



Membership Agreement Prince Edward Island

Make every drop count

(Prince Edward Island April 1, 2015)

(Including the modifications to Schedule I as of July 1st, 2018)

MEMBERSHIP AGREEMENT:

BETWEEN : **SOCIÉTÉ DE GESTION DES HUILES USAGÉES de l’Atlantique – Atlantic USED OIL MANAGEMENT ASSOCIATION**, a company constituted under Part I of the *Companies Act*, having its principal place of business at 277 main Street, Fredericton New Brunswick, represented by Jean Duchesneau, its General Manager, duly authorized to act herein;

(hereinafter called “UOMA PE”)

AND : _____ a legal person duly constituted under the _____ [or a partnership or unconstituted entity] having its principal place of business at _____, represented herein by _____, its _____, duly authorized to act herein as he/she so declares;

(hereinafter called the “**Member**”)

PREAMBLE

THE PARTIES DECLARE AS FOLLOWS:

WHEREAS UOMA PE has been constituted and recognized by the Dept. of Environment Labour and Justice Prince Edward Island to represent its Members that are subject to the new Regulation and for the purposes of implementing and managing a Oil & Glycol Stewardship Program within the territory of the Province of Prince Edward Island, in accordance with this new Regulation;

WHEREAS the Member is a Brand Owner in Prince Edward Island (as defined herein); and

WHEREAS the Member wishes to join UOMA PE for the purposes of satisfying the requirements of the Regulation (as defined herein).

Initials : _____

THE PARTIES AGREE AS FOLLOWS:

1. Definitions

The following words mean or define:

- (i) **Act:** means the Prince Edward Island *Environmental Protection Act* R.S.P.E.I. 1988, Cap. E-9, as amended or replaced and the regulations made thereunder;
- (ii) **Approval:** means the Approval entered between Dept. of Environment Labour and Justice Prince Edward Island and UOMA PE, recognizing UOMA PE as an agent authorized to implement and manage an Oil and Glycol Stewardship Program on behalf of its Members for the purposes of the applicable legislation and regulations;
- (iii) **Brand Owner:** means in respect of an oil, oil filter or glycol product sold, offered for sale or otherwise distributed in or into the province,
 - (a) a manufacturer of the oil, oil filter or glycol product,
 - (b) a distributor of the oil, oil filter or glycol product in or into the province,
 - (c) where the oil, oil filter or glycol product is imported into the province, the first person to sell the oil, oil filter or glycol product in or into the province;
- (iv) **Container:** means a container with a capacity of 50 liters or less, made of plastic or other material, including aerosol containers, as described in the Regulation;
- (v) **Environmental Handling Charge:** means the fees paid to UOMA PE by its Members, as established by UOMA PE;
- (vi) **Environmental Handling Charges Schedule:** means the amounts of Environmental Handling Charges that must be paid quarterly on the Products, and all conditions pertaining thereto, the whole as described in Schedule 1 hereof, which Schedule may be amended from time to time, as stipulated in the Membership Agreement;
- (vii) **Filter:** "oil filter" means
 - (a) a spin-on style or element style fluid filter that is used in hydraulic, transmission or internal combustion engine applications, and
 - (b) an oil filter, a diesel fuel filter, a storage tank fuel filter and a household furnace oil filter other than a gasoline filter;
- (viii) **Mandatory Contributor:** means an entity which, although not subject to the Regulation, is a Member of UOMA PE, both in its own name and on behalf of the enterprises that it represents which must be registered with UOMA PE, reports the quantities of products described in the Approval that are offered on the Prince Edward Island market, and pays the System-related fees on behalf of the enterprises and municipalities that are subject to the Regulation;

- (ix) **Member:**
- (a) a manufacturer of the oil, oil filter or glycol product,
 - (b) a distributor of the oil, oil filter or glycol product in or into the province,
 - (c) where the oil, oil filter or glycol product is imported into the province, the first person to sell the oil, oil filter or glycol product in or into the province;

Note: Mandatory Contributors that join UOMA PE in accordance with their own internal bylaws are also Members;

- (x) **Membership Agreement:** means this Membership Agreement entered into between the Member and UOMA PE, including any Product Addendum or other addendum or schedule made in accordance with the terms and conditions of the Membership Agreement;
- (xi) **Minister and Department:** means, as the case may be, the Minister of Prince Edward Island Department of the Environment, Labour and Justice, or any other successor Minister or Department;
- (xii) **Products:** means all the products put on the market in Prince Edward Island, acquired and made by the Members and mentioned in the Division 4 Oil and Glycol Products of the Regulation as well as by the Approval;
- (xiii) **Product Addendum:** means a supplemental agreement whereby UOMA PE and a Member identify any other Product that they agree to include in the Membership Agreement and any applicable conditions, as the case may be, (subsequent to the signing of this Agreement);
- (xiv) **Regulation:** means the Regulation as cited as *Materials Stewardship and Recycling* under the Prince Edward Island Regulation - *Environmental Protection Act* R.S.P.E.I. 1988, Cap. E-9 and
- (xv) **Supplier:** means a person who, in the course of doing business, supplies the Products.

2. Obligations of UOMA PE

- 2.1 UOMA PE undertakes to implement and manage an Oil & Glycol Stewardship Program and any other program, plan or measure in compliance with the Act, the Regulation or any other applicable legislation and regulations, working with Collectors who are duly registered with UOMA PE.
- 2.2 UOMA PE undertakes to implement and manage a recovery and reclamation system for any other Product, as determined by the Regulation and/or its Board of Directors in respect of which a Member has signed the Membership Agreement or a *Product Addendum* with UOMA PE.

- 2.3 UOMA PE undertakes to implement and manage an information, awareness and education program for users and consumers about the Products, in compliance with the Regulation.
- 2.4 Except as provided herein, UOMA PE undertakes not to disclose any confidential document or information received from Members. UOMA PE may, however, transmit any document or information to Prince Edward Island Dept. of Environment Labour and Justice or to the Minister or to people authorized by the Department, or when such transmission is required by any legislation or by a judicial or quasi-judicial authority.

3. Obligations of the Member

3.1 Unless otherwise authorized by UOMA PE the Member agrees to transmit to UOMA PE electronically, within thirty (30) days of the end of each quarter of the year, the detailed quantities for each Product it markets in the Province of Prince Edward Island, as required by UOMA PE in the course of each of these periods.

3.2 In consideration of its membership in UOMA PE the Member agrees to remit the following amounts to UOMA PE:

- a) membership fees in the amount of \$200 (plus applicable taxes) as they may be set or amended from time to time by the Board of Directors of UOMA PE;
- b) the Environmental Handling Charges (plus applicable taxes), based on the volume of Products sold or supplied or imported for its use by the Member in the Province of Prince Edward Island, as determined by UOMA PE in Schedule 1 hereof and amended from time to time. UOMA PE will send the Member ninety (90) days' written notice of any amendment to Schedule 1 hereof with respect to the Environmental Handling Charges.
- c) any other charge and interest that UOMA PE may bill to the Member under this Membership Agreement.

3.3 The Environmental Handling Charges are to be paid by the Member and received by UOMA PE on a calendar year quarterly basis within thirty (30) days of the end of the quarter, unless otherwise authorized by UOMA PE.

3.4 In the event that the Member omits or fails to pay the amounts due hereunder when due, the Member will have to pay the charges and interest on the arrears as determined in Schedule 1 hereof respecting the Environmental Handling Charges, in accordance with paragraph 3.2(c).

3.5 In the event that a Member's total Environmental Handling Charge during the calendar year for which an Environmental Handling Charge is payable to UOMA PE is \$2,000.00 or less, and no arrears are due to UOMA PE, in subsequent years, the Member may pay the Environmental Handling Charge in a single payment to UOMA PE, provided the Member has given prior notice to UOMA PE of its intention to do so. Such prior notice must be received by UOMA PE no later than March 31 following the year when the amount of the Environmental

Handling Charges paid was less than \$2,000.00. The Member must pay the Environmental Handling Charge in a single payment within thirty (30) days after the end of the applicable calendar year.

- 3.6 If the Member did not honor its recovery and reclamation obligations as set out in the Regulation before joining UOMA PE, the Member agrees to remit to UOMA PE within thirty (30) days of signing this Agreement and/or any *Product Addendum*, the Environmental Handling Charges on all Products sold or supplied since the effective date of the *Regulation (Materials Stewardship and Recycling Regulations)* under the Prince Edward Island *Environmental Protection Act* R.S.P.E.I. 1988, Cap.E-9 and/or the date when the Member becomes a Member of UOMA PE with respect to such Product(s). However, the calculation of such payment will be retroactive for no longer than seven (7) years from the date of the first written contact between UOMA PE and the potential Member with respect to such Product(s).
- 3.7 Despite the foregoing conditions concerning the transmission of data on the quantities for each Product marketed by Members in the Province of Prince Edward Island and the total capacity of containers used for the Products and the data on the payment of the Environmental Handling Charge, UOMA PE and the Member acknowledge and agree that no data transmission and no Environmental Handling Charge will be required when a Member sells a Product to another Member in good standing for marketing in Prince Edward Island, or when the Product is sold and shipped out of Prince Edward Island for use outside of Prince Edward Island, provided the Member observes the following conditions:
- a) Members who are parties to such a Product sale between them must agree in writing on which Member will be responsible for transmitting data and paying the Environmental Handling Charge to UOMA PE when the Product is marketed or intended to be marketed in Prince Edward Island, (the choice being up to the downstream Member, since the regulatory obligation is incumbent on the upstream Member), with the Members acknowledging that in the absence of proof of such agreement, UOMA PE is entitled, at its sole discretion, to require transmission of the data and to collect the applicable Environmental Handling Charge from any Member who has marketed the Product in Prince Edward Island, or any other Member who is a party to such sale of the Product (see the model agreement between Members at www.uoma-atlantic.com, Prince Edward Island Member section); and
 - b) when the Product which is the object of such sale in Prince Edward Island is to be used in another province that has a similar regulatory Product recovery and reclamation program, the Member making such sale must ensure that its agreement with the purchaser of the Product provides for data transmission and payment of any Environmental Handling Charge to the appropriate management body, as applicable.
- 3.8 UOMA PE manages its funds in such a way that a separate accounting is maintained for the revenues and expenses for each Product category. UOMA PE's objective is to use the Environmental Handling Charges disbursed *for each product* to fund compliance with the Act and the applicable Regulation, including

its recovery, collection, recycling and reclamation and its proportional share of UOMA PE's administration and program costs. However, the Member acknowledges that UOMA PE, while maintaining a separate accounting, may use the Environmental Handling Charges generated by one Product to fund the recovery and reclamation of another Product to the extent authorized by its Board of Directors, in the best interests of UOMA PE and of all of its Members and for protection of the environment.

- 3.9 UOMA PE must also set up a reserve fund equivalent to one year of operations. The said fund is to be constituted gradually over the years from accumulated surpluses while the system is being implemented and developed.

4. Funding of the Costs

- 4.1 The Member acknowledges and agrees that the amounts collected by UOMA PE from its Members will be used to fund all costs, programs, creation of a Reserve Fund and activities set up by UOMA PE, in particular:

- a) information, awareness and education campaigns;
- b) subsidies payable to Collection Facilities and/or Collectors and/or Processors;
- c) subsidies payable for reclamation of the Products, research and development;
- d) UOMA PE's management fees and any other UOMA PE administration fees covered by this Membership Agreement and any financial contribution, tax or duty imposed by a government authority;
- e) UOMA PE's annual financial contribution to Dept. of Environment Labour and Justice Prince Edward Island or to any other successor body, government corporation, government department or government authority; and
- f) any other plan or program provided for by the Regulation.

5. Compliance review:

- 5.1 The Member agrees to keep complete, accurate and up-to-date books and records of all the operations and information required under the terms of the Regulation regarding Products and payment of the Environmental Handling Charges, for seven (7) years or any other time period provided in the Regulation and any applicable legislation.

- 5.2 The Member agrees that, in order to meet the requirements of the Regulation regarding the compliance review of the information required by the Regulation, UOMA PE and/or Dept. of Environment Labour and Justice Prince Edward Island, or any other body, government corporation, government department or government authority having jurisdiction, their auditors or other duly authorized representatives, shall have full access, during normal business hours, to the place of business and to the books and records of the Member or to the place

where the books and records of the Member are kept and to any other document or information required to complete the compliance review required by the By-Laws, and the Member also agrees that UOMA PE or the government authority shall have the right to take a copy of such documents at the Member's expense, for the duration of the Agreement, and for two (2) years following the termination or cancellation of the Membership Agreement or of any renewal thereof, as the case may be.

