MAIL LOSS AFFIDAVIT

This Affidavit is used to replace securities that have been mailed or delivered but the shareholder has not received the security and it is assumed lost in the delivery process. Please note, if the certificate was mailed one year prior to our receiving notification of loss, CAPITAL will require the posting of an open penalty bond.

Upon being advised of the lost certificate, Capital will require completion of this form.

You will be required to swear before a Judge, Justice of the Peace, Notary or any person permitted to take affidavits to be used in Provincial or Federal courts that the information provided is correct.

Upon receipt of the completed form, CAPITAL will proceed to replace the certificate.

DETAILS OF SHIPMENT

Mailed by (sender)			
Place of Mailing			
Date			
Mailed to (Addressee)			
Certificate Number & Number of Shares			
Corporation or Issuer			
Current Market Value per share (\$)			
Date of Quote			
Registered in the name of			
	** If endorsed, indicate here:		

AFFIDAVIT OF MAILING Province

of: ONTARIO

The undersigned deponent, being first duly sworn, deposes and says that, in accordance with the records of the above named Sender, the above described securities were forwarded via FIRST CLASS MAIL on the date specified in a post-paid envelope addressed to the above named Addressee. The said Addressee has reported the non-delivery of the said securities. The securities have not been returned to the above named Sender and they are believed to have been lost or destroyed in the mails. Deponent agrees on behalf of the above named Sender, that if the securities should ever come into their hands, custody or power, deponent will immediately surrender the original securities for cancellation.

Subscribed and sworn before me this day of 20__.

Deponent's Signature (EMPLOYEE)

NOTARY PUBLIC / COMMISSIONER My Commission Expires:

AFFIDAVIT OF NON-RECEIPT

Province\State of: County of:

The undersigned deponent(s) being first duly sworn, deposes and says that, in accordance with the records of the above named Sender, the above described securities have never been received by the above named Addressee or any person or persons acting on (its) (his) (her) (their) behalf. Deponent(s) agrees (on behalf of the above named Addressee) that if the securities should ever come into (its) (his) (her) (their) custody or power, deponent(s) will immediately notify the above named Sender and will surrender the original securities for cancellation.

If Addressee is a firm or corporation indicate here whether officer, partner, Deponent's Signature(s) or employee.

(If more than one Addressee or registered owner,

Deponent's Address all must sign)

Subscribed	and sworn	to before	me this	day of	20

(Indicate date commission expires)