares issuable upon exercise of this security have been registered under the U.S. Securities Act and the applicable state securities legislation or an exemption from such registration requirements is available. Certificates representing Common Shares issued in the United States or to U.S. Persons will bear a legend restricting the transfer and exercise of such securities under applicable United States federal and state securities laws. “**United States**” and “**U.S. person**” are as defined in Regulation S under the U.S. Securities Act.

The Warrant Indenture contains provisions for the adjustment of the Exercise Price payable for each Common Share upon the exercise of IPO Warrants and the number of Common Shares issuable upon the exercise of IPO Warrants in the events and in the manner set forth therein.

The Warrant Indenture also contains provisions making binding on the Warrantholder and all other holders of IPO Warrants outstanding thereunder resolutions passed at meetings of holders held in accordance with the provisions of the Warrant Indenture and instruments in writing signed by holders entitled to purchase a specific number of the Common Shares that can be purchased pursuant to such IPO Warrants.

Nothing contained in this Warrant Certificate, the Warrant Indenture or elsewhere shall be construed as conferring upon the Warrantholder any right or interest whatsoever as a holder of Common Shares or any other right or interest, except as expressly provided herein and in the Warrant Indenture. In the event of any discrepancy between anything contained in this Warrant Certificate and the terms and conditions of the Warrant Indenture, the terms and conditions of the Warrant Indenture shall govern.

IPO Warrants may only be transferred in compliance with the conditions of the Warrant Indenture on the register to be kept by the Warrant Agent in the City of Toronto, Ontario, or such other registrar as the Corporation, with the approval of the Warrant Agent, may appoint at such other place or places, if any, as may be designated, upon surrender of this Warrant Certificate to the Warrant Agent or other registrar accompanied by a written instrument of transfer in form and execution satisfactory to the Warrant Agent or other registrar and upon compliance with the conditions prescribed in the Warrant Indenture and with such reasonable requirements as the Warrant Agent or other registrar may prescribe and upon the transfer being duly noted thereon by the Warrant Agent or other registrar.

Time is of the essence hereof.

This Warrant Certificate will not be valid for any purpose until it has been countersigned by or on behalf of the Warrant Agent from time to time under the Warrant Indenture.

The parties hereto have declared that they have required that these presents and all other documents related hereto be in the English language. Les parties aux présentes déclarent qu'elles ont exigé que la présente convention, de même que tous les documents s'y rapportant, soient rédigés en anglais.

IN WITNESS WHEREOF, the Corporation has caused this Warrant Certificate to be duly executed this ●, 20●.

STACK CAPITAL GROUP INC.

By: _____
Authorized Signatory

Countersigned and Registered by:

**COMPUTERSHARE TRUST COMPANY OF
CANADA**

By: _____
Authorized Signatory

FORM OF TRANSFER

ANY TRANSFER OF WARRANTS WILL REQUIRE COMPLIANCE WITH APPLICABLE SECURITIES LEGISLATION. TRANSFERORS AND TRANSFEREES ARE URGED TO CONTACT LEGAL COUNSEL BEFORE EFFECTING ANY SUCH TRANSFER.

To: COMPUTERSHARE TRUST COMPANY OF CANADA (“**Warrant Agent**”)
100 University Avenue, 11th Floor, Toronto, Ontario, Canada M5J 2Y1

FOR VALUE RECEIVED, the undersigned hereby sells, assigns and transfers to _____

(*print name and address*) the IPO Warrants represented by this Warrant Certificate and hereby irrevocably constitutes and appoints _____ as its attorney with full power of substitution to transfer the said securities on the appropriate register of the Warrant Agent.

In the case of a Warrant Certificate that contains a U.S. restrictive legend, the undersigned hereby represents, warrants and certifies that (*one (only) of the following must be checked*):

- (A) the transfer is being made only to the Corporation;
- (B) the transfer is being made outside the United States in accordance with Rule 904 of Regulation S under the U.S. Securities Act, and in compliance with any applicable local securities laws and regulations and the holder has provided herewith the Declaration for Removal of Legend attached as Schedule “C” to the Warrant Indenture, or
- (C) the transfer is being made within the United States or to, or for the account or benefit of, U.S. Persons that are “qualified institutional buyers” (as defined in rule 144A) and “qualified purchasers”, as defined in section 2(a)(51)(a) of the Investment Company Act of 1940, as amended (such person, an “**Eligible QIB**”), in accordance with a transaction that does not require registration under the U.S. Securities Act or any applicable state securities laws and the undersigned has furnished to the Corporation and the Warrant Agent an opinion of counsel of recognized standing in form and substance reasonably satisfactory to the Corporation and the Warrant Agent to such effect.

In the case of a Warrant Certificate that does not contain a U.S. restrictive legend, if the proposed transfer is to, or for the account or benefit of a U.S. Person or to a person in the United States, the undersigned hereby represents, warrants and certifies that it is an Eligible QIB and that the transfer of the IPO Warrants is being completed pursuant to an exemption from the registration requirements of the U.S. Securities Act and any applicable state securities laws, in which case the undersigned has furnished to the Corporation and the Warrant Agent an opinion of counsel of recognized standing in form and substance reasonably satisfactory to the Corporation and the Warrant Agent to such effect.

If transfer is to a U.S. Person, check this box.

opposed to a "Signature Guaranteed" Stamp) obtained from an authorized officer of the Royal Bank of Canada, Scotia Bank or TD Canada Trust or a Medallion Signature Guarantee with the correct prefix covering the face value of the certificate.

- **Outside North America:** For holders located outside North America, present the certificate(s) and/or document(s) that require a guarantee to a local financial institution that has a corresponding Canadian or American affiliate which is a member of an acceptable Medallion Signature Guarantee Program. The corresponding affiliate will arrange for the signature to be over-guaranteed.

OR

The signature(s) of the transferor(s) must correspond with the name(s) as written upon the face of this certificate(s), in every particular, without alteration or enlargement, or any change whatsoever. The signature(s) on this form must be guaranteed by an authorized officer of Royal Bank of Canada, Scotia Bank or TD Canada Trust whose sample signature(s) are on file with the transfer agent, or by a member of an acceptable Medallion Signature Guarantee Program (STAMP, SEMP, NYSE, MSP). Notarized or witnessed signatures are not acceptable as guaranteed signatures. The Guarantor must affix a stamp bearing the actual words: "SIGNATURE GUARANTEED", "MEDALLION GUARANTEED" OR "SIGNATURE & AUTHORITY TO SIGN GUARANTEE", all in accordance with the transfer agent's then current guidelines and requirements at the time of transfer. For corporate holders, corporate signing resolutions, including certificate of incumbency, will also be required to accompany the transfer unless there is a "SIGNATURE & AUTHORITY TO SIGN GUARANTEE" Stamp affixed to the Form of Transfer obtained from an authorized officer of the Royal Bank of Canada, Scotia Bank or TD Canada Trust or a "MEDALLION GUARANTEED" Stamp affixed to the Form of Transfer, with the correct prefix covering the face value of the certificate.

REASON FOR TRANSFER – FOR US RESIDENTS ONLY

- Consistent with US IRS regulations, the Warrant Agent is required to request cost basis information from US securityholders. Please indicate the reason for requesting the transfer as well as the date of event relating to the reason. The event date is not the day in which the transfer is finalized, but rather the date of the event which led to the transfer request (i.e. date of gift, date of death of the securityholder, or the date the private sale took place).

EXERCISE FORM

ANY TRANSFER OF IPO WARRANTS WILL REQUIRE COMPLIANCE WITH APPLICABLE SECURITIES LEGISLATION. TRANSFERORS AND TRANSFEREES ARE URGED TO CONTACT LEGAL COUNSEL BEFORE EFFECTING ANY SUCH TRANSFER.

TO: STACK CAPITAL GROUP INC.

AND TO: COMPUTERSHARE TRUST COMPANY OF CANADA
100 University Avenue, 11th Floor, Toronto, Ontario, Canada M5J 2Y1

The undersigned holder of the IPO Warrants evidenced by this Warrant Certificate hereby exercises the right to acquire _____ (A) Common Shares of Stack Capital Group Inc. (the "**Corporation**").

Exercise Price Payable: _____
((A) multiplied by \$15.00, subject to adjustment)

The undersigned hereby exercises the right of such holder to be issued, and hereby subscribes for, Common Shares that are issuable pursuant to the exercise of such IPO Warrants on the terms specified in such Warrant Certificate and in the Warrant Indenture.

The undersigned hereby acknowledges that the undersigned is aware that the Common Shares received on exercise may be subject to restrictions on resale under applicable securities legislation.

Any capitalized term in this Warrant Certificate that is not otherwise defined herein shall have the meaning ascribed thereto in the Warrant Indenture.

The undersigned represents, warrants and certifies as follows (*one (only) of the following must be checked*):

- (A) the undersigned holder at the time of exercise of the IPO Warrants (i) is not in the United States, (ii) is not a U.S. Person, (iii) is not exercising the IPO Warrants for the account or benefit of a U.S. Person or a person in the United States, (iv) did not execute or deliver this exercise form in the United States and (v) delivery of the underlying Common Shares will not be to an address in the United States; OR
- (B) the undersigned holder (a) is the original U.S. purchaser who purchased the IPO Warrants pursuant to the Company's Unit offering who delivered the Certificate of U.S. Purchaser attached to the subscription agreement in connection with its purchase of Units, (b) is exercising the IPO Warrants for its own account or for the account of a disclosed principal that was named in the subscription agreement pursuant to which it purchased such Units, and (c) is, and such disclosed principal, if any, is a "qualified institutional buyer" (as defined in rule 144A) that is also a "qualified purchaser" (as defined in section 2(a)(51)(a) of the Investment Company Act of 1940, as amended) (such person, an "**Eligible QIB**"), at the time of exercise of these IPO Warrants and the representations and warranties of the holder made in the original subscription agreement included

within the U.S. Investor Letter remain true and correct as of the date of exercise of these IPO Warrants; OR

