

SECURITIES TRADING AGREEMENT

First Party: "Istithmar" for Financial Services

"Istithmar" for Financial Services, a limited liability company duly formed by virtue of the laws of the Hashemite Kingdom of Jordan and having its address at " Tel: 5007000 , Fax: 5610555 P.O. Box: 940985 Amman 11194 Jordan" (hereinafter referred to as the "First Party"),

Second Party			
Name:			
Address:			
Telephone:		Fax:	
P.O Box:	City:	Postal code:	Country:
Hereinafter referred to as " the Customer"			

Introduction: Whereas, the First Party is licensed to trade as a broker in securities pursuant to a license issued by the Jordan Securities Commission; Whereas, the Customer wishes to authorize the First Party a full authority to trade in securities on its behalf and the First Party is willing to accept such appointment; now therefore, in consideration of the mutual promises and covenants contained herein the First Party and the Customer hereby agree on the following:

- 1. The preamble and appendices attached to this Agreement are considered an integral part of this Agreement.
- 2. All rules of professional responsibility applicable to the First Party shall be considered a part of this Agreement.
- 3. The Customer hereby authorizes the First Party with an absolute and irrevocable power, which may not be contested nor amended, to buy and sell securities on the Customer's behalf by way of the Customer Account and pursuant to written, verbal, telephone, and orders by way of fax or e-mail received from the Customer. The First Party shall not incur or be responsible for any liability or loss whether monetary or otherwise suffered by the Customer or a third party as a result of any orders carried out by the First Party pursuant to the Customer's instructions, The Customer hereby authorizes the First Party to record all telephone instructions made pursuant to this Agreement. The Customer acknowledges that such recordings may be used as evidence against the Customer, and the Customer hereby renounces any right to contest the validity of such authorizations.
- 4.The Customer hereby undertakes to effect, in advance, all payments of the prices of securities, which the Customer authorizes the First Party to purchase on his behalf and prior to concluding the purchase transaction.
- 5. The Customer hereby opens a trading account ("Customer Account") with the First Party by completing the Account Opening Form. The Customer warrants that all the information provided to the First Party in the Account Opening Form is true and complete and the Customer undertakes to update the information as relevant.
- 6. The Customer hereby acknowledges that he/she understands the risks associated with trading in securities and the possible financial losses which it might incur as a result of such trading.
- 7.The Customer undertakes not to instruct the First Party to sell any security over which the Customer does not have legal title, or any security which is encumbered whether by way of pledge, mortgage or otherwise. The Customer agrees that he/she shall bear full and sole liability for reimbursing the First Party for its prices.
- 8.The Customer hereby authorizes the First Party, in its sole discretion, to purchase, at the price and at the times deemed appropriate by the First Party, any securities sold pursuant to this Agreement which later appear to be not legally owned by the Customer or mortgaged or subject to a seizure order or not saleable for any other reason.

