

Capital TRUST Securities (Private) Limited,
No. 42, Sir Mohammed Macan Marker Mawatha,
Colombo 03

Dear Sirs,

I/We of
..... request you to allow me the use of Capital TRUST Securities (Private) Limited ('Capital Trust')
Internet Trading Service ('Online Service') and hereby agree to be bound by the terms and conditions hereinafter mentioned governing such service:

1. I/we hereby authorize Capital Trust to accept and act upon all instructions or messages which purport to come from me/us and are received through the Online Trading Service and authenticated in the manner described by Capital Trust under the usage of password issued to me/us by Capital Trust;
2. I/we fully understand that all transactions shall be subject to the rules of the Securities and Exchange Commission, Colombo Stock Exchange and other prevailing laws and regulations of Sri Lanka and in particular to the authority hereinafter granted by the me to Capital Trust;
3. I/we hereby permit and authorize Capital trust, at their absolute discretion and my risk, to sell and transfer any and/or all of the shares or securities in my securities account opened by me and maintained by Capital Trust at the Central Depository System (Private) Limited in order to make good and compensate for any loss or damages incurred or sustained by Capital Trust as a result of my default in making any payments lawfully due to Capital Trust after the settlement date;
4. The above authority of the right to sell shares or securities given to Capital Trust by me, shall be in addition to all the other rights, powers and remedies available to Capital Trust in terms of the laws of Sri Lanka. The authority granted hereby shall in no way affect or exempt me from any liability towards Capital Trust arising out of or consequent to any such default;
5. I/we acknowledge that the market data provided to me are obtained from Colombo Stock Exchange Sources believed to be reliable, are provided solely on a **As It IS** basis and **As Available** basis and that no guarantees are made by Capital Trust as to their accuracy, completeness, timeliness or correct sequencing. I/we agree that Capital Trust shall not be liable to me/us or have any responsibility whatsoever, for: (a) any Losses arising out of or relating to a cause over which Capital Trust do not have direct/indirect control, including the failure of computer software/hardware or electronic or mechanical equipment or communication lines, telephone or network problems, unauthorized access; or (b) any special, indirect, incidental, consequential, punitive or exemplary damages that I/we may incur in connection with my use of the services provided by Capital Trust in terms of this Agreement;
6. I/we hereby agree that Capital Trust shall not be responsible for any delay or failure to comply with any part of these terms and conditions resulting from causes beyond the Capital Trust's control, including but not being restricted to investment decisions made by me, acts of God, fires, explosions, floods, earthquakes, wind storms, national strikes, national riots, national work outs, national boycotts, wars, laws, regulations or acts of any government or from other causes beyond the control of Capital Trust which Capital Trust is unable to prevent;
7. I/we shall not attempt to effect transactions through Online Service unless sufficient funds (for purchases of securities) inclusive of other charges associated with the transaction, are available with me/us. For the purpose of this Agreement "Sufficient Funds" shall mean, in case of a cash deposit, up to 100% of the value of the proposed transactions to be effected by me/us through internet trading or otherwise and in case of the securities portfolio such percentage made available to us by Capital Trust from time to time;
8. If my/our securities account with Capital Trust is a jointly held account, every holder shall be jointly and severally liable for all transactions arising from the use of Online Trading;
9. I/we shall accept Capital Trust's records and statements of all transactions processed through the Online Service through my/our account as conclusive and binding on me / us for all purposes
10. I/we shall not hold Capital Trust responsible for any loss, damage or liability incurred or suffered by me/us as a result of non acceptance of and/or non adherence to any instructions given through the Online Service for any reason whatsoever
11. I/we agree that in the transactions effected by me/us through the Online Service with third parties, I/we shall not hold Capital Trust responsible in any manner whatsoever for any lapses on the part of the transacting parties (including other brokers) failing to meet their respective obligations.
12. I/we hereby acknowledge that I am/we are permitted to enter into this agreement in terms of the Capital Trust member application signed by me whereby I /we have opened a CDS account/s with Capital Trust and that the terms and conditions contained herein are in addition to the other documents and agreements that I have signed with Capital Trust;
13. I / we agree to use the Online Service provided to me / us solely for the purpose of trading in securities in my / our CDS account and / or the CDS account of our spouses where specific consent of our spouses have been submitted in writing subject to annual renewal of such consent.
14. I / we agree not to use the Online Service provided to me / us for any other purpose other than trading and in any case will not be used for trading securities in the CDS account of other parties unless I / we have obtained an investment manager license from the SEC authorizing my / our involvement in such activities.
15. I/we confirm and agree that Capital Trust shall at any time be entitled to amend, supplement or vary any of these terms and conditions, at its absolute discretion with or without notice to me/us and such amendment, supplement or variation shall be binding on me / us
16. I hereby undertake to give you notice in writing of any changes of particulars given overleaf;
17. This agreement shall be governed by and construed in accordance with the Laws of the Democratic Socialist Republic of Sri Lanka and I/we shall submit to the non-exclusive jurisdiction of the courts of the Democratic Socialist Republic of Sri Lanka.

I / We have read and understood the foregoing and agree to be bound by the above terms and conditions as contained in this Agreement.

Name & Signature :
Date:

For Capital Trust: