

STORAGE AGREEMENT DOCUMENT CHECKLIST

BUSINESS ACCOUNT

Completed and signed Sprott Money Precious Metals Storage Application

Completed and signed Sprott Money Precious Metals Storage Agreement

Two forms of valid government-issued photo identification for all listed account owners (including beneficial owners)

(Ontario Health Card not accepted)

Signed Exhibit A – Fee Schedule

Signed Exhibit B – Trustee Certification of Power and Authority (for trust accounts only)

Initial at the bottom of all eleven (11) pages for all listed account owners

Types of Business:

Sole Proprietorships – Trade Name Registration indicating doing business as and if applicable, Business Registration

LLC / Partnership – Formation Certificate, Operating Agreement, other organizational documents and a certificate of good standing, as may be applicable.

Corporation - Certificate or Articles of Incorporation, list of directors, beneficial owners and a certificate of good standing

Trust - Trust Agreement and Deed, if any, any amendments to the Trust Agreement, and signed Trustee Certification of Power and Authority.

Please send completed forms via mail, email, or fax

SPROTT MONEY LTD.

Mailing address: 130 Queens Quay East, Suite 1224,
Toronto, Ontario M5A 0P6, Canada

Tel: 416-861-0775

Email address: storage@sprottmoney.com

Fax: 416-861-9855

For internal use only

SM employee #1 _____

SM employee #2 _____

Account owner initial(s) _____



PRECIOUS METALS STORAGE APPLICATION FOR A BUSINESS ACCOUNT

BUSINESS APPLICANT INFORMATION			
Legal Entity / Type of Business*	<input type="checkbox"/> Sole proprietorship	<input type="checkbox"/> Partnership	<input type="checkbox"/> Corporation
	<input type="checkbox"/> Trust		Other _____
Type of Trade	<input type="checkbox"/> Service	<input type="checkbox"/> Merchandising	<input type="checkbox"/> Manufacturing
	Other _____		
Entity Name			
Phone		Email	
Business Address			
City	Province / State	Country	Postal / Zip Code
Storage Location: <input type="checkbox"/> Toronto <input type="checkbox"/> Vancouver <input type="checkbox"/> Delaware <input type="checkbox"/> Singapore <input type="checkbox"/> Switzerland			
AUTHORIZED REPRESENTATIVE / TRADER CONTACT INFORMATION			
<input type="checkbox"/> Mr. <input type="checkbox"/> Mrs. <input type="checkbox"/> Miss <input type="checkbox"/> Dr.		<input type="checkbox"/> Mr. <input type="checkbox"/> Mrs. <input type="checkbox"/> Miss <input type="checkbox"/> Dr.	
First Name Last Name	Date of birth (MM/DD/YY)	First Name Last Name	Date of birth (MM/DD/YY)
Billing Address		Billing Address	
City	ZIP / Postal Code	City	ZIP / Postal Code
Province / State	Country	Province/ State	Country
Phone Number	Email	Phone Number	Email
BUSINESS CREDIT CARD INFORMATION			
I authorize Sprott Money to debit my credit card with the amount due shown on my monthly invoice / statement and / or any applicable fees.			
Full Name			
Billing Address,		City	
State / Province	ZIP / Postal Code	Country	
Credit Card Type	<input type="checkbox"/> MasterCard	<input type="checkbox"/> VISA	
Credit Card Number	Expiration Date	CVV	
Transaction Type: <input type="checkbox"/> Purchasing from Sprott Money <input type="checkbox"/> Previously Purchased Precious Metals (said to contain)			

For internal use only

SM employee #1 _____

SM employee #2 _____

Account owner initial(s) _____



BUSINESS / TRADE REFERENCE

Entity Name		
Billing Address	City	
Province / State	ZIP /Postal Code	Country
Type of Account		
Phone	Fax	
E-mail		

DECLARATION & SIGNATURE(S)

I hereby declare that all information provided herein is true, correct, and complete to the best of my knowledge, and that I am not making this application for the purpose of contravening any Act, Rules, Regulations, Statutes, Legislation, Notifications or Directions issued by any governmental or statutory authority. I agree to provide immediate written notice to SM in the event of any change to the information set forth in this Application, or in the event that such information is no longer complete, accurate or true.

