

SUPPLEMENTAL AGREEMENT

[in respect of AmlInvestment Bank Berhad's terms for Electronic Trading (including but not limited to trading through the DMA Infrastructure)]

By Clicking The "Accept" Button Displayed At The End Of This Webpage, You Shall Be Deemed To Have Accepted And Be Bound By All The Conditions Below As If Signed With Your Manuscript Signature AND ACCORDINGLY, All The Terms In This Notification Shall Be Read As Supplemental To And Shall Be Intergral Part Of The Terms And Conditions for Securities Trading and Custodian Services or the "Agreement" between you, the Client and the Company, AmlInvestment Bank Berhad.

Save as herein defined, all defined terms used are as those in the Agreement.

ELECTRONIC TRADING

In consideration of the Company allowing you to and continue to utilize and have access to the Electronic Trading, the Electronic Trading shall be subject to the following terms.

1. DEFINITIONS used in this notification :-
 - a. "Direct Market Access" means the process by which orders to buy or sell contracts including any modifications and cancellations thereof are submitted into an infrastructure established and / or maintained by or for the Company for execution via the Electronic Trading by Clients without any intervention by a Dealer Representative or without being entered or re-entered by a Dealer Representative.
 - b. "DMA Infrastructure", means the infrastructure established and / or maintained by or for the Company which facilitates Direct Market Access.
 - c. "DMA Orders", means a Direct Market Access order.

TERMS AND CONDITIONS

2. You are to note that :-
 - a. the Communications (as defined in the Agreement) may be accessible through software, platform, portal or infrastructure (including DMA Infrastructure) proprietary or licensed to the Company and / or in the operation, possession, control or maintenance by the Company and / or any corporation related to the Company and / or independent third party vendors or independent third party service providers.
 - b. there are/will be pre-set mandatory risk filters imposed by the Bursa Securities from time to time and/or the Company has the discretion to impose new risk pre-set mandatory risk filters from time to time (including but not limited to filters in respect of cash positions, order limits, positions limit, trading permissions, price limit and manipulation) for the validation of DMA orders ("Specified Parameters for DMA Orders"). Thus the Specified Parameters for DMA Orders may be amended by the Company from time to time via prior notice. Should you breach any of the terms of the said Specified Parameters for DMA Orders, the Company shall have the right to reject the relevant order.
 - c. The Company has the discretion and right to reject any DMA order if in its absolute discretion there are grounds for doing so and shall not be bound to furnish you with any reason thereto.
 - d. you are required to log off from the Electronic Trading when no longer in use, failing which the Company shall exercise its discretion to log off your access automatically after

predetermined time as set by the Company without any prior warning or notice. The Company shall not be responsible for any loss, claims or damages incurred arising from such termination and logging off.

- e. Bursa Securities and any other regulatory bodies may from time to time impose guidelines, directives or other directions and limitations on the use of Electronic Trading, and you undertake to comply with the terms of all such guidelines, directives or directions and limitations, insofar as the same may be applicable to you, to act in such a way so as not to cause the Company to be in breach or likely to be in breach or default of the said guidelines, directives or other directions and limitations. You agree that the Company shall be entitled to impose the same or similar limitations or variations to the use by you of the Electronic Trading, as that imposed on the Company by Bursa Securities and any other regulatory bodies from time to time.

THIRD PARTY INDEPENDENT VENDORS AND RELATED COMPANIES

3. Under the Electronic Trading :-
 - a. where the Communication relates to any access through software or infrastructure which are proprietary or in the possession or control of any third party independent vendor or any corporation related to the Company ("Third Party"), you consent to the Company's disclosure to the Third Party on a need to know and confidential basis of any information and / or documents pertaining to the securities or the conduct of your account.
 - b. where the provision of such Communication is subject to the Third Party's terms and conditions or restrictions, you are to at all times comply with such terms and conditions or restrictions as may be communicated to you from time to time.
 - c. the Company makes no representation or warranty, express or implied or statutory of any kind or manner in respect of any of the Third Party's software or services, and shall not be liable for any claim or demand howsoever arising from or relating to thereto.

WARRANTIES & THE CLIENT'S UNDERTAKINGS

4. You warrant that you have knowledge of :
 - a. the process for submission of orders using the Electronic Trading, including through the use of the DMA Infrastructure;
 - b. the relevant Rules of Bursa Securities and laws relating to the operation of the Clients' accounts and the trading activities.

(collectively, the "E-Trading Requirements"); and you acknowledge that the Company has agreed to permit the use of the Electronic Trading by you on the basis of and in reliance upon these warranties.
5. You shall, when requested by the Company and/or the Bursa Securities, furnish to the Company and/or the Bursa Securities your written confirmation (the "said Confirmation") that you have requisite knowledge of the E-Trading Requirements, in a format acceptable to the Company and / or Bursa Securities.
6. You undertake to promptly notify the Company in the event that the warranties above and the said Confirmation become untrue, and authorises the Company to inform Bursa Securities that the said Confirmation has become untrue. You are aware and agree that in such circumstances, the Company may suspend and/or revoke the use of the Electronic Trading.

7. You will be responsible for obtaining and maintaining your own compatible computer system being all such equipment, software and communications lines including any public lines and / or all relevant licenses required by you to properly access to the Electronic Trading (the "Clients' Equipment"). The Company shall have no responsibility or liability with respect to the Client's Equipment and / or in the event that such installation of Clients' Equipment affects the performance of the Electronic Trading howsoever arising.

LIMITATION OF LIABILITY

8. The Company shall not be responsible to you if changes in any of the Company's facilities, operations, procedures, products relating to the Electronic Trading :-
 - a. render obsolete the Client's Equipment or software,
 - b. require modification or alteration to the said equipment and software ; or
 - c. otherwise affect performance of the said equipment or software.
9. The Company will use reasonable endeavours to maintain Internet presence for the trades, the Company however cannot guarantee continuous, uninterrupted use during trading hours, especially where the Company must carry out routine maintenance, repairs, reconfigurations or upgrades and in circumstances beyond its control.
10. Further neither the Company nor any other party has any control over the Internet, the Electronic Trading will not be error free, uninterrupted and will be variable and there cannot be any assurance that the Communication remain confidential and intact.

All other terms in the Agreement remains in unchanged.

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