نموذج تعریف مستثمر Investor Configuration Form



Date:

Center Member Name:

Kindly identify the investor with the following details:

التاريخ: عضو المركز: نأمل التكرم بتعريف المستثمر في نظام الإيداع والتسوية حسب المعلومات المذكورة:

| Investor Deta | ils | | | | بيانات المستثمر |
|----------------|----------------|--------------------------|-------------|----------------------------|-----------------|
| Name: | | | | | الاسم: |
| ID Type: | o اخری O Other | ○ Commercial Register | ٥ سجل تجاري | o National ID هوية وطنية ٥ | |
| ID No: | | | | | رقم الهوية: |
| Gender: | ○ Female | انثى | O Male | o نک <i>ر</i> | الجنس: |
| Nationality: | | | | | الجنسية: |
| Date of Birth: | | | | | تاريخ الميلاد: |
| | P.O. Box: | City: | المدينة: | ص.ب: | العنوان: |
| Address: | Zip Code: | | | الرمز البريدي: | |
| Phone No: | | | | | رقم الهاتف: |

ہے ایــداے Edaa '

الشروط والأحكام:

Terms and Condition:

- The submission of the Investor Identification Form shall be deemed as an acknowledgement of these Terms and Conditions ("Terms and Conditions"), these Terms and Conditions shall be considered complementary to the Membership Terms and Conditions accepted by the applicant Securities Depository Center Member ("Center Member").
- The Center Member shall submit to the Securities depository Center Company ("Edaa") all documents provided in this Application form, the Capital Market law, its implementing regulations, Exchange rules, Securities depository Center rules, and any amendments to the afforementioned ("laws and Regulations").
- Terms and phrases used in the Terms and Conditions shall have the meanings given thereto in the Laws and Regulations unless the context requires otherwise, and for the purposes of these Terms and Conditions, the word "Application" shall mean the Investor Identification Form, information contained therein, and documents attached thereto as Edas determines from time to time.
- Center Member undertakes to review Laws and Regulations and abide thereby.

 Edaa shall assume no responsibility for inaccuracy of information, data, numbers, and signatures provided in this Application, nor for the truthfulness, integrity or completion thereof; the Center Member shall solely be responsible for this in full as well as for any resulting legal consequences. The Center Member shall also undertake to indemnify Edaa against all losses, damages, expenses, costs, liabilities, claims, and legal actions resulting from the execution by Edaa of the instructions provided in the Application notwithstanding the nature thereof. The Center Member discharges Edaa, its board of directors, directors, officers, mother companies, and subsidiaries thereof form any liability, claims, losses, compensations, actions, or liability towards any person or entity, resulting directly or indirectly from the execution of the Application.
- Center Member undertakes to provide Edaa with a certified true copy of the investor's identity card. Center Member undertakes to provide Edaa with any documents specified by Edaa.
- Center Member undertakes to update investor data in the Deposit and Settlement System as per the mechanism provided by Edaa
- The Center Member undertakes that the employee signing the Application is duly authorized to sign on such application and rectify the information provided therein; the Center Member shall also notify Edaa
- skin application and rectify the imministant provided intenting the reference wenture shall also monity case of any update on the delegated persons list.

 10. Edas shall not be responsible for keeping any documents, data, information, signatures, numbers, or other items relevant to the Application, all without prejudice to the right of Edas to keep those as per other items. the sole discretion thereof.
- 11. Center Member shall provide the original copy of the Application, rectified thereby, to Edaa, and Edaa shall specify the method of receiving such Application, whether in hand, electronically or in any other means acceptable to Edaa in order to complete the execution of the instructions provided in the
- The Application should be received during official Business Days of Edaa, and for the purposes of these Terms and Conditions, notice received by Edaa during the last two hours of official working hours or other than during Business Days shall be considered to have been received in the subsequent official
- 13. Application may not be deemed complete unless all complementary information and documents are correct as per the procedural and technical instructions of Edaa, which may be subject to revision from time to time, and Edaa may, upon its discretion, refuse to accept any Application containing any strike-
- offs, non-legible, or unclear information.

 14. Any dispute arising out of the application of these Terms and Conditions shall be referred to the
- competent judicial authority in the Kingdom.

 15. Edaa may, without any liability thereon, withhold the execution of the Application temporarily or decline it for any reason it deems appropriate, including technical faults or during upgrading, modifying, or maintaining any hardware or automatic systems of Edaa; therefore, Edaa shall bear no responsibility
- for delay or inability to execute such application in case the delay or inability is beyond the well of Edaa.

 16. These Terms and Conditions shall be construed and applied in accordance with the laws and regulations of the Kingdom of Saudi Arabia.

- الشروط والأحكام.