Signature	Signature
Account Owner - 1 Name (please print)	Account Owner - 2 Name (please print)
Date (MM/DD/YY)	Date (MM/DD/YY)

I would like to subscribe to the Sprott Money Newsletter. (You may unsubscribe any time)

If applicable, please tell us who referred you to Sprott Money:

For internal use only

SM employee #1 _____

SM employee #2 _____

Account owner initial(s)_____

PRECIOUS METALS STORAGE AGREEMENT FOR BUSINESS ACCOUNTS

This Precious Metals Storage Agreement (the "**Agreement**"), is dated this _____ day of _____, 20____ by

and between _____ ("**Customer**" or "**You**") and Sprott Money Ltd. ("**SM**").

Pursuant to the terms of this Agreement, you hereby establish a custody account, between you and SM, and direct SM to open such an account in which you intend to store precious metals products, such as coins, bars, wafers, or other acceptable products (the "**Precious Metals**") that SM may agree in its sole discretion to custody for you with SM (the "**Account**"). By completing, executing and returning this Agreement to SM, you acknowledge and agree that you have read and understand the terms of this Agreement, and you agree to be bound by, and comply with, the terms and conditions set forth herein, which govern all of SM's and your duties and obligations in connection with the operation of your Account and the Precious Metals held therein.

SM and Customer hereby agree to the following terms and conditions:

1. Definitions

"**Business Day**" means any day except Saturday, Sunday or a statutory holiday in Toronto, Ontario, Canada.

"**Customer**" means a person or entity who acquires, or has previously acquired, Precious Metals or services, and provides a duly completed and executed account registration agreement to SM. Where applicable references to "**You**" or "**Your**" shall be references to a Customer, whether individually or jointly, as the case may be.

"**Precious Metals**" means, individually or collectively, gold, silver, and/or platinum in the form of bars, coins or wafers as accepted by SM at its sole discretion prior to storage in the Account.

"**Previously Purchased Precious Metals**" means Precious Metals that have previously been purchased from SM or a third party and delivered to You (or as directed by You) and are not currently in the possession of SM or the Custodian, defined below.

2. Description of Service

- (a) SM agrees to establish and maintain an Account on behalf of Customer in the facility of an entity selected by SM, at its sole and absolute discretion, to act as a custodian for the storage of Precious Metals (such entity, a "**Custodian**").
- (b) Customer shall supply SM, if applicable, with the names and signatures of the authorized representatives of the Customers who are authorized to issue orders for the withdrawal of Customer's Precious Metals from the Account (each, an "**Authorized Representative**"). Customer acknowledges and agrees that SM and the Custodian shall not be liable for any release of Precious Metals made under a withdrawal order fraudulently executed in the name of Customer or an Authorized Representative, nor for any release of Precious Metals made where the authority of any such representative has been revoked and SM has not been notified in writing thereof.
- (c) In the event that You wish to purchase Precious Metals from SM, SM will deliver directly to your specified storage account. Shipping, insurance, and handling fees may vary and apply in addition to any storage fees.
- (d) In the event that You wish SM to store Previously Purchased Precious Metals pursuant to this Agreement, You acknowledge and agree that storage of such Previously Purchased Precious Metals (referred to herein as metals previously purchased by You from SM or a third party and delivered to You) is entirely at SM's discretion and that SM may refuse to store Previously Purchased Precious Metals for any reason. You agree that You are responsible to ship such Previously Purchased Precious Metals to SM (or the Custodian, if directed by SM) to such address as provided by SM and that all costs, fees, charges, taxes, tolls and other amounts (including insurance) related to shipping (collectively, "**Costs**") are your responsibility, and neither SM nor the Custodian are in any way responsible for such Costs, and that You bear all risk of loss of such Previously Purchased Precious Metals while in transit and prior to being confirmed as delivered into SM's or the Custodian's possession, and neither SM nor the Custodian shall be in any way responsible for any loss during shipment or discrepancy on arrival.

For avoidance of doubt, SM accepts no responsibility or liability of any kind for accuracy, authenticity or purity for any Previously Purchased Precious Metals and You waive and forever release any such claims and agree to indemnify SM for any loss, claim and/or damages incurred or suffered by SM as a result of You sending any Previously Purchased Precious Metals to SM for custody and storage under the terms hereunder.

In the event that SM or its designated Custodian, upon inspection of such Previously Purchased Precious Metals, exercises its discretion not to store such Previously Purchased Precious Metals, You agree that SM may immediately return such Previously Purchased Precious Metals to the point of origin (or as otherwise directed by You) and that all Costs associated with such return shipment shall be charged to Your Account and that You bear all risk of loss of such Previously Purchased Precious Metals while in transit to You (or as directed by You) and neither SM nor the Custodian is in any way responsible

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SM employee #1 _____

SM employee #2 _____

Account owner initial(s) _____

for any Costs or loss during shipment. SM reserves the right to delay return shipment of such Previously Purchased Precious Metals until arrangements satisfactory to SM have been made by You to pay all Costs for such return shipment plus all reasonable costs incurred by SM and/or the Custodian in connection with the receipt, inspection and return of such Previously Purchased Precious Metals.

- (e) In the event that You wish SM to store any previously purchased precious metals, during the term of this Agreement, in your Account on a "said to contain" basis, in accordance with the terms and conditions set forth herein, SM will not ascertain nor will it be responsible or liable for the actual content, weight, fineness, form, authenticity, market value or the accuracy of the markings and/or identifying labels on any previously purchased precious metals deposited in your Account on a "said to contain" basis. You acknowledge and agree that storage of such previously purchased precious metals is entirely at your own risk, subject to applicable insurance and is in SM's discretion to refuse to store on a "said to contain" basis for any reason. You agree that You are responsible to ship such previously purchased precious metals to SM (or the Custodian, if directed by SM) to such address as provided by SM and that all Costs related to shipping are your responsibility, and neither SM nor the Custodian are in any way responsible for such Costs, and that You bear all risk of loss of such previously purchased precious metals while in transit and prior to being delivered into SM's or the Custodian's possession, and neither SM nor the Custodian shall be in any way responsible for any loss during shipment. Additionally, previously purchased precious metals purchased from other dealers, may upon your direction, be deposited to your Account with SM and SM shall deliver a notice to you confirming that the previously purchased precious metals have been received by the Custodian.
- (f) In the event you desire to sell all or a portion of your previously purchased precious metals stored on a "said-to-contain" basis, SM reserves the right to inspect any or all of the previously purchased precious metals and will only consummate any purchase following an inspection and verification thereof. SM reserves the right to test and assay any previously purchased precious metals stored in your Account that you offer to SM to sell and any such testing will be performed solely at your expense. You agree to hold SM harmless, and free and clear of any fees, charges and costs incurred in connection with any such testing.

3. Limitation of Liability

- (a) Notwithstanding anything to the contrary contained in any invoice, receipt or other document delivered to or by any Custodian, SM shall have no liability for any physical loss or damage to any Precious Metals until such time as a receipt has been issued by the Custodian to SM in respect of the delivery of the Precious Metals to the Account.
- (b) Any liability of SM or Custodian shall terminate immediately upon the delivery of any Precious Metals to a carrier (whether or not designated by Customer) as soon as such carrier is in receipt of the Precious Metals. For the avoidance of doubt, delivery by the Custodian to a carrier designated by Customer or through a carrier to any post office shall be deemed to be delivery to a Customer designated consignee.
- (c) Under no circumstance will SM or any Custodian have any responsibility or liability arising as a result of a diminution of value of any Precious Metals (to the extent not directly arising as a result of physical loss or damage while in the care of SM or any Custodian).
- (d) Under no circumstances shall SM or any Custodian be liable to You for any special, general, direct, indirect, incidental, or consequential or punitive damages, even if previously advised of the possibility thereof.

4. Insurance

Customer hereby acknowledges that SM is not an insurer. The foregoing notwithstanding, SM ensures that its Custodians maintain all-risk coverage in such amounts to cover liability as Custodian deems appropriate to cover any insurable loss. Upon request, SM will provide such evidence of coverage as its Custodian provides to SM from time to time.

5. Segregation and Allocation of Precious Metals

SM represents and warrants that the Customer's Precious Metals are stored on an allocated and segregated manner at all times.

6. Force Majeure

Neither SM nor any Custodian shall be liable for non-performance or delays of service caused by strikes, pandemic, lockouts or other labour disturbances, riots, acts of war, authority of law or other official action, acts of God or any other event beyond the control of SM or any Custodian.