- 5.3 Subject to subsection 5.2, compliance reviews are to be conducted at UOMA PE's expense, unless significant errors or omissions (representing 10% or more of any amount paid or any information given by the Member) are demonstrated to UOMA PE's satisfaction following such compliance review, in which case the Member will have to immediately pay the following amounts to UOMA PE, to which all applicable taxes will be added:
- a) the Environmental Handling Charges due;
 - b) the compliance review expenses (if the error or omission is over 10%);
 - c) administration charges over and above the compliance review expenses, as the case may be, corresponding to 20% of the Environmental Handling Charges due; and
 - d) in cases where the Member delays the settlement of amounts due to UOMA PE to the calendar year following the compliance review, administration charges and interest will be charged to the Member.

6. **Term of the Agreement**

- 6.1 The Member agrees that upon signing the Membership Agreement and paying the membership fees, it will become a Member of UOMA PE, in good standing, in compliance with the Regulation and the terms and conditions of the Agreement.
- 6.2 If the Member gives UOMA PE written notice of its intention to withdraw, the Member's withdrawal will take effect at the end of the last day of the 3rd full month after receipt of the notice. Upon receipt of the notice of withdrawal, UOMA PE, may request a compliance review of the Member's books and records.
- 6.3 The Member agrees that UOMA PE will send a list of the enterprises which have signed a Membership Agreement with UOMA PE, or which have withdrawn from UOMA PE, to Dept. of Environment Labour and Justice Prince Edward Island or any other successor body, government corporation or government authority having jurisdiction. Such body, government corporation or government authority may transmit the said information to the Minister, if applicable, in accordance with the Act.
- 6.4 UOMA PE, has the right to terminate the Membership Agreement unilaterally in the event of the Member's bankruptcy or insolvency, or if the Member fails to pay the Environmental Handling Charge for two (2) consecutive quarters, or in the event of a material or repeated breach of its obligations hereunder.

7. **Posting and Internalization**

In compliance with applicable legislation and the Regulation, the Member undertakes to obey the provisions of the Prince Edward Island Regulation with the posting of the selling price of the Products it markets and the rules respecting the internalization of Environmental Handling Charge, *“No retailer shall charge a consumer any separate fee with respect to the costs associated with implementing an oil and glycol stewardship program”* and as mention in the Prince Edward Dept. of Environment, Labour and Justice letter dated November 18, 2014 *“To share and support retailers desire for transparency and consumer awareness, the amount of the environmental handling fee included in the retail price may be displayed on the store shelves or on the consumers’ receipt (see schedule 2).*

8. **Amendments**

8.1 The Membership Agreement and any *Product Addendum* attached thereto may be changed or amended in whole or in part, with the sole consent of the directors of UOMA PE. Any change or amendment will come into effect following a ninety (90) days notice to the Members. To remain in effect, however, all amendments will have to be ratified at the next General Meeting of the Members, duly called. In the event that such amendments are not ratified at that meeting they will cease to be in effect, but only as of the date of the General Meeting of the Members.

9. **Final Provisions**

9.1 The Membership Agreement binds the Parties and their successors, heirs, legatees, assigns and other respective legal representatives and their beneficiaries.

9.2 The Member may not in any way assign, encumber, alienate or subcontract, in whole or in part, the rights and obligations resulting from the Membership Agreement for a purpose not specifically set out in the Membership Agreement without the written consent of UOMA PE. In the event of an assignment the Member will remain liable for the obligations incumbent upon it under the terms of the Membership Agreement, jointly and severally with any assignee, even in the event of bankruptcy or insolvency of the assignee. All documents transmitted by the Member to UOMA PE will be submitted for information, review and verification purposes.

9.3 All the rights described herein are cumulative and not alternative. Members cannot be discharged from their obligations under the terms of the Membership Agreement by the fact that UOMA PE remains silent or delays the exercise of a right or remedy granted to it under the Membership Agreement; such silence or delay is never to be interpreted against UOMA PE as an exemption or waiver of the full exercise of its rights and remedies, provided the legal prescription period for the exercise of any such right has not expired.

