

MEMBER OF THE SOUTH PACIFIC STOCK EXCHANGE

Ground Floor, Ra Marama 91 Gordon Street Post Office Box 2110 Government Buildings Suva, Fiji Islands Telephone: (679) 330 7025 Facsimile: (679) 331 7153 Email: fhls@fijianholdings.com.fj

SELL ORDER FORM

New O	Existing			ORDER NO				
ADDRESS:								
PHONE:		MOBILE:	F	FAX:	EM .	AIL:		
Contact person if o	company/group	·						
							ell on my/our behalf, the HL Stockbrokers Limited.	
Securities:	Qty of Shares:		Price Limit:	Script No.:			Quantity:	
PAYMENT OF SHARE Direct Deposit Bank Account Bank			unter Collect	Othe	r: Please specify	Account Number		
to your effecting ar	ny sale on my be signature and co	til my written not half pursuant to mpany stamp or o	this Authority. In confirmation from	ment or cancella	dion of the order is oration Seller a Di	given to FHL Si rector who sh	tockbrokers Limited prior ould print his full name, d by a person in authority	
NAME	un ceter or seere.	SIGNATURE	yany stetter neda.	NAME		SIGNATUR	RE	
(INVESTOR 1) NAME		SIGNATURE		(INVESTOR 2) NAME		SIGNATUR	RE	
(INVESTOR 3)				(INVESTOR 4)				
Date:day	y of	,20	····					
CONDITIONS								
The Order on the face hereof is given subject to the following terms and conditions:							mpany Seal	
 No Order shall be accepted by FHL Stockbrokers Limited unless it is in writing and on the official form provided by the FHL Stockbrokers Limited. Selling Orders shall be accompanied by the relevant Securities or some other evidence acceptable to FHL Stockbrokers Limited confirming that clear title to the Securities upon receipt; No Order may be amended or cancelled other than by written notice signed by the party placing the Order and delivered to FHL Stockbrokers Limited at its Registered Office or otherwise specified by client(s) upon placing of order on the order form; 							Applicable	

- 4. Clients will be notified on the progress of their orders by the licensed representatives and if traded a contract note will be prepared and send to notify you as the seller.
- 5. In the event of default by either Buyer or Seller in completing the Contract of Sale, FHL Stockbrokers Limited shall without prejudice to its other remedies at law for breach of contract or otherwise, be entitled to exercise all or any of the following remedies viz:
 - a) To rescind the Contract of sale

Price/Unit

Consideration Amount

Date

No. Sold

- b) To sue for specific performance of the Contract either as principal or agent;
- c) To recover damages for breach of Contract;
- d) To forfeit any deposit paid as liquidated damages;
- e) To re-sell the securities and recover any deficiency on re-sale from Buyer in fault.
- 6. FHL Stockbrokers Limited may conclude transactions at any price within the authority given to it by the Seller, which may consider appropriate in its absolute discretion and for the purpose for fulfilling any Selling Order it may conclude more than one transaction within such authority;
- 7. No Claim whatsoever shall be maintainable against FHL Stockbrokers Limited in respect of any action undertaken by it in good faith and without negligence;
- 8. Commission is payable by both the Buyer and the Seller at rates current on the date of issue of the Contract Note.
- 9. FHLS will execute the transfer of shares for the seller during settlement that is T+3 or 3 business days after the trade date on the contract note and payment by cheque should be ready on the following business day for collection unless otherwise instructed by you as the seller on the sell order.
- 10. For joint shareholders all shareholders names that appear on the script need to sign and write their names beside their signatures to enable the shares to be sold or placed on the market unless specified otherwise in the client agreement.
- 11. In the case of trusts, all trustees registered under the trust are required to sign and print their names on the form, unless otherwise stated in the client agreement. In cases, where a designated trustee has been assigned the responsibility of treasurer or similar, this needs to be specified and requested by the broker at the time of initial purchase.
- 12. In the cases of companies, designated directors names and signatures and the company stamp need to be placed on the form together with the relevant script.
- 13. FHLS reserves the right not to accept a selling order form if it is not satisfied with the fulfillment of the conditions noted in 10, 11 and 12 above.

FHL STOCKBROKERS LIN	NITED USE ONLY					
Payment Mode:	Date Receipted	Time:	Cheque No		for \$	
Order accepted by:	Date placed:	Order placed by:				
CHECKLIST STATUS						
CHECKLIST		STATUS				
ID		Awaiting	documents			
Original Share Certificate		Traded pa	rtially			
Company Seal (if applicab	ile)	Updated o	Updated order book			
Authorization of 3 rd party	payment	Order fulf	illed			
Client Agreement		Settled				
AMENDMENTS						
Date]
Quantity						1
Price						1
Rep						
TRANSACTIONS		•		•		_

Contract No.

Settlement date

Total Consideration (including brokerage)