PRODUCT RECALL INSURANCE

DECLARATIONS

Policy Number: -----

| Item I. | Insured: Mailing Address: | | | |
|------------|------------------------------------|--|----|--------------------------|
| Item II. | Policy Period: | From to (12:01 A.M. standard time at the address stated in Item 1 above) | | |
| Item III. | Limits of Liability: | a. | \$ | Each covered incident |
| | | b. | \$ | Aggregate for the period |
| Item IV. | Deductible: | | | each and every loss |
| Item V. | Premium: | Annual Premium: Days – 365 Total To Pay: \$ | \$ | |
| Item VI. | Jurisdiction: | · | | |
| Item VI. | Territory: | | | |
| Item VIII. | Insured Products: | | | |
| Item VIII. | Endorsements attached at issuance: | | | |
| | Broker : | | | |
| | Address : | | | |

Signed for and on behalf of the Insurer

Signature Date

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APPENDIX I - Notification Procedures & Consultants

WHAT TO DO IN A CRISIS

CRISIS CENTRE HOTLINE

In the event of an incident that may be covered under the terms of the policy, contact the CRISIS CENTRE HOTLINE. You will then be contacted by an independent specialist crisis management consultant company.

The crisis management consultants are available globally, 24 hours a day, 7 days a week on a priority basis to advise, assist and respond to emergency situations involving AIG Crisis Management policy holders worldwide.

Notification to the CRISIS CENTRE HOTLINE is independent of, and does not supersede, policy requirements of notice to the Company. (See General Condition 4.17)

The 24-hour crisis response contact number for the CRISIS CENTRE HOTLINE is:-

00-1-817-826-7000

Please have the insurance policy number when calling. Callers will speak directly to or receive an immediate call back from an experienced consultant.

CRISIS MANAGEMENT CONSULTANTS

No prior written consent will be required from AIG Europe for the use of the following Crisis Management consultants:

- RQA Europe
- Clayton Consultants Inc
- Edelman

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Product Recall Insurance

This Policy is effective when the accompanying Schedule is signed by an authorised representative of AIG Israel Insurance Company Ltd. (hereafter "*Insurer*").

In consideration of the insured's obligation to pay the premium and in reliance upon the statements made to the *Insurer* in the proposal form, its attachments, all underwriting information submitted and the material incorporated therein forming a part hereof, the *Insurer* and the *Insured* agree as follows:

1. Insurance Cover

The *Insurer* will reimburse the *Insured* for its *Loss* in excess of the *Deductible*, **but not exceeding the Limit of** Liability, caused by or resulting from any *Insured Event* that first takes place during the *Policy Period* and is reported to the *Insurer* in writing during the *Policy Period* or up to sixty (60) days after expiry of the Policy.

2. Definitions

2.1. *Bodily Injury* means:

- a) death;
- b) clear, identifiable, internal or external visible physical symptoms of injury, sickness or disease sustained by a person.

Bodily Injury does not include emotional distress or mental anguish unless due to physical injury, sickness or disease.

- 2.2. **Business Interruption** means the Loss of Gross Profit and Extra Expense incurred as a result of an Insured Event.
- 2.3. **Consultant and Advisor Costs** means fees and costs of product safety, security or public relations consultants or advisors hired with the *Insurer's* prior written consent to assist the *Insured* with an *Insured Event*. No prior written consent will be required for the use the consultants named in Appendix I.

Consultant and Advisor Costs include the costs of chemical analysis or other such efforts to identify the cause(s) or potential effect of contamination.

- 2.4. *Deductible* means the amount referred to in item x of the schedule.
- 2.5. **Defect** means a defect, deficiency or inadequacy of the *Insured Product* that creates a dangerous condition when used that would or has resulted in *Bodily Injury* or *Property Damage*.

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- 2.6. *Defence Costs* means reasonable and necessary fees, costs and expenses incurred by or on behalf of the *Insured* with the prior written consent of the *Insurer* for *Legal Proceedings*. *Defence Costs* do not include wages, salaries or other remuneration of any *Insured* or employee.
- 2.7. **Destruction Costs** means expense incurred by the *Insured*, or by the *Insured's* distributor on behalf of the *Insured*, to properly dispose of the unused packaging and point of purchase marketing material of recalled *Insured Product(s)* if they cannot be used or reused as a result of an *Insured Event*.
- 2.8. Extra Expense is any necessarily and reasonably incurred excess expense above the total cost of conducting business activities during the period of time necessary to clean or repair the location (owned or operated by the Insured) where the Insured Event occurred for the sole purpose of reducing the Loss. This Policy only covers those Extra Expenses which are over and above the cost of such activities during the same period of time had no Insured Event occurred.

