

**Supplement to the Account Opening Contract
Relating to the Exchange of Securities Sold and Purchased at the
Same Day Trading**

Referring to the contract concluded between:

Prime Securities S.A.E. for Securities Brokerage and Bookkeeping (The Company)

And

(The Client)

Preamble

The two parties hereby agree to conclude this supplement to the contract to cover the securities brokerage business as concerning the securities purchased and sold at the same day trading, concerning which the Chairman of the Capital Market Authority (CMA) issued resolution no. 24 on 7/8/2005. The Company has obtained the official approval of the CMA to conduct this business, and the two parties hereby agree on the following:

Article No. 1

The articles of this supplement shall form part of the terms of the account opening contract.

Article No. 2

The Client, or his authorized representative, desires to deal according to the system of share purchasing and selling at the same day trading, through the Company.

Article No. 3

For every order of the Client to conduct dealings, the Company ascertains that the securities mentioned in the order are the same as the securities allowed under this system, and meet the rules established by the CMA and the Stock Exchange, and the same applies to the payment percentage agreed upon, namely 0.25 percent of the sums assigned for dealing.

Article No. 4

The Client hereby commits to fulfill all the obligations entailed by this system of dealing and to pay all the expenses and commissions he is required to pay (according to the commission appendix attached).

Article No. 5

The Client agrees that the daily due sums shall be charged on his account opened for this system of dealing.

Article No. 6

The Client hereby acknowledges and admits that he is completely acquainted with the risks of dealing in stock markets and purchasing and selling securities at the same day trading. These risks are explained in the attached declaration form concerning the risks related to this business.

Article No. 7

The Client's signature on the supplement is regarded as acknowledgement of knowing, reading, and agreeing to the purchasing and selling form of this system. This shall also apply to orders received by telephone.

Article No. 8

The Company is entitled to sell the purchased shares at the same day trading without referring to the Client, in case the market price reduces by 7% as compared to the purchasing price.

Article No. 9

The Company commits to fulfill the orders on behalf of the Client according to this system and in accordance with the legal and technical limits that organize this system of dealing, and in conformity with the Stock Exchange rules. In case the Company fails to purchase owing to technical reasons, the Client shall not be entitled to take any procedure against the Company. Furthermore, in case the Company cannot sell for technical reasons, the Client shall pay the whole price of the purchased shares on the same day, before balancing.

Article No. 10

In case sale at the same day trading is not conducted for any reason, the Company is entitled to deduct the value of the acquired shares from the Client's credit. If the Client's credit does not cover the purchased securities' price or the price of the unsold securities, the Company is then entitled to sell the Client's shares in its possession and use the proceeds of such sale of securities to cover the cash debit balance. If the Client has no share credit, the Company should notify the Client that an amount is outstanding in relation to the acquired shares and on procuring the Client's consent (such consent shall not be unreasonably withheld). The Company is entitled, to sell these shares at the time of balancing, and they proceeds from the sale of such shares shall be used to pay all expenses until the balancing is completed.

Article No. 11

The Client shall deal within the percentages of the daily dealings determined for clients, namely 1/10000 (one per ten thousand) of the total number of the shares of the companies working under this system. The Client and the Company shall ensure that the rules and regulations of the Capital Market Authority as amended from time to time are adhered to.

Article No. 12

Any disputes arising between the Company and the Client are to be settled according to the same method agreed upon in the account opening contract.

Prime Securities S.A.E.
Securities Brokerage

Client

Date:

H O L D I N G

Declaration Form of the Investment Risks Regarding the Securities Purchased and Sold at the Same Day Trading

A - General Risks:

The Company would like to notify the Client of the following:

1. Dealing in the securities purchased and sold at the same day trading involves high risks.
2. Generally, dealing in the securities purchased and sold at the same day trading is not considered expedient to the investor who has limited financial sources, as he cannot sustain the high risks involved.
3. The investor dealing in this business should be aware and should be prepared for the probability of sustaining great losses that may result in losing the whole amount invested, in addition to the commissions and other costs, which diminish profits, and inflate losses.
4. Therefore, it is not advisable that any savings assigned for health care or education or living be invested in this business. Nor is it advisable to seek financing through overdraft, obtaining bank loan, or mortgaging real estate or projects to obtain liquidity.
5. This type of business requires acquaintance with finance markets and their operation systems; and the forms of investment and market fluctuations.
6. A person investing in this business will face fierce competition posed by experts and professionals who specialize in this business and who are quite familiar with the different kinds of investment.

B - The Risks Pertaining to the Business Nature:

Dealing in the securities purchased and sold at the same day trading allows the Client to purchase securities whose value may mount to double the amount allotted for the purchasing account. Since the selling price may be lower than the purchasing price, this may result in a certain big loss if the investor decides to sell at the same day trading, which may result in the Client losing all his assets.



N.B.:

1. The Client may not balance the transaction in the same session, but he may do this later in accordance with the original system brokerage (T+3), and then he can sell after prices rise provided that the complete value of the purchased shares is paid before balancing is completed.
2. The Stock Exchange board of directors can stop the exchange of the shares purchased under this system, in case the prices fluctuate, which stops the Client from selling, wholly or partially.
3. The securities market value may not reflect their true value.

The Business Legal Framework:

1. According to this system, only the securities listed in the Stock Exchange can be used in dealings, provided that these securities meet the criteria stipulated by the Stock Exchange board of directors and approved by the CMA, and which are displayed on screens before starting the circulation session.
2. The client shall not exceed the daily dealings, namely 1/10000 (one per ten thousand) out of the number of the company's securities listed in the Stock Exchange tables. The CMA can change the said percentage, and this is binding to the Client from the date of issuance.

I, undersigned, agree to the above-mentioned.

Name :
Signature :

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Commission Appendix

No.	Service	Commission in L.E.		
		Percent	Minimum	Maximum
1	Brokerage Commission	5	-	-
2	Stock Exchange Service	1/8 per thousand	0	250 L.E. 150 \$
3	Clearing Services	1/5 per thousand	One L.E.	5000 L.E. 5000 \$
4	Central Keeping Commission	Null	Null	Null
5	Risk Insurance	2 per ten thousand	Five piaster	Null
6	CMA Charges	1/16	Five piaster	250 L.E.
7	Stamps	Forty piaster	-	-