Standards Funding Terms and Conditions

By providing funding to Canadian Standards Association, you hereby acknowledge and agree to the following:

• Canadian Standards Association o/a CSA Group (CSA Group) is an accredited Standards Development Organization (“SDO”) in Canada and, through its subsidiary, the United States of America, developing standards in accordance with its Policy governing standardization and Directives and guidelines governing standardization.

• CSA Group will own the full copyright in any works created in the course of performing its activities. CSA Group must own the intellectual property in any document(s) or product(s) arising from its activities in order to maintain the integrity of the document(s) or product(s) and therefore maintain CSA Group’s adherence to the accredited SDO process, as applicable. In the case of adopted works, intellectual property would be owned by publisher of the adopted document, and CSA would own full copyright on additional content developed in addition to the adopted work.

• CSA Group assumes no liability with respect to the content or subsequent use of any document or product arising from its activities, you hereby release CSA Group, its divisions or affiliates, their employees, directors and agents from any and all claims for losses and damages relating to or resulting from CSA Group activities.

• These terms cannot be varied except in a written agreement signed by CSA Group. CSA Group’s acceptance of a purchase order containing different terms or conditions does not modify or supersede these terms.

• Neither party shall use the name, business name, trade-marks or logos of the other party in any advertising, publicity, marketing or other materials intended for public release, whether in hard copy or electronic format, without the express written permission of the other party.