7. Term and Termination

The term of this Agreement shall commence on the date indicated above and shall continue for such term during which You continue to store Precious Metals in your Account. Either party may terminate this Agreement, upon thirty (30) days written notice the foregoing notwithstanding, SM reserves the right to terminate this Agreement immediately upon written notice to You for any non-compliance or breach of the terms hereof, including failure of prompt payment of all fees and dues incurred.

In the event of termination and provided that there is no outstanding balance of fees and costs, SM shall promptly arrange for the delivery of all Precious Metals held for Customer in accordance with the instructions of Customer or the Authorized Representative at Customer's sole expense.

For internal use only

SM employee #1 _____

SM employee #2 _____

Account owner initial(s) _____

8. Fee Schedule

The fee schedule of SM as of the date hereof is listed in Exhibit A hereto. SM reserves the right to amend its fee schedule upon thirty (30) days written notice to You.

9. Minimum Monthly Account Fee

The Account will be billed a minimum administration fee of \$16.67 CAD per month irrespective of whether you maintain holdings therein or not. Should you wish to close your account to avoid incurring the minimum monthly administrative fee, fill out a Storage Account Closure Request Form. SM will charge a closing fee of \$75 CAD. There will be no charge if you wish to reopen your account at a later date.

10. Legal Fees

In the event of any dispute relating to the account ownership, whether by reasons of death, incapacity, separation / divorce, or other change of control event, you acknowledge and agree to indemnify Sprott Money for any legal and administrative fees, including reasonable attorney's fees, incurred in connection with such dispute ("Dispute Expenses"). The Customer shall pay any Dispute Expenses within thirty (30) days of the written demand by SM.

11. Claim Against Property for Amounts Owing

You hereby acknowledge and agree that SM shall not be obliged to act upon direction or notice of the Customer in respect of any Precious Metals or the Account (including making available any Precious Metals to any person) until all the amounts due and owing to SM in connection with the services under this Agreement and any other amounts owing to SM have been paid in full.

12. Asset Sale

Without prejudice to any power or right that SM may otherwise have under applicable law, should you fail to pay SM any amounts due and owing under the terms of this Agreement and any other amounts owing to SM, and such default in payment continues for ninety (90) days, You authorize SM to liquidate such quantity of Precious Metals, determined solely at SM's discretion, from your Account in the amount required to recover the balance owed by You. After deducting the amount due that You owe SM and adding any incurred costs SM, including, but not limited to, its reasonable legal fees and liquidation costs, if any, SM will credit to You any balance that may remain from such asset sale.

13. Security Interest

As continuing support and collateral for any and all of the Customer obligations contemplated in this Agreement, You hereby agree to grant and charge to SM (on behalf of itself or in acting on behalf of any Custodian) a first priority security interest in respect to any Precious Metals held in the Account from time to time (whether now owned or hereinafter acquired). Other than in connection with the foregoing, SM shall not provide for the creation of any security interest of any nature or kind on the Precious Metals or Account.

14. Audits and Inspection

SM, at its sole discretion, may periodically inspect or send an authorized representative to periodically inspect Precious Metals (including "said to contain" metals) or Accounts on behalf of SM's Customers (which may include the Customer). SM will conduct or will send an authorized representative to conduct an audit of all of the Accounts at such times as may be practical. On an annual basis subject to any restriction outside of its control, SM shall also arrange for a third party audit to be conducted by an accounting firm. Customers (or their Authorized Representatives) shall also be entitled to inspect the Precious Metals held in an Account on their behalf during normal business hours of operation for the Custodian, as arranged by SM subject to Custodian's terms and conditions. Customer shall pay SM an audit fee to arrange for such an audit at the Custodian. Customer further agrees to comply with all of the Custodian's terms and security procedures and will be solely responsible for the payment of an hourly fee, if any, charged by the Custodian to facilitate such Customer audit.

15. Written Notices

All written notices hereunder will be provided to You by SM by mailing such notices to You through regular postal services, at the address provided in your Account in the account registration agreement or via email with receipt notification requested. All such notices, other than email notices, are deemed received by You on the date that is five (5) business days after they are mailed to You or upon a confirmation that you received and opened the email. You agree to advise SM of any change in your address in writing, and You acknowledge that You are responsible for keeping SM informed of your current address and contact information.

