FORM 23

CONFLICT OF INTEREST RULES STATEMENT

Pursuant to By-law 67 of the Securities (General) By-Laws, 2013

						(]	Name	of	Registrant)			
										(Date (dd/mm	ım/yyyy	y))	
Under the	certain	circumstances	we	may	deal	with or for	you	in	securities	transactions	where	we	are

issuer of the securities or where the issuer of the securities is related to us. Since these transactions may create a conflict between our interests and yours, we are required to disclose to you which companies are related to us. This statement contains a general description of the required disclosure. A complete statement of the rules and the required disclosure is set out in the Securities (General) By-Laws, 2013.

IMPORTANT CONCEPTS

"Related Party". A party is related to us if, through the ownership of, or direction or control over, voting securities, they exercise a controlling influence over us or conversely, we exercise a controlling influence over them.

OUR LIMITATIONS

<u>Limits on Acting as Your Broker.</u> We are not permitted under the securities laws to trade on your behalf in a security issued by us or a Related Party as your broker unless, among other disclosure, we inform you of our relationship to the Related Party.

<u>Limits on Acting as Your Investment Advisor.</u> We are not permitted under the securities laws to provide you with investment advice in connection with a trade in a security issued by us or a Related Party unless we inform you of our relationship to the Related Party.

<u>Limits on Our Discretionary Authority.</u> If you have given us discretionary authority to conduct securities transactions over any of your accounts or your portfolio of securities, we are not permitted to exercise this discretionary authority to buy or sell securities issued by us or a Related Party on your behalf unless we inform you of our relationship to the Related Party, and we obtain your written consent to our trading on your behalf of securities issued by a Related Party.

OUR DISCLOSURE OBLIGATION TO YOU

We must inform you of our relationships to Related Parties prior to our advising you on the purchase or sale of securities, or when you first become our client or customer, and thereafter we must inform you of any material changes to the required disclosure within thirty (30) days of our filing this statement with the Trinidad and Tobago Securities and Exchange Commission.

IST OF RELATED	PARTIES	
ne following is a list eir relationship to us.		_ (Date (dd/mmm/yyyy)) of our Related Parties and evised version of this document if the list changes.
ame of Related Partie	S	Relationship to us
you have any questio	•	
ame (First Name M ame)		
osition in Organization usiness Phone (1-xxx-x		
ax Phone (1-xxx-xxx-xxx)		
man Address		
anan Audress		
man Address		
EERTIFICATION I hereby certify that are true and correct provisions of the	et to the best of my knowled Securities Act, 2012. I und	ion contained in this form and any attachment hereto lge and belief and submitted in compliance with the derstand that any misrepresentation, falsification or eation may result in a breach of the Securities Act
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I hereby certify the are true and correct provisions of the material omission 2012.	Signature of Chief Executive Officer or other duly authorized	ge and belief and submitted in compliance with the derstand that any misrepresentation, falsification or eation may result in a breach of the Securities Act. Position Date
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Date (DD/MM/YYYY)

Approved By: