

תאריך: _____ :בוצע/י
 שם העובד: _____
 פעולה: _____ :אסמכתא
 מספר לקוח: _____

Name and Identification No.	Customer No.	Branch
Mail Address		

Date: _____

To
Bank Leumi Le-Israel B.M. (hereinafter: "the Bank")

Authorization in an Account

We, the undersigned customers, hereby authorize each one severally¹ _____ of those persons whose names are recorded below ("the Authorized Person/s") :

1. To operate **the Account and/or any accounts/deposits which are or will be maintained under the Customer Number** mentioned above and specified in the Request to Open an Account, and execute transactions and give instructions in accordance with the signature composition specified above, whether the account has a credit balance or a debit balance or goes into a debit balance as a result of any transaction, and to perform in connection with any matter relating to the Account, all acts that we the customers could have performed, had we all acted jointly.
 For the avoidance of doubt, the Authorized Person/s may execute transactions in the Account in all spheres of activity, including **transactions in a current account/ current checking/credit account (including Credit Lines), securities deposit (including receiving investment counseling), shekel deposits and savings, foreign currency (current account, Credit Lines and deposits) and credit and loans (in Israeli currency and in foreign currency)**, so long as these spheres of activity are or shall be chosen by us now or in the future, and to act in all the service channels, through which we chose to act now or in the future, including through the telephone, fax and banking communication services.
2. **The Authorized Person/s may perform acts of agency with themselves and/or for their benefit and use for their own benefit all the monies, documents, securities, rights and assets provided from time to time to the credit of the Account.**
3. For the sake of clarification, the term "the Account" in this authorization, shall bear the same definition as in the General Terms of Operation of an Account signed by us in connection with the Account ("the General Terms"), and includes **all** spheres of activity and service channels as chosen by us at such time, whether they bear the Customer Number mentioned above or are connected thereto in the books of the Bank. We are aware that **the Authorized Person/s may perform all of the aforesaid in all spheres of activity and service channels constituting part of the Account.**
 All of the terms specified in the General Terms signed by us, including authorizations, instructions in the case of death and also the provisions of this authorization, shall also apply to new deposits/savings which shall be opened by the Authorized Person/s within the framework of the Account.
4. Without derogating from the generality of the aforesaid, the Authorized Person/s may also:
 - 4.1 guarantee in our name vis-à-vis the Bank the discharge of all amounts due to the Bank from us or from one or several of us, or from the Authorized Person/s or any one or several of them, or from any third party, pursuant to loans, credit, overdrafts or other banking services granted by the Bank, provided that the Bank may obtain payment from us, pursuant to guarantees as aforesaid, solely from the monies, documents, securities, rights and assets provided from time to time to the credit of the Account;
 - 4.2 create in our name collateral in favor of the Bank with the monies, documents, securities, rights and assets provided from time to time to the credit of the Account;
 - 4.3 sign in our name any agreement, including credit documents, Requests to Allocate a Credit Line, loan agreements, guarantees, specific set-off letters, pledge documents, undertakings and any other document required in the Bank's opinion in connection with all or any of the acts mentioned above, in whole or in part.
 - 4.4 close the Account and any other account / deposit which is or will be managed under the Customer Number mentioned above.
5. We undertake to bring the contents of the General Terms and of this document to the attention of the Authorized Person/s, and to ensure that the Authorized Person/s act in accordance with our undertakings set out in the General Terms.
6. The provisions of this document shall not be interpreted as meaning that the Authorized Person/s may authorize others to do any act as mentioned above; for the avoidance of doubt, it is expressed that the Authorized Person/s may do any act mentioned herein on our behalf, even if we have not received any consideration in connection with the said act.

¹ If the intention is that the Authorized Persons are to act otherwise, delete the words "each one severally" and insert the desired authorization.

Signature _____ Signature _____ Signature _____

תאריך:	בוצע ע"י:
שם העובד:	
פעולה:	אסמכתא:
מספר לקוח:	

7. We hereby exempt the Bank from liability for any damage, loss and reasonable expenses that might be occasioned to them, directly or indirectly, as a result of an act of the Authorized Person/s, or as a result of any act performed by the Bank on the basis of any instruction or request given by the Authorized Person/s, provided that the Bank shall not be exempt if the damage, loss or expenses was occasioned as a result of the Bank's negligence or deviation from the authorization. We agree that whenever the Bank shall bear any responsibility for any reason whatsoever for any damage, loss or expense- the Bank shall indemnify us only in respect of direct damage caused to us, if any.
8. **The expiration of the authorization**
- 8.1 Our authorization to all of the Authorized Person/s shall expire, if the Bank receives written notice from us, or from one or several of us, of cancellation of the authorization; or if the Bank receives notice of any incident as a result of which, pursuant to the laws of the State of Israel, the authorization of any of us expires, provided that if the authorization is given to any one of the Authorized Persons to act severally, and such incident occurred in respect of only one of the Authorized Persons, the authorization shall remain in force regarding the remaining Authorized Person/s.
- 8.2 Subject to the provisions of this document, the Agency Law, 1965 shall apply to the said authorization (and if the customer is a minor - the Capacity and Guardianship Law 5722-1962 shall also apply).
- 8.3 Immediately upon the Bank learning of the authorization terminating, the Bank shall give notice thereof to us.

The Authorized Persons are:

Mr./ Mrs.	I.D. / Passport No.	Country of Passport	Address	Tel.	Signature

This document constitutes part of the General Terms, and the expressions used herein shall bear their meanings as defined therein.

Signature of the Customers:

Name	Identification No	Signature	Date

Our signature on this document signifies our agreement to all that is stated on pages 1 and 2.