

## **INVESTMENT ADVICE ADDENDUM**

This Add	dendum is made today	_ the	day of	, 20	
Between	n				
Parkviev called t authoriz	w House, P.O.Box 25207, 1307 Nico	osia, Cyprus, rying on the	contact telephor e provision of Ir	e: (+357) 22 87 37 60, contac vestment and Ancillary Serv	ss at: 75, Prodromou Avenue, Oneworld ct fax: (+357) 22 87 38 89 (hereinafter ices in accordance with the relevant rating as an Investment Firm (IF)
	egistration No				
_	ered Office ct telephone number(s)				
	after called "the Client"), represented		ax number		
(a)		with I.D	). / passport / regi	stration number	. and
on the o	other part,				
WHERE	AS				
A.	The IF is an Investment Firm (IF) ha	aving the rig	ht to provide inve	stment services in accordance	with its license.
В.	The present Addendum is additional and complementary to the GENERAL AGREEMENT FOR THE PROVISION OF SERVICES TO A RETAIL/PROFESSIONAL INVESTOR already entered into by the Client and the IF dated				
C.	The Client wishes to receive from the IF the service of Investment Advice and the IF agrees to provide this service under the terms hereinafter set out.				
	Y THIS ADDENDUM THE PARTIES A IONS" OF THIS ADDENDUM	GREE TO AI	ND ACCEPT THE 1	TERMS AND CONDITIONS AS	STIPULATED IN SECTION "TERMS AND
The Part	ties have signed this Addendum on t	he date spec	ified below.		

Investment Advice Addendum.docx Page 1 of 3

Page 2 of 3



## THE CONSENTING PARTIES

CLI	CLIENT					
NA	ME AND I.D. / PASSPORT NUMBER	SIGNATURE	DATE			
	Name: I.D. / Passport Number: Capacity					
2.	Name:					
	I.D. / Passport Number:					
	Capacity					
ON	E PLUS CAPITAL LIMITED	SIGNATURE	DATE			
1.	Name:					
2.	Name:					
WI	TNESSES	SIGNATURE	DATE			
1. 2.	Name:  I.D. / Passport Number:					
3.	Name:					

This Agreement has been drafted in duplicate, one copy is retained by the IF and the other is delivered to the Client, each of which are considered as an original.



## **TERMS AND CONDITIONS**

- 1. The IF shall provide the Client with information about investment possibilities suitable to his investment profile and his special investment objectives in order to enable him, based on the information and instructions that the IF will give him, to proceed on his own accord to form investment decisions and choose the Financial Instruments in which he wishes to invest the funds that he has decided to use for this purpose.
- 2. In the course of providing the Client with Investment Advice, the IF obtains the necessary information regarding the Client's knowledge and experience in the investment field relevant to the specific type of Financial Instrument or service, his financial situation and his investment objectives so as to be able to recommend the investment services and financial instruments that are suitable to his situation. This is done in order to afford the Client the possibility to obtain serious, valid and specialised information, which shall enable him to proceed to investment decisions and or actions suitable for him.
- 3. The Client undertakes the obligation to inform the IF should there be any change in his particulars, as supplied to the IF, on each occasion that he seeks Investment Advice from the IF.
- 4. The provision of Investment Advice shall be of an instantaneous duration and shall be valid only for the time the advice is given to the Client. The IF shall not have any duty to oversee the Client's investments or the Financial Instruments that the Client chooses for any period of time nor shall it have any duty to inform the Client in relation to any positive or negative developments or any prevailing market conditions.
- 5. The investment advice which shall be provided in the context of the service for the Provision of Investment Advice shall be given by the IF to the Client in writing whenever possible.
- 6. The IF shall have the duty to disclose to the Client in an express and clear manner:
  - (a) Whether the IF itself and or any associates have any interest in respect of the Financial Instruments or their issuer regarding which the Client requests the provision of Investment Advice. This duty of disclosure exists each time the IF is an associated firm of the issuer of the Financial Instruments.
  - (b) Whether the IF itself and or its associated persons have any interest in the Financial Instruments in respect of which the IF, on its own initiative provides Investment Advice or if the issuer of the Financial Instruments in respect of which the IF, on its own initiative provides Investment Advice, is a person associated with the IF.
- 7. The final choice for effecting investments in Financial Instruments lies with the Client and he shall be solely responsible for the non-return of any investments.
- 8. The IF shall be entitled to a fee in respect of the Services provided by it as this shall be specified by the IF from time to time in accordance with the IF's charging policy in force from time to time. The present fees as well as any charges, commissions, taxes or other expenses are described in **Appendix 2** of the Main Agreement.
- 9. The Client solemnly declares that:
  - (1) he has carefully read and has fully understood the whole content of this Addendum with which he absolutely and unreservedly agrees and that he accepts that he shall be fully bound by its terms and
  - (2) he has received a copy of the Addendum prior to the date of its signing and that he has had the opportunity to receive advice from a lawyer of his choice.

Investment Advice Addendum.docx Page 3 of 3