- (C) if the undersigned holder is (i) a holder in the United States, (ii) a U.S. Person, (iii) a person exercising for the account or benefit of a U.S. Person, (iv) executing or delivering this exercise form in the United States or (v) requesting delivery of the underlying Common Shares in the United States, the undersigned holder is an Eligible QIB and has delivered to the Corporation and the Corporation's transfer agent (a) a completed and executed U.S. Investor Letter in substantially the form attached as Exhibit I to the U.S. Placement Memorandum or (b) an opinion of counsel (which will not be sufficient unless it is in form and substance reasonably satisfactory to the Corporation and Warrant Agent) or such other evidence reasonably satisfactory to the Corporation and Warrant Agent to the effect that with respect to the Common Shares to be delivered upon exercise of the IPO Warrants, the issuance of such securities has been registered under the U.S. Securities Act and applicable state securities laws, or an exemption from such registration requirements is available.

It is understood that the Corporation and Computershare Trust Company of Canada may require evidence to verify the foregoing representations.

- Notes: (1) Certificates will not be registered or delivered to an address in the United States unless Box B or C above is checked.
- (2) If Box C above is checked, holders are encouraged to consult with the Corporation and the Warrant Agent in advance to determine that the legal opinion tendered in connection with the exercise will be satisfactory in form and substance to the Corporation and the Warrant Agent.

"United States" and **"U.S. Person"** are as defined in Rule 902 of Regulation S under the U.S. Securities Act.

The undersigned hereby irrevocably directs that the said Common Shares be issued, registered and delivered as follows:

Name(s) in Full and Social Insurance Number(s) (if applicable)	Address(es)	Number of Common Shares
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

Please print full name in which certificates representing the Common Shares are to be issued. If any Common Shares are to be issued to a person or persons other than the registered holder,

the registered holder must pay to the Warrant Agent all eligible transfer taxes or other government charges, if any, and the Form of Transfer must be duly executed.

Once completed and executed, this Exercise Form must be mailed or delivered to **Computershare Trust Company of Canada, c/o General Manager, Corporate Trust.**

DATED this _____ day of _____, 20____.

)	
)	
_____)	_____
Witness)	(Signature of Warrantholder, to be the same as
)	appears on the face of this Warrant Certificate)
)	
)	_____
)	Name of Registered Warrantholder

Please check if the certificates representing the Common Shares are to be delivered at the office where this Warrant Certificate is surrendered, failing which such certificates will be mailed to the address set out above. Certificates will be delivered or mailed as soon as practicable after the surrender of this Warrant Certificate to the Warrant Agent.

FORM OF DECLARATION FOR REMOVAL OF LEGEND

TO: STACK CAPITAL GROUP INC.
c/o COMPUTERSHARE TRUST COMPANY OF CANADA
100 University Avenue, 11th Floor, Toronto, Ontario, Canada M5J 2Y1

AND TO: STACK CAPITAL GROUP INC.
77 King Street West, Suite 3000
Toronto, Ontario, Canada M5K 1G8

AND TO: COMPUTERSHARE TRUST COMPANY OF CANADA
100 University Avenue, 11th Floor, Toronto, Ontario, Canada M5J 2Y1

The undersigned (a) acknowledges that the sale of _____ of STACK CAPITAL GROUP INC. (the "**Corporation**") represented by certificate number _____ to which this declaration relates is being made in reliance on Rule 904 of Regulation S ("**Regulation S**") under the United States Securities Act of 1933, as amended (the "**U.S. Securities Act**") and (b) certifies that (1) it is not an "**affiliate**" (as defined in Rule 405 under the U.S. Securities Act) of the Corporation, (2) the offer of such securities was not made to a person in the United States and either (A) at the time the buy order was originated, the buyer was outside the United States, or the seller and any person acting on its behalf reasonably believe that the buyer was outside the United States, or (B) the transaction was executed on or through the facilities of the Toronto Stock Exchange or another "designated offshore securities market" as defined in Regulation S under the U.S. Securities Act and neither the seller nor any person acting on its behalf knows that the transaction has been prearranged with a buyer in the United States, (3) neither the seller nor any affiliate of the seller nor any person acting on any of their behalf has engaged or will engage in any directed selling efforts in the United States in connection with the offer and sale of such securities, (4) the sale is bona fide and not for the purpose of "washing off" the resale restrictions imposed because the securities are "restricted securities" (as such term is defined in Rule 144(a)(3) under the U.S. Securities Act), (5) the seller does not intend to replace the securities sold in reliance on Rule 904 of Regulation S with fungible unrestricted securities, and (6) the sale was not a transaction, or part of a series of transactions which, although in technical compliance with Regulation S, is part of a plan or scheme to evade the registration provisions of the U.S. Securities Act. Terms used herein have the meanings given to them by Regulation S.

Dated: _____

Name of Undersigned

By: _____

Name:

Title: