

TRADEMARK ASSIGNMENT COVER SHEET

Electronic Version v1.1
Stylesheet Version v1.2

ETAS ID: TM384458

SUBMISSION TYPE:	NEW ASSIGNMENT		
NATURE OF CONVEYANCE:	SECURITY INTEREST		
CONVEYING PARTY DATA			
Name	Formerly	Execution Date	Entity Type
Eddyfi NDT Inc.		04/29/2016	Corporation: CANADA
RECEIVING PARTY DATA			
Name:	HSBC Bank Canada		
Street Address:	2828, Boulevard Laurier		
Internal Address:	Suite 1340		
City:	Quebec		
State/Country:	CANADA		
Postal Code:	G1V 0B9		
Entity Type:	Corporation: CANADA		
PROPERTY NUMBERS Total: 6			
Property Type	Number	Word Mark	
Registration Number:	4407850	EDDYFI	
Registration Number:	4407853	EDDYFI	
Registration Number:	4461827	DEFHI	
Registration Number:	4471487	ECTANE	
Registration Number:	4931526	REDDY	
Serial Number:	86926160	LYFT	
CORRESPONDENCE DATA			
Fax Number:	4125666099		
<i>Correspondence will be sent to the e-mail address first; if that is unsuccessful, it will be sent using a fax number, if provided; if that is unsuccessful, it will be sent via US Mail.</i>			
Phone:	412-566-6777		
Email:	ipmail@eckertseamans.com		
Correspondent Name:	DAVID V. RADACK		
Address Line 1:	ECKERT SEAMANS CHERIN & MELLOTT, LLC		
Address Line 2:	600 GRANT STREET, 44TH FLOOR		
Address Line 4:	PITTSBURGH, PENNSYLVANIA 15219		
NAME OF SUBMITTER:	David V. Radack		
SIGNATURE:	/David V. Radack/		
DATE SIGNED:	05/16/2016		

OP \$165.00 4407850

Total Attachments: 14

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HSBC Bank Canada

HYPOTHEC ON MOVEABLE PROPERTY

(for use in Quebec only)

I – Hypothec

1. For good and valuable consideration, the undersigned (“Customer”) hereby grants to **HSBC Bank Canada** (“Bank”) a hypothec on and a security interest in the following property (“hypothecated property”), for the sum of Twenty-Four Million Two Hundred Thousand dollars (\$ 24,200,000.00), with interest at the rate of 25% per annum from the date hereof:

Description of property. Strike out and initial wording provided if not for the universality of all moveable property and replace with applicable wording.

The universality of the Customer’s moveable property, corporeal or incorporeal present and future wherever situated, including and without restricting the generality of the foregoing: all of the Customer’s debts, book accounts, receivables, securities, security entitlements and other financial assets, claims and rights of action, present and future, regardless of where the debtors of these debts, claims and rights are located; all of the Customer’s inventory, present and future wherever situated; all trademarks, patents, licences, copyrights as well as any intellectual right of the Customer or of which the Customer benefits; all monies which stand to the credit of the Customer in any accounts at the Bank; the principal sum, interest, and all other monies owing and payable or hereafter owing and payable to the Customer pursuant to the terms of any and all deposit instruments issued by the Bank in the name of the Customer, and the entire title and interest of the Customer in and to any deposit instruments issued by the Bank, including all renewals and replacements thereof.

[Signature] Notwithstanding the above, the hypothecated property excludes intellectual rights of the Customer under that certain amended and restated licence agreement entered into by and between the Customer and Zetec, Inc. on September 22, 2011, but includes any Improvements, as such term is defined in that agreement.

2. The following property constitutes “hypothecated property” and, to the extent that it is not already specifically included in the property described in paragraph 1 or in section “A” of the attached schedule, is also charged by the hypothec and security interest constituted hereunder:
 - a) the proceeds of any sale, lease or other disposition of the property described in paragraph 1 or in section “A” of the attached schedule, any debt resulting from such sale, lease or other disposition, as well as any property acquired to replace the hypothecated property, the Customer not being hereby permitted to dispose of the hypothecated property in violation of the provisions hereof;
 - b) any insurance or expropriation indemnity payable in respect of the hypothecated property;
 - c) any rights attached to the hypothecated property, as well as the fruits and revenues produced thereby;
 - d) where the hypothecated property includes securities, shares and other financial assets, all securities, shares and other financial assets issued in replacement of these securities, shares and other financial assets;
 - e) all deeds, documents, registers, invoices and books of account evidencing the hypothecated property or relating thereto.

¹ If more space is required, use section “A” of the attached schedule.

[Signature]
 S.V.P. PARAPHER

II – Obligations Secured

1. This hypothec and security interest are granted to secure the payment of all indebtedness and the fulfillment of all other obligations of the Customer to the Bank arising from this deed and from the following credit facility and any amendment there to, renewal or replacement thereof or substitution therefor:

*Insert
Description
of Facility*

The Facility Letter by and between the Customer and the Bank, amongst others, addressed to the Customer on April 15, 2016 and duly accepted on the same date, as same may be amended, modified, restated, supplemented or renewed from time to time.

2. This hypothec and security interest are also granted to secure the fulfillment of all other present or future, direct or indirect, obligations of the Customer to the Bank.
3. This hypothec and security interest are also granted to secure the payment of all indebtedness and the fulfillment of all other obligations of n/a _____² to the Bank arising from the following credit facility and any renewal or replacement thereof or substitution therefor:

*² If the
hypothec also
secures the
obligations of
a third party,
this space
should be
completed and
initialled by
the Customer*

III – Representations

The Customer represents and warrants the following:

1. The Customer owns the hypothecated property free and clear of all real rights, hypothecs and security interests other than those described in section “B” of the attached schedule.
2. The hypothecated property is situated in the Province of Quebec, except for the property described in section “C” of the attached schedule.
3. The hypothecated property is not intended to be used in more than one province or country, except for the property described in section “D” of the attached schedule.
4. The Customer’s head or registered office (or domicile, if the Customer is an individual) is located at the address indicated in section “E” of the attached schedule.
5. If the hypothecated property includes securities or other financial assets,
 - (a) to the extent a certificate or other ownership title (negotiable or not) has been issued to the Customer in respect of any hypothecated property, such certificate or ownership title has been delivered to the Bank or its agent;



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TRADEMARK
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- (b) the Customer is the sole entitlement holder of any securities account in respect of the hypothecated property, and the Customer has not consented to, and is not otherwise aware of, any person (other than the Bank) having control over, or any other interest in, the hypothecated property; and
- (c) if security entitlements to financial assets (including publicly traded shares or other securities) are included in the hypothecated property, then the Customer hereby represents and warrants to the Bank that upon enforcement and realization of this Agreement by the Bank, such hypothecated property will not be subject to any statutory hold period under the laws of any relevant jurisdiction and no document will be required to be filed, proceedings taken or approvals, permits, consents, orders or authorizations of regulatory authorities required to be obtained by the Bank under applicable securities or securities transfer legislation in the relevant jurisdiction in connection with the sale of such hypothecated property by the Bank, the Customer hereby renouncing to any such hold period and to any such filings, proceedings, permits; consents orders or authorization; and such hypothecated property have been duly issued to the Customer and are fully paid and non-assessable, and the Customer is the sole registered and true owner of such hypothecated property.

IV – Covenants

1. The Customer shall inform the Bank without delay of any change in or to the Customer's name or to the veracity of the representations made in Article III.
2. The Customer shall pay, when due, all duties, taxes and charges relating to the hypothecated property and, unless otherwise agreed upon in writing by the Bank, any debt which could rank prior to the hypothec and security interest constituted hereunder. The Customer will furnish to the Bank, on demand, evidence that the payments described herein have been made.
3. The Customer shall insure the hypothecated property and keep it constantly insured for its full insurable value against damage caused by theft, fire and all other risks against which a prudent administrator would insure the hypothecated property. The Bank is hereby designated as the beneficiary of the indemnities payable under and in virtue of these policies and the Customer shall cause such designation to be inscribed in the policies. The Customer shall provide the Bank with a copy of each policy and, at least thirty (30) days prior to the expiration or cancellation of a policy, a copy of the renewal or replacement thereof.
4. The Customer shall do all things and sign all documents necessary for the hypothec and security interest constituted hereunder to have full effect and be constantly perfected and enforceable against third parties.
5. The Customer shall protect, use and adequately maintain the hypothecated property and exercise its activities in such a manner as to preserve its value. The Customer shall fully comply with all laws and regulations applicable to the operation of its enterprise and to the hypothecated property, including without limitation environmental laws and regulations.
6. The Customer shall keep all books, records and accounts that a prudent administrator would keep with respect to the hypothecated property and shall permit the Bank to examine and obtain copies of same.
7. The Customer shall keep the hypothecated property free of all real rights, hypothecs and security interests, save those to which the Bank has consented in writing and shall not consent to any of its securities intermediaries entering into any control agreement in respect of any hypothecated property in favour of any third party without the Bank's prior written consent.
8. The Customer shall not dispose of the hypothecated property or lease same, unless the Bank consents thereto in writing. However, the Customer may, if not in default hereunder, sell or lease its inventory in the ordinary course of carrying on its enterprise.



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9. The Customer shall not change the use, destination or nature of the hypothecated property nor remove the hypothecated property from its present location, unless the Bank consents thereto in writing. If the Customer is a corporation, the Customer shall not amalgamate with another person nor commence winding-up proceedings, without the written consent of the Bank.
10. Where the hypothecated property includes inventory or accounts receivable, the Customer shall furnish to the Bank monthly a statement of the value of its inventory (calculated at the lesser of cost or market value) and a list of its accounts receivable indicating their amount and age.
11. The Customer shall furnish to the Bank all information reasonably required by it with respect to the hypothecated property or the Customer's compliance with the covenants and obligations contained herein. The Customer shall inform the Bank of any fact or event which could adversely affect the value of the hypothecated property or the financial condition of the Customer.
12. The Customer shall pay all costs related to this hypothec, including the costs incurred to perfect the rights of the Bank hereunder.
13. The Customer shall reimburse the Bank for all costs and expenses incurred by the Bank to exercise its rights or to fulfil the obligations of the Customer, with interest at the prime rate of the Bank in effect from time to time, plus 3%. The prime rate of the Bank is the annual rate it announces as its reference rate for determining the rate of interest on loans in Canadian dollars it makes in Canada. The hypothec and security interest created hereby also secure the reimbursement of such costs and expenses, and the payment of such interest.
14. For any hypothecated property that is a certificated security, an uncertificated security or a security entitlement, the Customer shall, or shall cause the issuer of such hypothecated property to, or shall cause the securities intermediary that holds such hypothecated property to, execute such documents and take all steps, at the Customer's expense, as are necessary (as determined by the Bank) in order that the hypothec and pledge constituted by this Agreement shall have full effect and shall remain at all times opposable to third parties and to give exclusive control over such hypothecated property to the Bank on terms and conditions satisfactory to the Bank.

V – Rights of the Bank

1. The Bank may inspect or appraise the hypothecated property from time to time at the Customer's expense and shall be permitted access to the premises where the hypothecated property is located and to the Customer's places of business for that purpose. The Customer shall also permit the Bank to examine and take copies of all books of account and documents relating to the hypothecated property.
2. The Bank may, without being bound to do so, fulfil any or all of the obligations of the Customer hereunder.
3. The Customer may collect all debts forming part of the hypothecated property until the Bank withdraws its authorization for the Customer to do so but the Customer must deposit all sums collected into its account at the Bank unless the Bank otherwise consents. Upon such withdrawal, the Bank may collect such debts and shall be entitled to a reasonable commission which it may deduct from amounts collected.
4. Where the hypothecated property includes shares or securities, the Bank may, without being bound to do so, cause itself or its nominee to be registered as the holder of these shares or securities and exercise any right attached thereto, including any right to vote and any right of conversion or redemption.
5. If the Bank has possession of the hypothecated property, it shall have no obligation to maintain the use for which the hypothecated property is normally intended nor to make it productive nor to continue its use or operation.

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6. The Customer constitutes and appoints the Bank its irrevocable attorney, with power of substitution, in order to do any act and to sign any document necessary or useful to the exercise of the rights conferred on the Bank hereunder.
7. The rights conferred on the Bank under this article V may be exercised by the Bank before or after default by the Customer hereunder.