9.4 The preamble and any document appended to the Membership Agreement form an integral part thereof.

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- 9.5 Any contested claim arising from the Membership Agreement, any disagreement with regard to its performance, including its nullification or termination, and any dispute arising from a problem of interpretation of the Membership Agreement is to be submitted to arbitration, to the exclusion of the law courts.
- 9.6 The Parties hereto agree that, subject to any written agreement to the contrary between the parties providing for a dispute resolution process, the provisions currently in effect of the Prince Edward Island *Arbitration Act*, RSPEI 1988, cap. A-16 will govern any arbitration held hereunder.
- 9.7 Any notice required under the Membership Agreement will be sufficient if it is in writing and sent by a method of communication which allows the sending party to prove that the said notice was actually delivered to the addressee party at the address indicated at the beginning of the Agreement or at any other address or electronic address which the latter may make known in accordance with this section.
- 9.8 The Membership Agreement, its interpretation, performance, application, validity and effects shall be subject to the applicable laws in effect in the Province of Prince Edward Island and in Canada, which govern all of the provisions it contains in whole or in part.
- 9.9 Any provision of the Membership Agreement not in accordance with the legislation shall be deemed null and void to the extent that it is prohibited by any law. The same applies for all clauses subordinated or related to such provision to the extent that their applicability depends on the said provision.

THE MEMBER :

**SOCIÉTÉ DE GESTION DES HUILES USAGÉES
de l'Atlantique – Atlantic USED OIL
MANAGEMENT ASSOCIATION**

(print company name)

(UOMA PE) :

Signature :

Signature :

(print representative's name)

Jean Duchesneau
(print representative's name)

(print representative's title)

General Manager
(print representative's title)

Date _____

Date : _____

Initials : _____

SCHEDULE 1

(Including the modifications as of July 1st, 2018)

Schedule of Environmental Handling Charges

Amounts of Environmental Handling Charges

- a) \$0.03 (as of July 1st, 2018) per liter for lubricating oils
- b) \$0.10 per liter of capacity of oil containers containers of 50 liters or less
- c) \$0.25 per aerosol container
- d) \$0.50 per filter of less than 8 inches or 203 mm, and \$1.00 per filter of 8 inches or 203 mm or more
- e) \$0.50 per sump type automatic transmission filter, regardless of size
- f) \$0.08 (as of July 1st, 2018) per liter of mixed Glycol (antifreeze)
- g) \$0.12 (as of July 1st, 2018) per liter of concentrated Glycol (antifreeze)
- h) \$0.10 per liter of capacity of Glycol (antifreeze) containers of 50 liters or less
- i) \$0.17 per liter of capacity of non-Metal or non HDPE oil containers and antifreeze (glycol) containers of 50 liters or less

Remittances of Environmental Handling Charges on the Electronic Form at www.uoma-atlantic.com

- 1) The Member must pay the Environmental Handling Charges to UOMA PE every quarter, using the electronic form at www.uoma-atlantic.com, Member section, on the following dates:
 - a) January to March by April 30
 - b) April to June by July 30
 - c) July to September by October 30
 - d) October to December by January 30
- 2) The Member must send to UOMA PE their Environmental Handling Charges as indicated on the electronic form, in the Member section of the website at www.uoma-atlantic.com.
 - a) by cheque payable to UOMA PE

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- b) by electronic transfer from the Member's account to Société de gestion des huiles usagées de l'Atlantique / Atlantic used oil management association (details available from UOMA PE)
- 3) Remittance forms and the amounts remitted are to be kept strictly confidential.

Administration charges and interest will apply as follows on late payments:

- a) First level of administration charges – \$100.00 will be charged for any reminder letter sent to the late payers after the 30th day when the Environmental Handling Charge is due.
- b) Second level of administration charges – \$200.00 will be added to the first level amount and included in the notification letter to be sent 10 business days after the reminder letter.
- c) Third level – \$625.00 will be added to the first and second level amounts and included in the notice to institute proceedings in Small Claims Court (up to its maximum amount) or more, if necessary. Interest of 1% per month will be charged on the late amount of Environmental Handling Charges, which is equivalent to 12.68% interest compounded annually.

SCHEDULE 2



Environment,
Labour and Justice

Environnement,
Travail et Justice



Minister and Attorney General
PO Box 2000, Charlottetown
Prince Edward Island
Canada C1A 7N8

Ministre et procureure générale
C.P. 2000, Charlottetown
Île-du-Prince-Édouard
Canada C1A 7N8

November 18, 2014

Mr. Gilles Goddard, Directeur Général
SOGHUOMA PE
1101 Brassard Blvd, Suite 214
Chambly, Quebec J3L 5R4

Via Email : gilles.goddard@soghu.ca

Dear Mr. Goddard:

It is a pleasure to acknowledge receipt of the *Prince Edward Island Oil and Glycol Stewardship Program Plan (2014 - 2019)*, submitted on behalf of the brand owners represented by SOGHUOMA Atlantic, in response to the *Environmental Protection Act* Materials Stewardship and Recycling Regulations.

