



DEED OF GIFT

Use this Form to gift Securities to Qtrade.

Deed of Gift made on _____, 20____

Between: _____ and _____
(Donor Name) (Co-Donor Name)

(Hereinafter referred to as the "Donor")

of the City of _____, in the Province of _____

and Aviso Financial Inc. (hereinafter referred to as the "Donee") and Aviso Financial Inc. in its capacity as the registered holder of the Securities on behalf of the Donor (hereinafter referred to as the "Registered Holder").

WHEREAS: 1. the Donor is the beneficial owner of the securities described below (hereinafter referred to as the "Securities").

Table with 3 columns: Quantity, Symbol/CUSIP, Issuer Name/Security Description

2. the Securities are held in the following account(s):

Table with 3 columns: Account Number, Account Holder Name (First, Initial, Last), Joint Account Holder Name (First, Initial, Last)

3. the Securities are currently worthless and/or there exists a restriction limiting the trading in the Securities, which may include, but is not limited to, one of the following reasons:

- the corporation issuing the Securities is bankrupt or insolvent
the corporation is no longer carrying on any business and has ceased operations
the Securities have been delisted.

4. the Donor seeks to have the Securities removed from their account(s) by making a permanent and irrevocable gift of the Securities to the Donee.

5. the Registered Holder advises the Donor that:

- it is possible that the restriction limiting the trading of the Securities could be removed and that the Securities could trade in the future
after making this permanent and irrevocable gift of Securities, the Donor will not be able to request the Donee/Registered Holder to return the Securities or their value to the Donor in the future
the removal of worthless Securities from a registered plan may impact the book value of the registered plan, and
the Donor should consult their own tax advisor with respect to any tax ramifications of this gift.

6. the Donor understands that it is their sole responsibility to determine whether the gift of the Securities constitutes a disposition within the meaning of the Income Tax Act (Canada) which would allow them to realize a capital loss, and any other ramifications relating to the gift of the Securities.

7. the issuer of the Securities is not an OTC issuer (an issuer that has securities quoted on the OTC Bulletin Board or the Pink Sheets and no securities listed or quoted on the TSX, TSX-V, CNSX, NYSE, AMEX or NASDAQ). If the issuer of the Securities is an OTC issuer, please answer the following questions:

(a) is the Donor an insider, control person, founder, or investor relations person of the issuer of the Securities?

Donor: No Yes If yes, explain:

Co-Donor: No Yes If yes, explain:

(b) how did the Donor(s) acquire the Securities (e.g. purchased on OTCBB, bought privately from a named individual, acquired from treasury)?

Now therefore this Deed witnesses that:

- The Donor hereby acknowledges and confirms the above-noted recitals
The Donor hereby wilfully and irrevocably gifts the Securities to the Donee
The Donor hereby directs the Registered Holder to take any steps and to execute any documents to irrevocably gift the Securities to the Donee
The Registered Holder hereby acknowledges the directions set out in this Deed, as evidenced by the signature of the authorized signatory of the Registered Holder below, and
The Donee hereby acknowledges acceptance of the gift of the Securities and of having received delivery of the Securities, as evidenced by the signature of the authorized signatory of the Donee below.

x
Aviso Financial Inc. (by Authorized Signatory) Date (dd/mm/yyyy)

x
Donor Signature Date (dd/mm/yyyy)

x
Co-Donor Signature Date (dd/mm/yyyy)