VI – Defaults and Recourses

1. The Customer shall be in default in each and every one of the following events:
 - (a) If any or all of the indebtedness or other obligations secured under this deed are not paid or performed when due;
 - (b) If any of the representations made in Article III is untrue;
 - (c) If the Customer does not fulfil any of its obligations hereunder;
 - (d) If the Customer is in default under any other contract or agreement between it and the Bank or under any other hypothec or security agreement affecting the hypothecated property;
 - (e) If the Customer ceases to carry on its business, becomes insolvent or bankrupt; or
 - (f) If any or all of the hypothecated property is seized or is subject to a taking of possession by a creditor, a receiver or any other person performing similar functions.
2. Upon the Customer's default, the Bank may terminate any obligation it may have to grant credit or make advances to the Customer and declare exigible all obligations of the Customer which are not yet due. The Bank may also exercise all legally available recourses upon such default and may realize its hypothec and security interest in accordance with the hypothecary rights provided in the *Civil Code of Quebec*. The Bank may, without restricting any other remedies available to it (including its hypothecary rights), immediately, without demand for payment, advertisement, or other formality and without having to give a prior notice, obtain surrender or observe the time limits imposed by law (including the *Civil Code of Québec*), sell or otherwise dispose of any of the hypothecated property on any recognized exchange dealing in such securities or by public or private sale.
3. In order to realize its hypothec and security interest, the Bank may use the premises where the hypothecated property and other property of the Customer are situated at the expense of the Customer. Where the hypothecated property includes debts or rights of action, the Bank may compromise or transact with the debtors of these debts or rights of action and may grant releases and discharges thereto. Where the hypothecated property includes inventory, the Bank may complete the manufacture of such inventory and do all things necessary or useful to its sale.

VII – Additional Hypothec

To secure the payment of interest not secured by the hypothec created at Article I and to further secure the performance of its obligations hereunder, the Customer hereby grants to the Bank a hypothec on and a security interest in the hypothecated property for an additional amount equal to twenty percent (20%) of the principal amount of the hypothec set forth in Article I.


S.V.P. PARAPHER

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VIII – General Provisions

1. The hypothec and security interest created hereby are in addition to and not in substitution for any other hypothec or security interest held by the Bank.
2. This hypothec and security interest are continuing security and shall subsist notwithstanding the payment from time to time, in whole or in part, of any of the obligations secured hereby.
3. In each case provided in paragraph 1 of Article VI, the Customer shall be in default by the mere lapse of time, without the necessity of any notice or demand.
4. The Customer hereby agrees that by the mere act of incurring any obligations towards the Bank from time to time it obligates itself again for the purposes of and to the extent required by Article 2797 of the *Civil Code of Québec*.
5. For greater certainty, the Customer hereby acknowledges that all present and future securities, security entitlements and financial assets hypothecated and charged hereunder shall include all securities, security entitlements and financial assets as such terms are used in an *Act Respecting the Transfer of Securities and the Establishment of Security Entitlements* (Quebec) or other securities transfer legislation.
6. If the word “Customer” designates more than one person, each such person shall be solidarily liable to the Bank for the fulfillment of the obligations provided herein.
7. Any sum collected by the Bank in the exercise of its rights may be held by the Bank, as hypothecated property, or may be applied to the payment of the obligations secured hereby, whether or not due. The Bank shall have the choice of how any such sum will be applied.
8. The exercise by the Bank of any recourse shall not preclude the Bank from exercising any other recourse provided hereunder or by law. All the recourses of the Bank are cumulative and not alternative. The failure of or forbearance by the Bank to exercise any recourse hereunder does not constitute a renunciation to the later exercise of such recourse. The Bank may exercise its recourses hereunder without being required to exercise any recourse against any other person liable for the payment of the obligations secured hereby or to realize any other security held for the payment of such obligations.
9. The Bank is only required to exercise reasonable care in the exercise of its rights and the performance of its obligations and, in any event, is only liable for its intentional fault or gross negligence.
10. The Bank may delegate the exercise of its rights or the performance of its obligations hereunder to another person. In that event, the Bank may furnish that person with any information it may have concerning the Customer or the hypothecated property.
11. “Dollars” or “\$” means Canadian dollars, unless the context requires otherwise.
12. The rights of the Bank hereunder shall benefit any successor of the Bank, including any person resulting from the amalgamation of the Bank with any other person.
13. Any notice to the Customer may be given at the address indicated below or any other address communicated in writing by the Customer to the Bank.
14. This agreement shall be governed and interpreted by the law in force in the Province of Quebec.
15. The parties hereto have expressly required that this agreement and all related documents be drawn up in the English language. Les parties aux présentes ont expressément demandé que cette convention et tout document y afférent soient rédigés en langue anglaise.



S.V.P. PARAPHER

SCHEDULE « A »

To the Hypothec on Moveable Property granted on April 29, 2016 by the undersigned **Customer** in favour of **HSBC Bank of Canada** (the "Bank").