Extra Expense may include, but is not limited to, the following necessarily and reasonably incurred expenses:

- 1. The cost necessary to clean the machinery or location involved in the manufacture or handling of the contaminated product in order to restore an environment in which products can be manufactured or handled safely.
- 2. The increased cost incurred with the consent of the *Insurer*, which shall not be unreasonably withheld, of subcontracting some or all of the manufacturing process to a contract manufacturer for a period of time necessary to restore the *Insured's* facilities to a state in which products can be manufactured or handled safely.
- 2.9. *First Inception Date* means the date specified in the Schedule.
- 2.10. *Governmental Recall* means where, as the result of a *Defect, Malicious Product Tampering, or Product Extortion*:
 - a) an official recall order is issued by any authorized governmental or regulatory body; or
 - b) where all governmental or regulatory recall criteria have been satisfied and the official recall order is imminent.
- 2.11. *Gross Profit* is calculated by determining the amount by which:

The sum of the Revenue and the amounts of the Closing Stock and Work in Progress

exceeds

The sum of the amounts of the Opening Stock and Work in Progress, plus the variable costs that would have been incurred, but which have been saved as a result of not making these sales (including the cost of raw materials, and all other saved costs).

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The amounts of the Opening and Closing Stocks and Work in Progress shall be arrived at in accordance with the *Insured's* normal accountancy methods, due provision being made for depreciation.

- 2.12. *Informant* means any person providing information not otherwise obtainable, in return for a *Reward* offered by the *Insured*.
- 2.13. *Insured* means the sole proprietorship, partnership, or corporation stated in Item 1 of the Schedule.
- 2.14. *Insured Event* means any *Product Recall* or *Governmental Recall* resulting from any:
 - a) *Defect*;
 - b) Malicious Product Tampering; or
 - c) Product Extortion.

as provided for under item 4 Limits of Liability of the Schedule.

2.15. Insured Product(s) means

- a) Any finished product(s) and/or component parts that have been reported to the *Insurer* in the proposal on file with the *Insurer* for the effective dates of this Policy or by addendum to such proposal, provided such products have been:
 - i) manufactured, handled or distributed by the Insured; or
 - ii) manufactured by any contract manufacturer for the Insured; or
 - iii) sold or marketed by the Insured ; and/or
- **b)** Any finished product(s) and/or component parts that were not reported to the *Insurer* in the proposal on file with the *Insurer* for the effective dates of this Policy or by addendum to such proposal, **provided that:**
 - i) written notice is given to the *Insurer* no less than ninety (90) days prior to its introduction for sale; and
 - ii) the *Insured* did not know nor could reasonably have been expected to know, as of the date of the written notice to the *Insurer*, that a *Defect, Malicious Product Tampering, or Product Extortion* affecting the product(s) and/or component parts had occurred; and
 - iii) the *Insurer* has given written acceptance of such product(s) and/or component parts. Such acceptance will not be unreasonably withheld and will be given or refused within thirty (30) days of receipt of written notice in accordance with (i). At the sole discretion of the *Insurer*, such acceptance by the *Insurer* may be accompanied by changes in one or more of the terms, conditions or premium of the Policy.
- 2.16. *Insured's Product Recall Costs* means reasonable and necessary costs incurred by the *Insured* or by the *Insured's* distributor to withdraw or destroy such affected *Insured Product(s)* pursuant to an *Insured Event. Insured's Product Recall Costs* also include, but are not limited to:

