XBRL INTERNATIONAL, INC.

TRADEMARK GUIDELINES FOR USE

XBRL International, Inc. ("XBRL International") is pleased to allow you the unrestricted use of the terms XBRL and XBRL EXTENSIBLE BUSINESS REPORTING LANGUAGE in connection with your product and service offerings, and of XBRL specifications, taxonomies, schema, samples, and other documents and related software provided by XBRL International. You may use these terms to identify your relationship with XBRL International (e.g., “XYZ Corporation is a member of the <country> jurisdiction of XBRL International, Inc.”) or to identify and describe your product and service offerings, alone or in combination with your own trademarks or service marks. Any such use of XBRL as a trademark or service mark, however, is at your own risk.

In order to continue with its mission statement, however, XBRL International reserves the sole right to and ownership of the Mark XBRL - EXTENSIBLE BUSINESS REPORTING LANGUAGE & DESIGN (the “XBRL Logo”), attached hereto as Schedule A. You may use the XBRL Logo to refer to products and services that implement XBRL specifications, taxonomies, schema, samples, and other documents and related software available at the web site http://www.xbrl.org, provided that you adhere to these guidelines and that where required you execute a Trademark License Agreement, which we may amend from time to time. XBRL International reserves the right to require payment for the use of the Trademark under the Trademark License Agreement but does not intend to do so for the foreseeable future.

1. You should identify XBRL International as the owner of the XBRL Logo in a clearly visible manner on all product packaging and written promotional materials having an area larger than 6 square inches (including, but not limited to, brochures, pamphlets, literature and informational displays). For example, you should use the following attribution language:

   “The XBRL Logo is a trademark or service mark of XBRL International, Inc., registered in the United States and in other countries.”

   If you have any stationery, advertising, marketing collateral or product packaging that does not contain this attribution language, you may continue to distribute such materials until such time as any inventory of such materials as of the effective date of the Trademark License Agreement is exhausted or until 30th September, 2007, whichever is sooner.

2. Other than to advertise your valid, current membership in XBRL International, you may use the XBRL Logo only as provided in the Trademark License Agreement. This means that you may not claim or assert any ownership rights in the XBRL Logo by using or registering it as a trademark, service mark, or “doing business as” name (“d/b/a”), alone or in combination with your own trademarks or services marks. You may use, or continue to use, the term XBRL without the need for executing a Trademark License Agreement.

3. You may use the XBRL Logo only in a way that accurately reflects the status associated with the XBRL specification, taxonomies, or schema implemented in your product or service offerings. The Status of the XBRL specification, taxonomies, or schema describes the context in which the document was developed, including the publication date, intellectual property disclosures (e.g., copyright or patent terms), location (URL), publication level (e.g., Note, Working Draft, Proposed Recommendation, Recommendation), and future expectations regarding the XBRL specification, taxonomies, or schema.

4. When using the XBRL Logo, you should use the appropriate trademark symbol, generally “®”, on the most prominent (or, if no use is prominent, on the first) appearance of the XBRL Logo. If you aren’t sure whether the XBRL Logo is registered in your country, please contact us for additional guidance as to what trademark symbol you should use. XBRL International maintains a separate list of current registrations of the trademark which is available upon request. Please contact info@xbrl.org for details.

5. You may only use the XBRL Logo in its exact format as provided on the xbrl.org website at http://www.xbrl.org/TMLogos/LOGO-XBRL_ph.eps (Adobe Acrobat) or http://www.xbrl.org/TMLogos/LOGO-XBRL_with_R.jpg (for web use). Please do not make any changes to the XBRL Logo, by altering the color, typography or proportions.
6. Any representations that products or services implement features and operations of XBRL specifications, taxonomies, and schema must clearly indicate that the representations are made by you, the licensee, and not by XBRL International.

7. Please do not refer to a product as being XBRL-certified or XBRL-conformant, unless and until XBRL has adopted a Certification Mark and XBRL has explicitly authorized your use of these terms under a separate Certification Mark Trademark License Agreement. If you have any questions regarding these guidelines, please contact info@xbrl.org.

8. XBRL International has a separate policy regarding the use of the letters xbrl in internet domain names. Please contact info@xbrl.org for details.