

Securities

Memorandum of Internet Trading Agent and/or Broker

	Date
	es (Thailand) Public Company Limited Address oth Floor, Rama 1 Road, Patumwan, Patumwan,
E-mail address:	
Birth Date (dd/mm/yy)	
Registration No	
(Hereinafter referred to as the " <i>Customer"</i>) of o Company Limited (Hereinafter referred to as the	ne part, and Maybank Securities (Thailand) Public "Company") of the other part.
trade securities, Account No	
the "Contract"). Both parties therefore hereby ag	ree amend the contract as follows:

- 1. In this memorandum and other relevant documents, unless otherwise defined, "Securities Trading through Internet System" means securities trading through network system which must be contacted through Internet Service Provider (ISP) and/or by method, regulations, rules, announcement of the company, SEC and/or SET. "Web Site" means the files or the batches of files available on the Internet in accordance with the SEC's rules, regulations or notifications.
 "Company 's Web Site" means www.maybank-ke.co.th
- 2. Otherwise, in the contract The Customer can trade via the Internet on behalf of the Customer, The Customer acknowledges that he/she has thoroughly studied the Company's rules and procedures regarding Securities trading via the Internet. The Company shall proceed to link the trading system to enable the Customer to place his/her orders for Securities trading to the Company via computer or the Company's authorized officer.

In placing orders for Securities trading, the Customer agrees not to use the instructions other than those set out by the Company and linked with the Customer's computer for the purpose of Securities trading under this Agreement. The Customer shall be responsible for ensuring that there is no unauthorized access to his/her computer by any person which shall enable such person to place orders directly to the Company's computer system,

It is hereby agreed that all the rights, obligations and liability in the assets and indebtedness incurred as a result of any acts performed by the Company or the subagent in its capacity as the securities agent on behalf of the Customer, whether before or after the execution of this Agreement, shall be binding upon the Customer and that the Customer has ratified the same.

- 3. The Customer agrees to pay brokerage fees to the Company at the rate determined by the Company subject to the conditions and requirements of the Stock Exchange. The Customer also agrees that subject to the rules, regulations, requirements and notifications of the Stock Exchange and other relevant authorities responsible for the securities business, the Company may change the rate of the brokerage fees by announcing the change openly at the Company's trading room, whether at the head office or branch office of the Company or on its Web Site.
- 4. The Customer acknowledges the risks which may arise due to any dysfunction of the computer system or hardware of the Customer, the Company or the Stock Exchange,

which shall result in failure to send and receive orders via the Internet, and the Customer agrees that the Company shall not be held responsible for any damage incurred therefrom.

- 5. The Customer acknowledges and agrees to the rules, conditions and procedures for the Internet trading and also acknowledges any risks which may arise therefrom, i.e., loss of data during transmission, delayed or aborted transmission, and errors and discrepancies of data due to the limitation of data transmission via the Internet.
- 6. The Customer acknowledges that he/she shall be responsible for the confidentiality of his/her password and that if there is any unauthorized use of the Customer's password by whatever cause, the Customer shall be responsible therefor in all respects.
- 7. The Customer agrees to take responsibility for any damages incurred from mistake in the Customer's trading account and not caused by the Company's action such as sending trading error by client him/herself etc.
- 8. Client acknowledges and will not send in an inappropriate trading order that will affect confidence in trading system as a whole such as sending in many trading orders in price pushing manner or sending in high quantity of trading order without having a real intention to buy or sell or sending order at prices much higher or much lower than they should be etc. Client will comply with regulations set up by SET or by authorities concerned.
- 9. Both parties agree that all statements contained in this memorandum shall be deemed parts of Contract. In case any statement is incomplete or void or unenforceable under the law, it shall be deemed that such statements will not affect remaining statements and that such valid and enforceable statements shall continue to be in force.

The parties hereto having thoroughly read and understood the entire contents of this Agreement have hereunder affixed their signatures in the presence of witnesses.

Signed(Customer)
Signed	Company Company Limited
Signed(Witness)
Signed(Witness)