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- a) The cost of newspaper, magazine or any printed advertising (whether electronic or otherwise), radio and television announcements or commercials, as well as the cost of correspondence, necessary to effect the recall of the *Insured Product(s)*;
- b) Essential transportation and accommodation costs directly attributable to the recall of the *Insured Product(s)*;
- c) The cost of hiring additional person(s), other than regular employees of the *Insured*, devoted exclusively to effect the recall of the *Insured Product(s)*;
- d) Overtime paid to regular employees of the *Insured* for work devoted exclusively to the recall of the *Insured Product(s)*;
- e) The necessary out-of-pocket expenses of personnel under paragraphs (c) and (d) above, including transportation, incurred exclusively for the purpose of such recall of the *Insured Product(s)*.
- f) Expense of renting or hiring additional warehouse or storage space for the recall of the *Insured Product(s)* for a maximum period of twelve (12) months;
- g) The cost of shipping the *Insured Product* from any purchaser, distributor or user to the place or places the *Insured* designates;
- 2.17. Insurer means AIG Israel Insurance Company Ltd.
- 2.18. *Legal Proceedings* means litigation, arbitration, mediation, adjudication or any other process of dispute resolution.
- 2.19. *Loss* means all reasonable and necessary:
 - a) Insured's Product Recall Costs;
 - b) Business Interruption;
 - c) Replacement Costs;
 - d) Rehabilitation Expenses;
 - e) Defence Costs;
 - f) Consultant and Advisor Costs;
 - g) Product Extortion Costs;
 - h) Third Party Product Recall Costs
 - i) Destruction Costs.

incurred directly and solely as the result of an Insured Event.

Except as otherwise provided with respect to *Business Interruption* and *Product Extortion Costs*, *Loss* is limited to expenses or costs incurred within twelve (12) months after the *Insured Event* took place. In no event will any amounts claimed and paid under one *Insured Event* be recoverable under another *Insured Event*.

Loss does not include matters that may be deemed uninsurable under the law pursuant to which this Policy is construed.

2.20. Loss of Gross Profit is calculated by multiplying the Rate of Gross Profit times the difference between:

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- 1. The decrease in *Revenue* caused solely and directly by an *Insured Event* during the twelve (12) months beginning after at the date of discovery of the *Insured Event* as compared to the *Standard Revenue*, and
- 2. Any sum saved during the twelve (12) months beginning after the date of discovery of the *Insured Event* in respect of the charges and expenses payable out of *Gross Profit* as may cease or be reduced in consequence of the *Insured Event*

If during such twelve (12) month period after at the date of discovery of the *Insured Event* the *Loss* of Gross Profit of the Insured Product(s) is offset by increased sales of another Insured Product(s) within the same product line as the affected product(s) claimed in the Loss as a result of an Insured Event such offset will reduce the actual Loss sustained.

- 2.21. *Malicious Product Tampering* means any actual, alleged or threatened, intentional, malicious, and wrongful alteration of the *Insured Product(s)*, by any person (including an employee of the *Insured*), so as to render the *Insured Product(s)* unfit or dangerous for its intended use or to create such impression to the public.
- 2.22. *Policy Period* means the period set forth in the Schedule or any shorter period arising as a result of cancellation of the Policy.
- 2.23. *Product Extortion* means any *Malicious Product Tampering* involving a *Product Extortion Monies* demand communicated to the *Insured*.
- 2.24. *Product Extortion Costs* include:
 - a) *Product Extortion Monies* paid by the *Insured* in direct response to a *Product Extortion* made and reported during the *Policy Period*;
 - b) In transit or delivery loss due to their destruction, disappearance, confiscation or wrongful appropriation of *Product Extortion Monies* while being handled or conveyed by anyone who is authorised by the *Insured* to have custody thereof; provided, however, that the *Product Extortion* demand which gave rise to the delivery is covered hereunder; and
 - c) Reasonable and necessary extortion expenses or fees which are incurred and paid by the *Insured* solely as a direct result of a *Product Extortion* including but not limited to:
 - i. the amount paid by the *Insured* as a *Reward* to an *Informant* for information relevant to a specific *Product Extortion* demand;
 - ii. interest costs for a loan from a financial institution made to the *Insured* for the purpose of paying *Product Extortion Monies*;
 - iii. costs of travel and accommodations incurred by or on behalf of the *Insured* while attempting to negotiate a *Product Extortion* demand;
 - iv. medical services and hospitalisation costs incurred by any person(s) directly involved in the handling or negotiating of a *Product Extortion* demand and/or the handling of *Product Extortion Monies*, for up to thirty six (36) months following the last credible *Product Extortion*, including, but not limited to,

any costs for treatment by a neurologist or psychiatrist, costs for cosmetic surgery, and expense of confinement for such treatment;