It is also my understanding that SOGHUOMA or their affiliate organizations operate similar programs in other provincial jurisdictions (BC, AB, SK, MB, QC & NB) and have extensive experience representing obligated brand owners. To encourage best practices in design for the environment, environmental handling fees will be internalized in the retail price. To share and support retailers desire for transparency and consumer awareness, the amount of the environmental handling fee included in the retail price may be displayed on the store shelves or on the consumers' receipt.

In consideration of the above and pursuant to subsection 63(5) of the *Environmental Protection Act* Material Stewardship and Recycling Regulations, I hereby approve the Prince Edward Island Oil and Glycol Stewardship Program Plan (2014 - 2019) submitted by SOGHUOMA PE.

Industry brand owners and the staff of SOGHUOMA are to be commended for their commitment to improving the environmental management of end-of-life oil, glycol and filter materials. I wish you much success with your recycling efforts on Prince Edward Island.

Sincerely,

Janice Sherry
Minister and Attorney General

cc: Todd Dupuis, Assistant Deputy Minister of Environment
John Hughes, Director - Special Projects

Tel/Tél. : 902 368 6410 www.gov.pe.ca Fax/Télé. : 902 368 6488

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**PRODUCT ADDENDUM (subsequent to the signing of the Membership Agreement
on “Materials Stewardship and Recycling Regulations-
Environmental Protection Act”)**

Product Addendum made at _____ on _____, _____.

BETWEEN : **DE GESTION DES HUILES USAGÉES de l’Atlantique – Atlantic
USED OIL MANAGEMENT ASSOCIATION**, a company constituted
under Part I of the *Companies Act*, having its principal place of
business at 277 main Street, Fredericton, New Brunswick,
represented by Jean Duchesneau, its General Manager, duly
authorized to act herein;

(hereinafter called «UOMA PE»)

AND : _____ a legal person duly
constituted under the _____ [or a partnership
or unconstituted entity] having its principal place of business at
_____, represented
herein by _____,
its _____, duly authorized to act
herein as he/she so declares;

(hereinafter called the “**Member**”)

WHEREAS UOMA PE has been constituted and recognized by Prince Edward Island
Dept. of Environment Labour and Justice to represent its members that are subject to
the new Regulation and for the purposes of implementing and managing an Oil & Glycol
Stewardship Program Plan within the territory of the Province of Prince Edward Island, in
accordance with this new Regulation;

WHEREAS the Member has already made a Membership Agreement with UOMA PE
dated _____, (the “**Membership Agreement**”), which is still in effect;

WHEREAS UOMA PE is willing and able to offer its Members the recovery and
reclamation of Products other than those already set out in the Membership Agreement;

WHEREAS the Member is a Brand Owner in Prince Edward Island (as defined in the
Membership Agreement); and wishes UOMA PE to assume the management of a

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recovery and reclamation system similar to the one set out in the Membership Agreement for other Products;

THE PARTIES AGREE AS FOLLOWS:

1. **Addition of a Product:** The definition of the word “*Product*” in section 1 of the Membership Agreement is amended to include the following Product or Products:

2. **Terms and Conditions:** Subject to any special condition set out in this *Product Addendum* that is specifically contrary to one of the conditions of the Membership Agreement, the terms and conditions of the Membership Agreement apply in their entirety to the Products designated in Section 1 above as if they had been so designated when the Membership Agreement was made.
3. **Special Conditions (if applicable):**

4. **Coming into Effect:** For the purposes of the Product identified in section 1 of this *Product Addendum*, the date set out in this *Product Addendum* is deemed to be the date the Member joined UOMA PE, and the rights and obligations of the parties with respect to such Product will apply as of the coming into effect of the amendment to the Regulation, in accordance with the provisions of subsection 3.6 of the Membership Agreement.

IN WITNESS WHEREOF, THE PARTIES HAVE SIGNED THIS PRODUCT ADDENDUM AS FOLLOWS:

UOMA PE

Per: _____
Jean Duchesneau, General Manager

Date: _____

THE MEMBER, per its representative(s) fully authorized for this purpose:

Signature:	_____	Signature:	_____
Name and title:	_____	Name and title:	_____
Date:	_____	Date:	_____