 1- يغذ التقع بطلب تعريف المستشر إقراراً بهذه الشروط والأحكام ("الشروط والأحكام")، وتُغذ هذه الشروط والأحكام مكملة لشروط والأحكام مكملة الشروط والكمام المستشر إقراراً بهذه الشروط والأحكام مكملة كالمرط والمكام المستشر المقراراً بعد المناطق عليها عن منوع المستشر المؤافر المنافر المنافر

- غيز واضعة. 41-يختم أي نزاع ينشأ من جراه تطبيق الشروط والأحكام للجهة القضائية المختصة بالمملكة. 15-يجن لإبداع دون التي مسوولية عليه تطبق تنفيذ الطلب موكناً أو رفضه لأي من الأسباب التي ير اها مذاسبة بما في نلك حلالات المطال اللغي أو أثناء تطيير أو تعديل أو صيافة أي من أجيزة إيناع أو انظمته الآلية، وعليه لا تتحصل إيداع مسوولية أي تأخير أو مطالية في ينقيذ الطلب، إذا كن هذا التأخير أن المطلخ الدين المنافرة المواجدة عليه المساورة المساورة المواجدة السعودية السارية وتخضع لها.

| المصادفة على توقيع المستثمر من قبل عضو المركز | توقيع المستثمر | اسم المستثمر |
|---|--------------------|---------------|
| Investor signature Authentication by the member | Investor signature | Investor name |
| | | |
| | | |

| For member Use | | | لاستخدام عضو المركز: |
|----------------|----------|--------------|----------------------|
| Signature: | التوقيع: | Entered by: | اسم المدخل: |
| Signature: | التوقيع: | Approved by: | اسم المعتمد: |
| Member Stamp: | | | ختم عضو المركز: |

| For Edaa Use | | | لاستخدام إيداع: |
|-------------------|----------|--------------|----------------------|
| Signature: | التوقيع: | Entered by: | اسم المدخل: |
| Signature: | التوقيع: | Reviewed by: | اسم المدقق: |
| Signature: | التوقيع: | Approved by: | اسم المعتمد: |
| Transaction Date: | | | تاريخ تنفيذ العملية: |

يقوم المركز بابلاغ عضو المركز بتعريف المستثمر في نظام الإبداع والتسوية عن طريق الوسيلة المعتمدة لدى المركز.



Classification: Public

Authorization Letter

Date:

To:

GTN Middle East Financial Services (DIFC) Limited

Address: DIFC, Dubai, United Arab Emirates

P.O. Box 507133

And

Saudi Fransi Capital (SFC)

Kingdom of Saudi Arabia P.O. Box 23454 Riyadh 11426

Subject: Authorization

We, the undersigned, have been informed of the requirement of the Capital Market Authority in the Kingdom of Saudi Arabia to have the investment portfolios of the clients trading in Saudi shares opened in their own names. Accordingly, we hereby authorize **GTN Middle East Financial Services (DIFC) Limited** ('GTNME') to perform on our behalf the following actions directly or through its designated broker/agent (which, for the present, is SFC) or custodian:

- 1. Create, open and close portfolios in our name with GTNME's designated broker or custodian in the Kingdom of Saudi Arabia (KSA) and use our investor number or obtain an investor number in our name in the Saudi Stock Exchange (Tadawul) as the case may be and sign on our behalf any documents required in this regard.
- 2. Fully operate our portfolios (including but not limited to giving orders for buying, selling and transferring securities as well as amending and canceling orders).
- 3. Perform all actions pertaining to securities of all types.
- 4. Make payments for the settlement of purchase orders and receive sale proceeds.
- 5. Receive cash dividends and transfer the same to our portfolio/ trading account with GTNME.
- 6. Make payments for subscribing in rights issues.
- 7. Perform and instruct others on our behalf on all such acts as it deems necessary or desirable to best execute any transaction.
- 8. Handle and sign on our behalf any documents related to any type of corporate actions.
- 9. Provide GTNME's designated broker or custodian in the Kingdom of Saudi Arabia with all the required KYC documents that may be in its possession which are required to open and operate the portfolios held in our own name.
- 10. Provide any document or information pertaining to us required by the Saudi Stock Exchange or any regulatory authority in the Kingdom of Saudi Arabia.
- 11. Open investment accounts in our name (If required).

Classification: Public

Boubyan Capital K.S.C.C P.O. Box 28950 Safat 13150 Kuwait

boubyancapital.com Towards perfection



Classification: Public

GTNME shall have the right to delegate any or all of the above-mentioned powers to any other third party including, but not limited to, its designated brokers and custodians in the Kingdom of Saudi Arabia.

I / we acknowledge and understand that our cash is kept under the Client Money account of GTNME held with Saudi Fransi Capital and I / we accept this process and action/risk related to this setup.

We further undertake to refrain from issuing any instructions of whatsoever nature to GTNME's brokers in KSA with respect to the securities contained in our portfolio with GTNME's name.

We shall indemnify SFC and GTNME against any direct losses, damages or legal or financial liabilities incurred by SFC or MFS as a result of their reliance on this letter provided that such losses, damages or liabilities are not attributable to SFC or GTNME's gross negligence, wilful misconduct or fraud.

This authorization shall remain in full force and effect until revoked by a written notice addressed to and actually received by GTNME.

| addressed to and actually received by GTNIVIL. | |
|--|--|
| Yours Sincerely, | |
| Client Name: | |
| Client Authorized Person Signature: | |
| Authorized Person Title: | |
| Company Stamp: | |
| | |
| | |
| | |
| | |

Classification: Public