- v. costs of an independent forensic analysts engaged by the *Insured*;
- vi. costs of a qualified interpreter assisting the *Insured*;
- vii. increased costs of security recommended by a security consultant which has been pre-approved by the *Insurer* including, but not limited to, hiring of security guards, hiring of armoured vehicles, and overtime pay to existing security staff for a period of up to 90 days, after the first *Product Extortion* demand.
- 2.25. *Product Extortion Monies* means any monies which the *Insured* has paid or were lost in transit subsequent to a *Product Extortion*. For purposes of this Policy, the term monies includes cash, monetary instruments, bullion, or the fair market value of any securities, tangible property or services.
- 2.26. **Product Recall** means the withdrawal or recall from the stream of commerce of an *Insured Product* because of a known or suspected *Defect, Malicious Product Tampering* or *Product Extortion* directly related to the *Insured Product* which has caused or is reasonably expected to cause *Bodily Injury* or *Property Damage* provided that such:
 - a) product was first introduced into the stream of commerce after the *First Inception Date*; and
 - b) the product was no longer in the physical possession of the *Insured*, its agents or employees.
- 2.27. Property Damage means physical damage to, loss of or destruction of tangible property.
- 2.28. *Rate of Gross Profit* means the rate of *Gross Profit* earned on the *Revenue* during the twelve (12) months immediately before the date of the *Insured Event*.
- 2.29. *Rehabilitation Expense* means expenses actually incurred directly by the *Insured* as a direct result of an *Insured Event* to re-establish the *Insured Product(s)* to the reasonably projected level of sales or market share anticipated prior to the *Insured Event*.
- 2.30. *Replacement Costs* means costs incurred by the *Insured* to restore any recalled *Insured Product(s)* to merchantable quality or replace or redistribute any recalled *Insured Product(s)* that has been destroyed, is unfit for sale or for its original use, with product(s) of similar value.
- 2.31. *Revenue* means the money paid or payable to the *Insured* for *Insured* Product(s).
- 2.32. Reward means monies paid for information which results in Product Extortion Costs mitigation.
- 2.33. *Standard Revenue* means the *Revenue* during the period in the twelve (12) months immediately before the date of the *Insured Event*.

Adjustments to the *Rate of Gross Profit* and *Standard Revenue* shall be made as may be necessary to provide for the trend of the *Insured* and for variations in or special circumstances affecting the *Insured*

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either before or after the *Insured Event* or which would affected the *Insured* had the *Insured Event* not occurred, so that the figure thus adjusted shall represent as nearly as may be reasonably practicable the results which but for the *Insured Event* would have been obtained during the relative period after the *Insured Event*.

- **2.34.** Third Party Product Recall Costs means Insured's Product Recall Costs and/or Replacement Costs that have been reasonably incurred by a customer of the Insured in the event that the Insured Product(s) becomes a part of a product manufactured, distributed or handled by such customer where the Insured is legally obligated to reimburse the customer for such Insured's Product Recall Costs and/or Replacement Costs. However, the amount of such costs shall not exceed the total cost the Insured would have incurred in recalling such customer's products.
- 2.35. Unsafe means that the use or consumption of the Insured Product(s) would result in Bodily Injury or Property Damage.

3. Exclusions

The Policy does not apply to any *Loss*, claim, circumstance arising out of, based upon, attributable to or involving, directly or indirectly any:

- 3.1. Matters that may be deemed uninsurable under Israeli law;
- **3.2.** A product of a competitor that is similar to an *Insured Product(s)* or arising out of a recall of any competitor's product that is similar to the *Insured Product(s)*;
- 3.3. Change in customer tastes, competitive environment, economic conditions, population, or seasonal sales variations;
- 3.4. Natural deterioration, decomposition, or transformation of the chemical structure of any *Insured Product(s)*, including, but not limited to, any combination or interaction among ingredients, components or packaging. Notwithstanding, this exclusion will not apply if the deterioration, decomposition or transformation is a direct result of an act, error or omission in the manufacturing of the *Insured Product*;
- 3.5. Failure by any party to adhere to procedures prescribed by the *Insured* regarding the storage, consumption, or use of any *Insured Product(s)*;
- 3.6. Connection with the use or consumption of the *Insured Product(s)* brought by any non-*Insured* except *Insured's Product Recall Costs or Third Party Product Recall Costs*. This includes any *Defence Costs* related to any such claim or *Loss*;
- 3.7. Civil or criminal fines, penalties, punitive awards, damages, costs and interest, punitive, aggravated, or exemplary damages, the multiplied portion of multiple damages or non-pecuniary damages;