16. Account Statements

SM will provide You with monthly account statements via your email address provided in your account registration agreement. Such statements will include a listing of the Precious Metals in, and the transactions conducted in respect of, your Account. If You believe a statement contains incorrect information or incorrect charges or fees, You must notify SM of the suspected error(s) or discrepancy(s) within five (5) days of receiving such statement. If SM does not receive notice from You within this five (5) day period, You agree that SM may deem any such statement accurate and correct, and You waive all rights to contest such statement or any charges or fees billed to You in the statement, and You further agree that SM will not be liable for any damages that may occur as a result of your failure to inform SM of any inaccurate or incorrect information contained in the statement within this specific period. You agree to advise SM of any change of your email address in writing, and You acknowledge that You are responsible for keeping SM informed of your current email address.

17. Asset Delivery

At your expense and assuming all risk of loss, You (or your Authorized Representative) may direct SM to arrange for delivery of all or a portion of your Precious Metals through Canada Post, FedEx or other commercial courier, or by directly contracting with an armored carrier, to a destination designated by You or your Authorized Representative. The delivery options available to the Customer and the applicable withdrawal fees shall depend on the size of shipment and location of Customer and Custodian.

For internal use only

SM employee #1 _____

SM employee #2 _____

Account owner initial(s) _____

SM requires ten (10) business days prior written notice to process any request for the delivery of all or a portion of any Precious Metals stored through SM. Notwithstanding the foregoing, SM shall not be obliged to arrange for such delivery in respect of any Account for which there remains an outstanding fee amount owing. Any Customer seeking to arrange for delivery of all, or portion of any, Precious Metals stored in an Account within the first year shall be responsible for remitting payment in respect of the balance of months outstanding during the initial first year, if any, prior to release of the Precious Metal in accordance with Section 8.

18. Account Ownership

If You deposit and hold Precious Metals in an Account together with another person or persons (individually, the "Owner" and collectively, the "Owners"), you agree, jointly and severally / individually, that each Owner is the agent for the other, and that each is authorized to act individually under the terms and conditions of this agreement, including exercising the authority to receive, deposit, withdraw or transfer the Precious Metals held in the Account at any time.

If there is more than one owner of the Account, You are jointly and severally (in Québec, solidarily) liable to SM for your obligations hereunder and you acknowledge that you own the Account jointly with the rights of survivorship and, upon the death of one joint owner, all rights in the Account and the Account assets pass to the survivor(s).

Upon receipt of a duly notarized death certificate or other notarized and authenticated evidence of the death of an Owner and all other documents that SM may reasonably require, SM shall transfer the Account assets, or sell them and pay out the Account proceeds, to such authorized legal personal representative, as may be identified to SM. Deductions will be made for all legal fees, costs and charges that are payable. SM will be fully discharged and indemnified once SM makes such transfers or payments. SM will not be liable for any damages, claims or loss caused by any delay in making any such transfer or payment.

19. Withdrawal

You may give written notice to SM of your intention to withdraw Precious Metals from your Account. A withdrawal form shall be completed and submitted to SM at least ten (10) Business Days prior to the specified withdrawal date and shall specify the quantity and type of Precious Metals to be withdrawn from Customer's inventory of Precious Metals held in the Account. Any Customer seeking to arrange for delivery or transfer of all, or a portion of any Precious Metals stored in an Account within the first year shall be responsible for remitting payment in respect of the balance, if any, of all payments due for the months remaining for the initial first year as indicated in the rate schedule attached as Appendix A to this Agreement (the "Fee Schedule"), prior to release of the Precious Metals in accordance with Section 8 above.

20. Disclaimer

You acknowledge that (i) SM, in providing the services contemplated in this Agreement, is acting as agent on behalf of the Customer; (ii) neither SM nor its owners, associates, affiliates, directors, officers or employees recommend or endorse any specific dealer, broker or carrier for the purposes of facilitating any of the services provided contemplated in this Agreement; You further acknowledge and agree that, in providing the services contemplated herein, SM is not offering or providing any financial or legal advice, valuation services, providing any recommendations, making any representations relating to investments in tangible assets or any investments, nor in regard to the financing of any investments in Precious Metals. It is understood and agreed that, as part of its services under this Agreement, neither SM nor the Custodian has undertaken a duty to supervise Customer's investment in, or to make any recommendation to the Customer with respect to the purchase, sale or other disposition of any Precious Metals held by Customer from time to time in the Account.

