

# Assignment Deed of Securities Ownership

Application Date: \_\_/\_\_/\_\_\_\_

Application No.: \_\_\_\_\_

### First Party – Seller - Assignor

Full Name as per Passport: \_\_\_\_\_  
 Investor Number:  P.O. Box:  City: \_\_\_\_\_  
 Home Telephone No.:  Work:  Mobile:

**Seller Acknowledgement:** 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 of them by assignment or selling or pledging and receiving its value and dues and sign herewith the following:

### Second Party – Buyer - Assignee

Full Name as per Passport: \_\_\_\_\_  
 Investor Number:  P.O. Box:  City: \_\_\_\_\_  
 Home Telephone No.:  Work:  Mobile:

**Buyer Acknowledgement:** 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:

The first party sold to the second party  shares of his shares in \_\_\_\_\_ company   
 (at AED  ) per share with a total value (AED) as  per shares certificate(s)   
 No. of attached certificates:  No. of attached sale and assignment deeds and POA:

Due fees paid by both parties of Assignor / Assignee (please place a tick ( ✓ ) in front of the payment method. Fees are calculated by 0.00275 for each party of the total no. of shares and with a min. of AED 200 from both parties

Cash  
 Bank Cheque No.: \_\_\_\_\_ Bank Name: \_\_\_\_\_ Branch: \_\_\_\_\_

Signature of Seller/ Assignor: \_\_\_\_\_

Signature of Buyer/ Assignor: \_\_\_\_\_

Name of Attorney/ Guardian\* (if appointed – for seller): \_\_\_\_\_

Name of Attorney/ Guardian\* (if appointed – for buyer): \_\_\_\_\_

Signature of Attorney/ Guardian\* (if appointed – for seller): \_\_\_\_\_

Signature of Attorney/ Guardian\* (if appointed – for buyer): \_\_\_\_\_

#### Notes:

1. This Deed of Assignment should be signed by two employees of DFM.
2. Please attach a verified copy of Family Book / Passport for both the Buyer and Seller.
3. This Deed of Assignment is not tradable.
4. This form is only valid if it has been approved by DFM.
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.
8. 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 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 DFM is considered as recognition of acceptance of this Assignment Deed.
9. 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.

#### For Official Use Only:

Approved: \_\_\_\_\_  Rejected: \_\_\_\_\_  
 Rejection Reason: \_\_\_\_\_

Posted By: \_\_\_\_\_ Signature: \_\_\_\_\_ Date: \_\_\_\_\_

Approval By: \_\_\_\_\_ Signature: \_\_\_\_\_ Date: \_\_\_\_\_

**CSD Stamp**