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- **3.8.** a) Intentional violation by the *Insured* of any governmental or regulatory requirements in connection with the:
 - i. testing, manufacturing, storage, distribution, or sale of any *Insured Product(s)*; or
 - ii. use of any ingredients, components and/or packaging in the manufacturing process which have been previously banned or declared *Unsafe* by any governmental or regulatory body; or
 - iii. maintenance of adequate documentation of the manufacturing process in compliance with any existing governmental or regulatory standards;

or

b) Changes in governmental regulations or public perceptions with respect to the safety of any *Insured Product(s)*; or

c) Illegal act(s) of any of the *Insured's* directors, officers or trustees;

3.9. Asbestos;

3.10. Matter which:

- a) an *Insured*, employee, officer or director of the *Insured* had actual or constructive knowledge of prior to the Policy inception date; or
- b) occurs after an *Insured*, employee, officer or director of the *Insured* has knowledge of a *Defect* or deviation in the production, preparation or manufacturing of *Insured Product(s)*, or circumstance(s) which have or are reasonably likely to result in such deviation or *Defect*, and the *Insured* fails to take reasonable corrective action; or
- c) an *Insured* could have reasonably expected to produce *a Loss* under this Policy;
- 3.11. Nuclear reaction or nuclear radiation or radioactive contamination (except a radioactive tampering specifically aimed at the *Insured Product(s)*), all whether controlled or uncontrolled, or resulting from any act or condition incident to any of the foregoing, whether such *Loss* be direct or indirect, proximate or remote, or be in whole or in part caused by, contributed to, or aggravated by an *Insured Event* or otherwise;
- 3.12. Proximate or remote consequence, whether direct or indirect, of war, invasion, hostilities (whether war be declared or not), civil war, rebellion, revolution, insurrection, or military or usurped power;
- 3.13. Costs associated with the expense to design, redesign, engineer, re-engineer recalibrate or retool any *Insured Product*;
- 3.14. Any recall:

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- a) that is initiated due to the failure of an *Insured Product* to accomplish its intended purpose, including any breach of warranty of fitness, whether written or implied; or
- b) that is initiated due to the expiration of the designated life of the Insured Product; or
- c) of any *Insured Product* which has been banned from the market by any authorized governmental or regulatory body prior to the *Policy Period* or distributed or sold by the *Insured* subsequent to any governmental or regulatory ban;
- 3.15. Matter or *Legal Proceedings* made or brought by or on behalf of any *Insured* against any other *Insured(s)*;
- 3.16. Any recall due to copyright, patent, trade secret, trade dress or trademark infringements;
- **3.17.** Any recall where the *Insured* has assumed liability in a contract or agreement. This exclusion does not apply to liability for damages that the *Insured* would have had in the absence of the contract or agreement;
- **3.18.** Loss to land (including land on which property is located), water, or growing crops or lawns; crop failure; or livestock.

4. General Conditions

- 4.1. Additional exposures: The *Insured* will give the *Insurer* written notice within ninety (90) days of any additional exposure arising from:
 - a) consolidation or merger with; or
 - b) acquisition of the majority stock ownership of; or
 - c) acquisition of the assets of

any other entity whose revenues are in excess of 10% of the gross revenue of the *Insured* as of the date of consolidation, merger or acquisition.

The *Insurer* may elect to accept or reject such additional exposure at its sole discretion and there shall be no cover for such additional exposure until it is accepted by the *Insurer* in writing. Such acceptance will not be unreasonably withheld, and will be given or refused within thirty (30) days of receipt of such written notice, and may be accompanied by changes in one or more of the terms, conditions or premium of the Policy.

However, no cover shall apply to any additional exposure accepted by the *Insurer* if at the time of giving notice pursuant to this provision the *Insured* knew or could reasonably have been expected to know that any *Defect*, *Malicious Product Tampering*, or *Product Extortion* affecting such additional exposure had occurred.

