

# Personal Details of Participants

DD / MM / YYY

Seller Acknowledgment: I Acknowledge that the shares under this deed are not pledged and hold no financial or legal commitments and the Buyer/assignee has the full right to dispose them by assignment or selling or pledging and receiving its value and dues and sign herewith the following:

Buyer Acknowledgment: I Acknowledge this assignment as well as the memorandum and the system / internal activities of the company and I hereby agree to the transfer and sign herewith the following:

Date:

Person of Interest	First Party - Seller - Assignor	Second Party - Buyer - Assignee	
Full Name (According to Identification Documents):			
Investor Number:			
Emirates ID Number:			
Individual Signature:			
Name of Guardian/Attorney (if any)			
Signature of Guardian/ Attorney (if any)			

## Transaction Details of the Sale

	Details of Transaction			
Company Name:				
Number of Shares Sold:				
Price Sold At (Per Share):	AED			
Value of the Transaction (Number of Sha res*Price per Share):	AED			

# Company Details

Name of Authorized Signatory:

Designation:

Signature:

COMPANY STAMP

DUBAI CSD ENDINASdaq Dubai



DUBAI CLEAR





#### Fees Details

DCS D Fees are

, which is calculated by (0.00275 for each party) of the total number of shares and with a minimum of AED 200 from each party.

Fees are paid by both parties Assigner & Assignee. Kindly place a tick ( ) in front of the payment method chosen in the schedule below:

#### Pa yment Method Schedule

Cash			
Bank Transfer			
Bank Cheque No.	Cheque Number:	Bank Name:	Branch

### Notes

- For individuals: please attach a verified copy of Emirates ID or Passport for both the Buyer and Seller
- 2. For companies: please attach a verified copy of Commercial Registrar or the Trade License for both the Buyer and Seller
- 3. This Deed of Assignment is not tradable.
- This form is only valid if it has been approved by Dubai CSD. 4
- 5. The First party acknowledges receiving the full value of sold securities from the second party, and related rights in this regard.
- 6. The Buyer replaces the Seller's place in all obligations resulted from securities ownership in accordance with the statute of the company.
- 7. This sale includes the mentioned securities with related rights that appear after the sale date. This also includes all due profits except those profits already received by the Seller. The parties acknowledge that this Deed of Assignment will not be considered valid unless it is registered in the Company Register of Shareholders and is considered as null and void in the case of
- 8. non-payment of fees due to or in the case of non-compliance with the conditions for the registration of the company's securities, nor is the signature and seal of Dubai CSD is considered as recognition of acceptance of this Assignment Deed.
- In case of representative or guardian (other than father), please attach copy of the power of attorney or custody documents authenticated by a public notary 9
- 10. If an attorney was assigned, kindly attach the number of sale and assignment deeds and POA details.





شركة تابعـــة لســــوق دبــــي ألمالــــي ش م ع | Subsidiary of Dubai Financial Market PJSC دبي للإيداع | Dubai Central Securities Depository LLC هانف 5555 Tel: +971 4 305 بريد الإلكتروني | Email: registryaffairs@dubaicsd.ae www.dubaicsd.ae