TRADEMARKS REGISTERED WITH THE USPTO
(UNITED STATES PATENT AND TRADEMARK OFFICE)

Serial Number	Registration Number	Word Mark	Check Status	Live/Dead
86671462	4931526	REDDY	TSDR	Live
86926160	None	LYFT	TSDR	Live
85930360	4461827	DEFHI	TSDR	Live
85570679	4471487	ECTANE	TSDR	Live
85570655	4407853	EDDYFI	TSDR	Live
85568990	4407850	EDDYFI	TSDR	Live



S.V.P. PARAPHER

TRADEMARKS REGISTERED WITH THE CIPO
(CANADIAN INTELLECTUAL PROPERTY OFFICE)

Application number	Registration number	Trademark Word/Mark Descriptive Reference	Status
1498073	TMA874694	EDDYFI	Registered
1510852	TMA874696	Nom avec faisceau de lumière	Registered
1734211	None	Reddy Stylisée	Not Registered/ Advertised
1498076	TMA837473	MAGNIFI	Registered
1498078	TMA863500	ECTANE	Registered
1510854	TMA845561	Nom magnifi stylisé	Registered
1510853	TMA863507	Nom ectane stylisé	Registered
1770393	None	LYFT	Not Registered/ Formalized



S.V.P. PARAPHER

PATENTS REGISTERED WITH THE USPTO

CLIENT REF.	REF#	TYPE	SERIAL #	FILED DATE	PATENT #	ISSUE DATE	TITLE	ASSIGNEE NAME	SMAL ENTIT
PUBLISHED									
High coil density – United States	287789,00017	UTL	14/409,020	18-12-14			High resolution Eddy current array probe	EddyFi NDT inc.	Large
Matched impedance – United States	287789,00015	UTL	14/409,011	18-12-14			Ultrasonic transmitter circuit with matched impedance	EddyFi NDT inc.	Small
Twisted Tube Probe – United States	287789,00012	UTL	14/300,681	10-6-14			Adaptative electromagnetic probe for twisted tube heat exchanger	EddyFi NDT inc.	Small
PENDING									
PEC/Prov.	287789,00020	PRV	62/267.470	15-12-15			Pulsed current testing with dual purpose	EddyFi NDT inc.	Small
LAPSED									
Carbon steel-Prov.	287789,00011	PRV	61/979,352	14-4-14			Eddy current array probe with independant transmitters	EddyFi NDT inc.	Small
High coil density/ Prov.	287789,00003	PRV	61/662,777	21-6-12			High resolution Eddy current array probe with a high coil density	EddyFi NDT inc.	Small
Matched impedance/ Prov.	287789,00005	PRV	61/674,978	24-7-12			Ultrasonic transmitter circuit with matched impedance	EddyFi NDT inc.	Small
Twisted tube probe/ Prov.	287789,00008	PRV	61/833,686	11-6-13			Adaptative electromagnetic probe for twisted tube heat exchanger	EddyFi NDT inc.	Small
ABANDONED									
U-bend tubes/ Prov.	287789,00009	PRV	61/929,755	21-1-14			Eddy current probe for [...]	EddyFi NDT inc.	Small



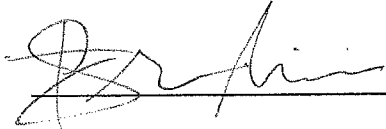
S.V.P. PARAPHER

PATENTS REGISTERED WITH THE CIPO

CLIENT REF.	REF#	TYPE	SERIAL #	FILED DATE	PATENT #	ISSUE DATE	TITLE	ASSIGNEE NAME	SMAL ENTIT
ISSUED									
High coil density - Canada	287789,00010	UTL	2 842 888	20-6-13	2 842 888	30-12-14	High resolution Eddy Current Array Probe	EddyFi NDT inc.	Large
PUBLISHED									
Matched impedance - Canada	287789,00016	UTL	2 875 731	23-7-13			Ultrasonic transmitter circuit matched impedance	EddyFi NDT inc.	Large
PENDING									
Twisted Tube Probe - Canada	287789,00013	UTL	2 853 986	10-6-14			Adaptative electromagnetic probe for twisted tube heat exchanger	EddyFi NDT inc.	Large


This Schedule forms an integral part of the above mentioned act.

Witness:



EDDYFI NDT INC.

By :



Martin Thériault, President

SCHEDULE « B »

To the Hypothec on Movable Property granted on April 29, 2016 by the undersigned **Customer** in favour of **HSBC Bank of Canada** (the "Bank").

