

Contractual parties:

1. Securities Brokerage Company, Raiffeisen BROKERS d.o.o. Sarajevo, Fra Andela Zvizdovića broj 1. Sarajevo, Bosna i Hercegovina, represented by director, Jasmin Gabela (hereinafter: RBR).

2. For individual entity:

Name and Last Name

Address

ID No.

Unified Citizen Code/National Identification Number

Phone No.

Fax No.

E-mail address

For legal entity:

Name of Company

Phone No.

Seat

Fax No.

Registration No.

E-mail address

Name and last name of persons authorized for representation

Name and last name of persons authorized for signing of
order for purchase or sale of securities

Address

I ID No.

Unified Citizen Code/National Identification Number

Phone No.

Fax No.

E-mail address

Name of Bank

Giro Account No.

(hereinafter: Party)

concluded the following:

GENERAL BROKERAGE CONTRACT

Agreement No:

Article 1.

RBR hereunder undertakes to perform purchase and sale of securities under orders and for account of Party and Party undertakes to pay fee for such services to RBR.

Article 2.

RBR General Operating Conditions are integral part of this agreement. Party confirms that, before signing of agreement, it was presented with General Operating conditions of RBR and has knowledge of its content, which it accepts.

For the purpose of identification of each order, Party agrees that identification code of party is the number of this agreement and contractual parties undertake responsibility to keep identification code as business secret and only RBR and Party shall have knowledge on the above.

Article 3.

For the purpose of identification of each order, Party agrees that identification code of party is the number of this agreement and contractual parties undertake responsibility to keep identification code as business secret and only RBR and Party shall have knowledge on the above.

Article 4.

Party may submit order to RBR in personal or by mail and also via phone, fax or electronic mail under condition to confirm it afterwards in writing, in accordance to General Operating Conditions. Before accepting any order and for the purpose of identification RBR shall ask from Party to confirm identification code.

Article 5.

RBR shall inform a Party at latest until next business day on input, namely order execution, on order input into stock exchange trade system or another established public market, i.e. order execution.

Article 6.

Fee calculation that RBR issue to Party contains the following elements: name of company, securities identification, type of order (purchase, sale), date and type of conclusion, sales tax and calculation of fee.

Article 7.

RBR shall charge fee under valid price list to a party. A party undertakes to pay calculated fee upon executed business immediately in accordance to General Operating Conditions and at latest within 3 days upon acceptance of Fee calculation. Payment shall be done to RBR account no. 1610000037790047, with Raiffaisen BANK DD BIH.

Article 8.

This Agreement is concluded for indefinite time period and may be terminated upon request by one of contractual parties. Termination notice in writing is thirty days.

Article 9.

In case of possible disputes arising from this agreement that could not be solved amicably, the competent court shall be in Sarajevo.

Article 10.

This agreement is made in two counterparts, one for each contractual party. The Agreement enters into force as of the date of its signing by both contractual parties.

Place:

Date:

Party's Signature and
seal for corporate customers

Raiffeisen Brokers d.o.o.
Director: Jasmin Gabela