4.2. Assistance and co-operation: The *Insured* will at its own expense cooperate with the *Insurer* in all matters relating to this Policy. This may include, but is not limited to, attending hearings and trials, securing and giving evidence, obtaining the attendance of witnesses, assisting in effecting settlements, and in conducting *Legal Proceedings*.

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- 4.3. Assignment: This Policy and any rights hereunder cannot be assigned without written consent of the *Insurer*.
- 4.4. **Notice and authority**: It is agreed that the first *Insured* listed on the Schedule acts on behalf of all *Insureds* with respect to the exercise of all their rights and the discharge of all their duties in respect of this Policy, including but not limited to:
 - a) negotiating the terms and conditions of cover;
 - b) binding cover;
 - c) the notification of a *Loss*;
 - d) the giving and receiving of any notice of cancellation;
 - e) the payment of premium and the receipt of any refund of premium that may become due;
 - f) the payment of the *Deductible*;
 - g) the negotiation and receipt of any endorsement;
 - h) the appointment of lawyers to defend a claim, Loss or Legal Proceeding;
 - i) the receipt of amounts payable by the *Insurer* under this Policy.
- 4.5. **Cancellation**: This Policy may be cancelled by the *Insured* by giving ten (10) days advance written notice to the *Insurer*, stating when thereafter such cancellation will be effective. This Policy may be cancelled for any reason by the *Insurer* by written notice to the *Insured* at the address specified in item 1 of the schedule stating when, not less than one hundred and twenty (120) days thereafter, the cancellation will be effective. However, in the event of cancellation for non-payment of premium by the *Insured*,, and in case the outstanding premium remains unpaid within fifteen (15) days after a written notice shall be mailed or delivered by the *Insurer* to the *Insured*, the *Insurer* may cancel the policy by giving written notice stating the effective date of cancellation, which shall be not less than twenty-one (21) days after such notice and this Policy will terminate at the date and hour specified in such notice.

If this Policy is cancelled by the *Insured*, the *Insurer* will retain the pro-rata portion of the annual premium hereon.

If this Policy is cancelled by the *Insurer*, the *Insurer* will retain the pro-rata portion of the annual premium hereon. Payment or tender of any unearned premium by the *Insurer* will not be a condition precedent to the effectiveness of cancellation, but such payment will be made a soon as practicable.

- 4.6. **Changes**: This Policy contains all the agreements between the *Insured* and the *Insurer* concerning this insurance. Notice to any of the *Insurer's* representatives or knowledge possessed by any the *Insurer's* representative(s) or by any other person will not effect a waiver or a change in any part of the Policy or prevent the *Insurer* from asserting any right under the terms of this Policy, nor can the terms of this Policy be waived or changed unless agreed to in writing by the *Insurer* or the *Insurer's* authorized representative.
- 4.7. **Coinsurance**: The *Insured* shall excess of the *Deductible* bear uninsured at its own risk and pay the Coinsurance percentage proportion of each *Loss*. The *Insurer's* liability hereunder with respect to a

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Loss shall apply only to the remaining percentage of such *loss* and the *insurer* shall have no obligation to pay to the extent that any applicable coinsurance is not paid by the *Insured*. Payments of coinsurance shall not be subject to and do not reduce any limits of liability under this policy.