21. Warranty

You hereby declare and warrant that all representations made to SM by You are to the best of your knowledge true, complete and correct as of the date when made, and that your adherence to this Agreement and your performance hereunder are, and will be in compliance with all applicable laws. You certify that You have complied in the past and will comply in the future with all applicable laws and regulations in relation to any funds and/or Precious Metals held in your Account. You have full legal and corporate/business (if applicable) right, power, and authority to enter into and execute this Agreement. You also have read and understand that SM will rely on all representations and information to conduct Customer due diligence and to satisfy applicable regulatory requirements including but not limited to any AML, *Proceeds of Crime (Money Laundering) and Terrorist Financing Act* and its associated regulations ("PCMLTFA"), as may be applicable in the jurisdiction of your residence and domicile.

22. Account

We may at any time, with or without notice to You, close any Account, freeze or hold the funds or assets in any Account, at our sole discretion, including, without limitation, for reasons of actual or suspected fraud, non-compliance with anti - money laundering rules or illegality, inaction on the account or breach of your obligations under any agreement between us and You.

23. Entirety

The terms and conditions contained in this Agreement represent the entire agreement between You and SM in respect of the services contemplated herein. Should any particular provision(s) of this Agreement be deemed to be unenforceable or invalid, the enforceability or validity of any other provision(s) contained herein shall not be affected.

24. Amendment

SM reserves the right to change this Agreement with thirty (30) days written notice to You.

For internal use only

SM employee #1 _____

SM employee #2 _____

Account owner initial(s) _____

25. Governing Law

This Agreement shall be governed by, and construed in accordance with, the laws of the Province of Ontario without regard to any conflict of laws principles. Each Party hereby irrevocably attorns to the jurisdiction of the courts of the Province of Ontario sitting in and for the judicial district of Toronto in respect of all matters arising under or in relation to this Agreement. For the avoidance of doubt, in the event of any dispute or controversy arising as a result of this Agreement, You forever submit yourself to the exclusive and mandatory jurisdiction of the courts of the Province of Ontario.

26. Confidentiality

All information regarding You, Customer or any Owner and their Authorized Representatives, including, but not limited to the kind, type, quantity, form, and size of the Precious Metals stored in the Account from time to time, is considered by SM to be confidential. SM shall ensure and through the applicable agreement, the Custodian shall ensure that and such information shall be deemed confidential and shall not use such information, either for its own benefit or for the benefit of any third party or disclose such information, either directly or indirectly, except as required or compelled by law and except that SM or the Custodian may use such information where subpoenaed by governmental authority or in litigation; provided, however, that SM shall, on behalf of itself and any Custodian, promptly notify the relevant party of the circumstances requiring such disclosure (unless such notice is prohibited by order, subpoena or by law).

27. Counterpart Signature

This Agreement may be executed in one or more counterparts (including counterparts by facsimile, portable document format (PDF) or other electronic means), which together shall constitute an original copy hereof as of the date first noted above.

Please Note: This agreement can also be electronically signed via DocuSign. Please email storage@sprottmoney.com for DocuSign information.

I (we) hereby agree to the terms and conditions outlined herein:

Dated this _____ day of _____, 20____

Per: _____
(Account Representative 1 signature)

Name: _____

Per: _____
(Account Representative 2 signature)

Name: _____

For internal use only

<u>ACCEPTED AND GRANTED TO AS OF: Month / Day / Year</u>	
Employee Name /Title	Signature
Employee Name /Title	Signature

*** EXHIBIT A – FEE SCHEDULE**

Effective September 1, 2022

This fee schedule is subject to change. SM will provide at least 30 days' written notice to Customer prior to any rate changes. All rates are in **Canadian funds**.

Annual Storage Fees

<i>Account Value</i>	<i>Storage Rate</i>
Up to \$100,000	0.65%
Up to \$500,000	0.55%
Up to \$1,000,000	0.50%
Up to \$2,000,000	0.45%
Up to \$5,000,000	0.40%
\$5,000,001+	0.35%

Account Representative 1 Signature _____

Account Representative 2 Signature _____

The basis point rates listed above are annual charges. Note, however, that custody fees are calculated and billed on the last day of every month, in arrears.

