



INTERNET SERVICES

OA INTERNET SERVICES Ltd.
5765 MONKLAND AVE SUITE 555
MONTREAL, QUEBEC, H4A 1E9
CANADA

DEALER AGREEMENT

THIS AGREEMENT IS A BINDING CONTRACT OF PURCHASE AND SALE OF THE PRODUCTS LISTED HEREIN, UPON THE FOLLOWING TERMS, CONDITIONS, WARRANTY AND LIMITATIONS OF LIABILITY:

This Exclusive Dealer Agreement is entered into this 21 day of February, 2010, by and between **OA INTERNET SERVICES LTD.** (hereinafter referred to as "Manufacturer") and **ITS Supply Co. Ltd.** (hereinafter referred to as "Dealer." This Agreement is exclusive with regards to Dealer and Manufacturer, but is non-exclusive with regards to Manufacturer and any third party.

1. Manufacturer gives non-exclusive distribution rights to the Dealer for distribution of Manufacturer's Product VIMAX in the following country: Thailand

2. Dealer's relationship in regard to the products listed above is exclusive to Manufacturer, however, Manufacturer's relationship with Dealer is non-exclusive and Manufacturer retains the absolute right to sell its products to parties in above specified countries directly.

3. Manufacturer agrees to produce products for Dealer according to the following price schedule. Prices subject to change with 60 days advance written notice:

| PRODUCT NAME | QTY/PRICE |
|---------------------|------------------|
| VIMAX PILLS | negotiable |

Price for quantities over 1001 items is negotiable.

4. Dealer agrees to pay Manufacturer the applicable purchase price in full when placing their order in the form of Business Check, Cashier's Check, Money Order or Bank Wire Transfer. If payment is made with Business Check, Dealer agrees to allow up to 10 business days for funds to clear into Manufacturer's account before production of Dealer's order is scheduled. In the event Dealer's check is returned for insufficient funds, Dealer agrees to pay to OA INTERNET SERVICES LTD., a \$50 returned check fee plus payment of amount of