- 4.8. Fraud: Without prejudice to the *Insurer*'s other rights, however arising, the *Insurer* shall be entitled to avoid this Policy from inception in the case of any fraudulent notice of *Loss* made by any *Insured* under this Policy as regards amount or otherwise.
- 4.9. **Confidentiality:** The *Insured* will use all reasonable efforts not to disclose the existence of this Policy unless required by law to do so.
- 4.10. *Deductible*(s): The *Deductible*(s) stated in item 6 the Schedule will apply separately to each and every *Loss*. The *Deductible*(s) is to be borne by the *Insured* and remain uninsured.
- 4.11. **Due diligence:** The *Insured* will exercise due diligence to do all things reasonable and practical to avoid any *Insured Event* and make all reasonable efforts to mitigate any *Loss* arising as a result of an *Insured Event*.
- 4.12. Examination under oath: The *Insured*, as often as may be reasonably be required, shall exhibit to any person designated by the *Insurer* all affected *Insured Product(s)* whether salvageable or otherwise, and shall submit to examinations under oath by any person named by the *Insurer*, and subscribe the same; or shall submit to any equivalent procedure under Israeli law; and, as often as may reasonably be required, shall produce for examination all books of account, vouchers, bills, invoices, schedules, accounting information, and any documentation relating to the calculation of *Loss*, or certified copies thereof if originals be lost, at such reasonable time and place as may be designated by the *Insurer* or its representative, and shall permit extracts and copies thereof to be made.
- 4.13. Excess insurance: The *Insured* may purchase other insurance in excess of the Limit of Liability set forth in this Policy without prejudice to this Policy, provided that the *Insurer* is notified in writing of the details of such other excess insurance at the time such other insurance is acquired. The existence of such other insurance, if any, will not reduce the *Insurer*'s liability under this Policy.
- 4.14. **Inspection and audit**: The *Insurer* may examine and audit the *Insured's* business documents relating to the subject matter of this insurance for up to three (3) years after this Policy has expired or has been cancelled. Any premium due for exposures which exist but were not reported will be determined through audit by the *Insurer*.
- 4.15. Limits of liability: The *Insurer's* liability hereunder will be limited to the amounts stated in the Schedule. The Limit of Liability is the total aggregate limit of the *Insurer's* liability for all *Losses* of all *Insureds* under this Policy combined, discovered and reported during the *Policy Period* in accordance with the terms herein. Additionally, *Losses* reported up to thirty (30) days after expiry of the Policy will also be considered reported during the *Policy Period* and will also be subject to the Limit of Liability. Notwithstanding the above, and solely in respect of *Legal Proceedings* filed against the *Insured* within the jurisdiction of the courts of Israel, it is agreed, pursuant to Section 66 of the Insurance Contract Law, that in the event of a *Loss*, including

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Defence Costs, exceeding the Limit of Liability, this Policy shall cover reasonable *Defence Costs* exceeding the Limit of Liability.

- 4.16. Non-accumulation of liability: Regardless of the number of years this Policy may continue in force, and of the number of premiums which may be payable or paid, or of any other circumstances whatsoever, the aggregate liability of the *Insurer* under this Policy with respect to any *Insured Event(s)* will not be cumulative from year to year or period to period. When there is more than one *Insured*, the aggregate Limit of Liability of the *Insurer* for *Loss(es)* sustained by any or all of them will not exceed the amount for which the *Insurer* would be liable if all *Loss(es)* were sustained by any one of them.
- 4.17. **Discovery and Notice of** *Loss*: In the event of an incident that may be covered under the terms of this Policy, the *Insured* will as a condition precedent to the liability of the *Insurer* under this Policy:
 - a) Send to the *Insurer* a written notice of a claim of *Loss* as soon as practicable within the *Policy Period* after the alleged *Insured Event* has taken place, or up to thirty (30) days after the expiry of the Policy; and
 - b) Provide to the *Insurer* at their own expense within 10 days of the notice provided in accordance with (a), an initial written statement of *Loss*, stating the full particulars of the *Loss* and its initial calculations and/or projections of the elements and composition of the *Loss*.
 - c) Provide the *Insurer* with periodic and timely updates concurrent with activity taking place during the *Insured Event*.

All notifications must be in writing and properly addressed to the *Insurer* at the following address:

AIGIsrClaims@aig.com

Attention: Claims Manager

- d) If it appears to be in the best interest of the *Insured* or to be required by law, notify law enforcement authorities or any other governmental agencies having jurisdiction over the matter.
- 4.18. Final Statement of loss: Whether or not any partial payments have been made, a final statement of loss with respect to all items of *Loss* other than *Loss of Gross Profit* must be submitted to the *Insurer* in writing no earlier than twelve (12) months and no later than twenty four (24) months after an *Insured Event* takes place. A final statement of loss with respect to *Loss of Gross Profit* must be submitted in writing no later than (24) months after the beginning of a reduction in sales of the *Insured Product(s)* caused by an *Insured Event*.
- 4.19. Action against the Insurer: No suit, action, or proceedings for recovery of any *Loss* under this Policy will be sustainable in any court of law, equity, or other tribunal unless all the requirements of this Policy are complied with and is commenced within twenty four (24) months after a final statement of *Loss* has been submitted to the *Insurer* by the *Insured* in accordance with General Provision 4.18.

