

In line with the Article 38 of Federal law number 4 of 2000 concerning Securities and Commodities Authority, the Chairman, members of the board of Directors of a listed company, its general manager, or any of its employees are restricted to deal in the securities of the said company during the Blackout period and required to obtain market pre-clearance at other times.

Whereas, employees working in any of the market listed company, shall arrange to obtain a prior approval to trading in the securities of their company itself at all the times.

By agreeing to the condition, the customer becomes criminally liable on any violation and breach to the existing rules governed by SCA and the markets, where the penalties imposed by the exchanges if any would be charged to the respective investor's account who are found violating the 'insider trading law'.