Fee Calculation:

The Customer shall pay an annual account fee in an amount equal to the above percentage per year of the Average Market Value (as defined below) of the Precious Metals in Your Storage Account during the period to which the invoice relates.

"Average Market Value" is calculated as (i) the sum of (x) the total number of each item of Precious Metals in the Customer Storage Account on each business day in the applicable month, multiplied by (y) the market price as determined by the London Bullion Market Association PM metal fixing for each business day for each item of Precious Metals in the Your Storage Account, divided by (ii) the total number of calendar months.

Minimum Monthly Account Fee:

The Account will be billed a minimum administration fee of \$16.67 CAD (or \$200 CAD per year), (plus applicable taxes) per month irrespective of whether you maintain holdings therein or not. Should you wish to close your account to avoid incurring the minimum monthly administrative fee, fill out a Storage Account Closure Request Form. SM will charge a closing fee of \$75 CAD. There will be no charge if you wish to reopen your account at a later date.

Shipping Fees:

Shipping fees for shipments, both to and from storage, within Canada and outside of Canada will be quoted upon request. Packages will be shipped in accordance with its standards. A handling fee, plus applicable shipping, insurance, and other required charges will be included in your shipping quote.

If Customer elects, SM may ship the Customers previously purchased precious metals to our storage locations. Customer will be responsible for all such shipping fees, including applicable customs and border fees, SM shall have no liability.

Handling Fees:

Preparation fee for shipments made via commercial courier (FedEx, Purolator, UPS, etc.), Canada Post and USPS is \$30.00 per package.

Storage Transfer Fees:

Transfer fees for internal and external transfers within the storage locations is \$30.00.

Closing Withdrawal Fee:

One time account closing fee upon final withdrawal of \$75.00 per account.

For internal use only

SM employee #1 _____

SM employee #2 _____

Account owner initial(s) _____

*** EXHIBIT B – TRUSTEE CERTIFICATION OF POWER AND AUTHORITY**
 (For Trust Accounts Only)

Client Name _____

SM Account Number _____

In consideration of Sprott Money (hereafter, "SM"), opening and/or managing an account for the Trust named below, we, the undersigned trustee(s), certify as follows:

1. The title of the Trust to which this certification applies is _____
2. The date trust was established is _____
3. There are no other trustee(s) of the Trust other than the undersigned.
4. Identify trustee(s): SM has the authority to accept orders and other instructions relating to the accounts titled in the name of the Trust from only those individuals or entities listed below. The undersigned may execute any documents on behalf of the Trust that SM may require, from time to time. Unless it is specified otherwise in writing, any one of those listed below may act on behalf of the Trust without the consent of the other trustees.

	TRUSTEE #1	TRUSTEE #2	TRUSTEE #3
Name (Last, first, middle)	_____	_____	_____
Date of Birth (Day/Month/Year)	_____	_____	_____
ID#(SSN/SIN)	_____	_____	_____
Primary Physical Address	_____ _____	_____ _____	_____ _____
Email Address	_____	_____	_____
Phone Number	_____	_____	_____
Signature	_____	_____	_____

For internal use only

SM Employee (1) Initial _____

SM Employee (2) Initial _____

Account owner initial(s) _____

Federal law requires all financial institutions to obtain, verify and record information to reasonably identify each person who opens an account:

5. We certify that we have the power under the Trust Agreement and applicable law to enter into the transaction below in the Trust's name, and to execute any documents that are required to carry out such transactions:
 - a) The purchase and sale of precious metals;
 - b) The custody, transfer and delivery of precious metals or proceeds of any such sale;
 - c) The pledging of the Trust property (Precious Metals) in connection with securing the Trust's obligations under the Account Agreement
6. We, individually and in our capacity as trustees, jointly and severally, indemnify SM and hold SM harmless from any liability for effecting transactions at our request, should SM act pursuant to the instructions given by any of the individuals listed in paragraph 4 of this Trustee Certification of Power and Authority.
7. Successor beneficiary (if any):

BENEFICIARY #1

BENEFICIARY #2

BENEFICIARY #3

Name
(Last, first, middle)

Date of Birth
(Day/Month/Year)

ID#(SSN/SIN)

Primary Physical
Address

Signature

Client signature _____

Witness signature _____

Date
(DD/MM/YY) _____

Date (DD/MM/YY) _____

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SM Employee (1) Initial _____

SM Employee (2) Initial _____