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- 4.20. Choice of law: The construction, validity and performance of this Policy will be governed by Israeli law.
- 4.21. Other insurance: The *Insured* may purchase other insurance written on the same terms and conditions as this Policy provided the *Deductible* and Coinsurance as described in Sections 4.10 and 4.7 herein remains uninsured. The insurance provided under this Policy will be primary in all instances except where a policy issued by a company which is not part of American International Group Inc (AIG) exists covering similar exposures, in which event the insurance provided under this Policy will co-insure all *Losses* where coverage is also provided by such non-AIG company.
- 4.22. **Representation**: In granting cover to the *Insured*, the *Insurer* has relied upon the material statements and particulars in the proposal together with its attachments and other information supplied. These statements, attachments and information are the basis of cover and are considered incorporated into, and constituting part of, this Policy.
- 4.23. Salvage: Any salvage or other recovery, after expenses incurred in salvage or recovery are deducted, will accrue entirely to the benefit of the *Insurer* until the sum paid by the *Insurer* has been recovered. In case of damage to property bearing a brand or trademark, or which in any way carries or implies the guarantee or the responsibility of the *Insured*, the salvage value of such damaged property will be determined after removal in the customary manner of all such brands or trademarks or other identifying characteristics, the costs of which will be borne by the *Insured*.

The goodwill and public image of the *Insured* will be considered in determining whether any *Insured Product(s)* should be involved in salvage recovery. The *Insurer's* right to salvage will not be unreasonably restricted by the *Insured*. The *Insured* will have full right to the possession of all goods involved in any *Loss* under this Policy and will retain control of all damaged goods. There can be no abandonment of any property to the *Insurer*.

4.24. Severability, construction and conformance to statute:

- a) If any provision contained in this Policy is, for any reason, held to be invalid, illegal or unenforceable in any respect, it is deemed to be severed and to have no effect on any other valid legal and enforceable provision of this Policy.
- b) If any provision contained in this Policy can be construed as being invalid, illegal or unenforceable for any reason, it will be construed by limiting it so as to be valid, legal, and enforceable to the extent compatible with applicable law.
- c) Any provisions of this Policy which are in conflict with the statutes or regulations of the state or country wherein this Policy is issued are hereby amended to conform to such statutes or regulations.
- 4.25. Territory: This Policy applies to an *Insured Event* anywhere in the world unless specifically limited by the *Insurer* through endorsement or where the *Insured* or any beneficiary under the Policy is a citizen or instrumentality of the government or, any country(ies) against which any laws and/or regulations governing this Policy and/or the *Insurer*, its parent insurer or its ultimate controlling entity have established any embargo or other form of economic sanction which have the effect of prohibiting the *Insurer* to provide insurance coverage, transacting business with or otherwise

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offering economic benefits to the *Insured* or any other beneficiary under this Policy. No benefits or payments will be made to any beneficiary(ies) who is/are declared unable to receive economic benefits under the laws and/or regulations governing this Policy and/or the *Insurer*, its parent or its ultimate controlling entity.

- 4.26. Valuation clause: In determining the amount of *Gross Profit*, *Extra Expense* and other covered *Loss*, due consideration will be given to the experience of the business before the *Insured Event* and the probable experience thereafter, had the *Insured Event* not occurred. The probable level of sales and experience of the business had the *Loss* not occurred must be demonstrated with reasonable certainty by the *Insured*.
- 4.27. **Subrogation**: In the event of any payment under the Policy, the *Insurer* will be subrogated to the extent of such payment to all the *Insured's* rights of recovery. In such case the *Insured* will execute all documents required and will do everything necessary to secure and preserve such rights including the execution of such documents necessary to enable the *Insurer* effectively to bring suit.
- 4.28. **Policy Interpretation**: Titles of paragraphs are inserted solely for the convenience of reference and will not limit, expand, or otherwise affect the provisions to which they relate. Words and expressions in the singular include the plural and vice versa. Words in italics have special meaning and are defined. Words that are not specifically defined in this Policy have the meaning normally attributed to them. The words and expressions used in definitions 2.10 and 2.34 shall have the meanings usually attached to them in the Books and Accounts of the *Insured*.
- 4.29. No Rights for Third Parties: Nothing in this Policy is intended to confer a directly enforceable benefit on any party other than the *Insured*.