

IRREVOCABLE FEE PROTECTION AGREEMENT

WITH FULL LEGAL AND CORPORATE AUTHORITY, I HEREBY IRREVOCABLY GUARANTEE THAT UPON THE SUCCESSFUL TRANSACTION OF ANY DEAL THROUGH (COMPANY I) AS THE REPRESENTATIVE OF INVESTOR (DEALS BASED ON INVESTMENT MANAGEMENT AGREEMENT), WE, (ANG MARKETS LTD.) AS MONEY MANAGER&TRADING FIRM AGREE TO PAY A COMMISSISON OF _____% RECEIVED AS COMMISSION BY (ANG MARKETS) THROUGH THE ABOVE MENTIONED TRANSACTION(S), AND DO HEREBY DIRECT THAT FUNDS FROM THIS TRANSACTION SHALL BE IMMEDIATELY PAID BY WIRE TRANSFER, AFTER EACH AND EVERY PAYMENT PERIOD. PAYMENT SHALL BE MARKED "SAME DAY PAYMENT" IN GOOD, CLEAN AND CLEAR UNITED STATES DOLLARS FREE FROM ANY LIENS OR LOCAL TAXES AND WITHOUT RESTRICTIONS, IMPEDIMENTS, OR DELAYS OF ANY KIND WHATSOEVER, OR AS OTHERWISE AGREED, AS FOLLOWS:

FEE RECIPIENT: (COMPANY I)

NAME :
ADDRESS :
TEL :
FAX :
BANK :

I EXPRESSLY AGREE TO IMMEDIATELY EXECUTE SUCH ADDITIONAL DOCUMENTS AS MAY BE NECESSARY OR REQUIRED TO EFFECTUATE THE INTENTION CONTAIN HEREIN. THE UNDERSIGNED CONFIRMS AND WARRANTS THAT THIS IRREVOCABLE FEE PROTECTION AGREEMENT WILL BE ACCEPTED BY BOTH PARTIES.

WIRE TRANSFER PAYMENTS SHALL BE MADE SUBJECT ONLY TO THE BANK FEE FOR NORMAL TRANSFER OF FUNDS. THE RECIPIENT SHALL BE RESPONSIBLE TO PROVIDE HIS RESPECTIVE BANKING CO-ORDINATES AND TAX IDENTIFIER INFORMATION AS APPROPRIATE.

INITIAL : _____

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IT IS UNDERSTOOD AND AGREED THAT BOTH PARTIES SHALL EACH BE INDIVIDUALLY RESPONSIBLE FOR THE PAYMENT OF THEIR OWN RESPECTIVE TAXES AND GOVERNMENT CHARGES THAT MAY BE APPLICABLE.

THIS IRREVOCABLE FEE PROTECTION AGREEMENT SHALL REMAIN UNCHANGED UNTIL THE TRANSACTION(S) UNDER THE ABOVE REFERENCED IRREVOCABLE FEE PROTECTION AGREEMENT HAS BEEN COMPLETED AND TERMINATED

THIS AGREEMENT IS UNCONDITIONAL, NON-TRANSFERABLE, ASSIGNABLE AND DIVISIBLE AND SHALL BE EFFECTIVE UPON THE COMMENCEMENT FOR THE SAID TRANSACTION(S) AND SHALL REMAIN IN FULL FORCE AND EFFECT FOR THE FULL TERM OF THE SAID TRANSACTION(S), AND SHALL APPLY TO ALL RENEWALS, EXTENSIONS, ROLLOVERS, OR ADDITIONS PERTAINING THERETO.

BOTH PARTIES HERETO AGREE NOT TO CIRCUMVENT ANY OF THE PARTIES TO THIS TRANSACTION(S) FOR A PERIOD OF FIVE (5) YEARS AND SHALL COMPLY WITH ALL ASPECTS OF THE NON-CIRCUMVENTION REGULATIONS AS STATED N THE LATEST ICC EDITION AND AMENDMENTS.

THIS DOCUMENT BINDS BOTH PARTIES, THEIR EMPLOYEES, ASSOCIATES, AGENTS, TRANSFERS, ASSIGNS AND OR DESIGNEE'S.

BY: _____

ANG MARKETS LTD.

(COMPANY SEAL)

(REPRESENTATIVE)

DATE :