The hypothecated movables belong to the *Customer* and are clear of real right, hypothec or security, subject to the rights granted to the creditors following:

1. Conventional hypothec without delivery for an amount of \$6,360,000.00, including an additional hypothec in the amount of 1,060,000.00, granted by the *Customer* in favour of the *Bank* and published at the *Register of personal and movable real rights* on June 2, 2015 under number 15-0505090-0001, on the universality of movables of the *Customer* excluding the intellectual property, as further described in said hypothec.

This hypothec will be cancelled.

2. Conventional hypothec without delivery for an amount of \$600,000.00 granted by the *Customer* in favour of National Bank of Canada and published at the *Register of personal and movable real rights* on October 16, 2014 under number 14-0969924-0001, on specific movables of the *Customer*, as further described in said hypothec.

This hypothec will remain.

3. Conventional hypothec without delivery for an amount of \$362,499.60 granted by the *Customer* in favour of National Bank of Canada and published at the *Register of personal and movable real rights* on February 6, 2014 under number 14-0092388-0003, on specific movables of the *Customer*, as further described in said hypothec.

This hypothec will remain.

4. Conventional hypothec without delivery for an amount of \$132,000.00 granted by the *Customer* in favour of National Bank of Canada and published at the *Register of personal and movable real rights* on May 24, 2013 under number 13-0432309-0001, on specific movables of the *Customer*, as further described in said hypothec.

This hypothec will remain.

5. Conventional hypothec without delivery for an amount of \$408,483.60 granted by the *Customer* in favour of National Bank of Canada and published at the *Register of personal and movable real rights* on December 21, 2012 under number 12-1053114-0001, on specific movables of the *Customer*, as further described in said hypothec.

This hypothec will remain.



S.V.P. PARAPHER

6. Conventional hypothec without delivery for an amount of \$75,000.00 granted by the *Customer* in favour of National Bank of Canada and published at the *Register of personal and movable real rights* on July 6, 2012 under number 12-0543483-0001, on amounts credited to account number 559037124248 and transit 12721 or on any other account replacing it, for a maximum amount of 75,000.00 \$.

This hypothec will remain.

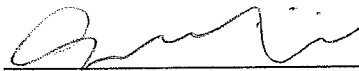
7. Conventional hypothec without delivery for an amount of 156,000.00 \$ granted by the *Customer* in favour of National Bank of Canada and published at the *Register of personal and movable real rights* on April 2, 2012 under number 12-0238574-0001, on specific movables of the *Customer*, as further described in said hypothec.

This hypothec will remain.

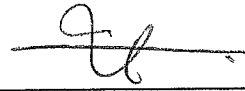
This Schedule forms an integral part of the above mentioned act.

Witness:

EDDYFI NDT INC.



By :

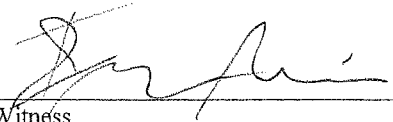


Martin Thériault, President


THE CUSTOMER DECLARES HAVING READ THIS DOCUMENT AND HAVING RECEIVED ADEQUATE EXPLANATIONS OF THE NATURE AND SCOPE OF THE CUSTOMER'S OBLIGATIONS HEREUNDER.

Signed at Quebec City this 29th day of April, 2016.

Customer: EDDYFI NDT INC.



Witness


per: _____
Martin Thériault, President

Witness

per: _____

Address of the Customer
(for notice and correspondence purposes)

EDDYFI NDT INC.
2800, Louis-Lumière Street, Suite 100
Quebec (Quebec), G1P 0A4

Schedule to the Hypothec on Movable Property executed this 29th day of April, 2016
between HSBC Bank Canada and the undersigned Customer.

- A. Additional description of the hypothecated property:
See Schedule "A" hereto, which forms an integral part hereof.


- B. Real rights, hypothecs or security interests encumbering the hypothecated property:
See Schedule "B" hereto, which forms an integral part hereof.

- C. Description of the hypothecated property not situated in the Province of Quebec:

- D. Description of the hypothecated property intended to be used in more than one province or country:

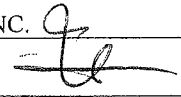
- E. Address of the Customer's head or registered office (or domicile, if the Customer is an individual):
EDDYFI NDT INC.
2800, Louis-Lumière Street, Suite 100
Quebec (Québec), G1P 0A4

This schedule forms an integral part of the above-mentioned agreement.



Witness

Witness

Customer: EDDYFI NDT INC. 
per: _____
Martin Thériault, President
per: _____