## Trade Dollar Facility ("the facility") Empire NZ Ltd Bus. No: 1937655

Date	e:	Member Number ("th	e account number"):	
Trad	ding as ("account name") :			
Full	name of member ("the me	mber"):		
Nun	nber of trade dollars credit	ed to member ("the facilit	y"):	
	Real Estate Facility		Rollover fee % (real estate only):	
	Facility Administration Fee	(applies to goods and services	only) Administration Fee Amount:	
In c	onsideration of the crediting	g to the member of the fa	cility the member agrees and acknowledges that:	
1.	Whilst the facility has not been repaid in full the member must remain an actively trading member of the tradexchange. The facility must be repaid in full within 24 months of credit. The exchange will be entitled to remote from your trading account credit amounts after the time when the facility is repayable.			
2.	In the event of all or part of the facility being unpaid 30 days from the date the facility falls due, then the balan outstanding shall thereupon be a debt payable by the member to Empire NZ Ltd in New Zealand dollars at trate of one New Zealand dollar for each Trade dollar remaining outstanding.			
3.	In the event that the facility is granted for the purpose of a real estate transaction the member acknowledge that the facility will be reduced by the trade exchange being entitled to remove from a members account succedit balances as the exchange may determine from time to time. In any event and not withstanding paragra one hereof any balance remaining will be repayable in full at the expiry of 5 years from the date of granting the facility. At that time provided the member has complied with the terms of this agreement and remains active member the member may at the discretion of Empire Trade extend the period of repayment for up to further five years by paying the rollover fee plus GST in New Zealand dollars. The rollover fee will be calculated as a percentage of the real estate facility remaining outstanding at the time of the rollover.			
4.		ber leaving the trade exchange for any reason whatsoever the member agrees a cility is repayable in full immediately.		
5.	In the case of a real estate facility, the member ("the Charger") hereby charges with payment of the money at the compliance of all obligations set forth in this agreement ("the document") all beneficial interests (freeh and leasehold) in land and personal property held now or in the future by the Charger. The Charger (and whathere is more than one each joint and severally) agrees that if demand is made upon the Charger by the Tratexchange ("the Chargee"), the Charger (and in the case of more than one Charger all Chargers) immediately execute a Mortgage or other instruments of security or Consents to Caveat as required by Chargee. And in the event that the Charger or any of them fails to sign and return any such documents within period of seven (7) days from the date of dispatch to them of such documents by the Chargee, the Charierevocably and by way of security appoints any Solicitor engaged by the Chargee to be his her or their true lawful Attorney to execute and register such instruments.			
6.	The parties agree that the liquidated damages and		aland dollars under the terms of this agreement is by way	
 (Sig				
by s part	signing warrants that he o	or she holds the authorit	ompany then this document must be signed by a Director v y of the company to bind the company and in the case of er who by signing warrants that he or she is authorised to b	
The facil the	lity is for business purpose	a facility in trade dollars is only. The member acline member acknowledge	s. The member states and declares that the purpose of knowledges that the facility is not a transaction which is wites that Empire NZ Ltd and its agents and servants have material that the facility obligations.	
 (Sig	nature of member)			
For	Empire NZ Ltd Use Only			