DIRECTOR SERVICE AGREEMENT

___________________, 2007

RE: DIRECTOR SERVICE

Dear Sirs:

We, Arman Corporate Services Limited, a British Virgin Islands corporation (“ARMAN”) have been requested by you (the “Client”) to provide the services of one or more directors for____________________, a British Virgin Island company (the “Company”). This letter sets out the terms and conditions of this appointment and incorporates an indemnity from you, the owners of the Company.

1. The director of the Company will be ARMAN or such other person or entity appointed by ARMAN in its stead.

2. The fee will be US $500.00 per calendar year, plus out-of-pocket costs payable in advance plus time based charges for all substantive work. All fees are payable within 30 days of invoice date. Out of pocket expenses are also reimbursable.

3. ARMAN will undertaken its duties in accordance with what it considers to be the best interest of the Company as to which they will consider the recommendations or wishes of the Client, the authenticity of which will be assumed when conveyed from the usual source from which instructions are received concerning the Company. However, ARMAN shall not be obliged to act in any manner which may:

a. conflict with any laws of the United States, British Virgin Islands or any other country or otherwise be illegal or immoral;

b. be unethical, unduly onerous or be of such nature that it might damage the reputation of or be detrimental to ARMAN;
c. conflict with the Memorandum and Articles of Association.

4. ARMAN may require recommendations of the Client to be in writing before taking action.

5. The Client agrees that he has supplied all relevant information at present available which might affect the decision of ARMAN to provide directorship and will immediately make available to ARMAN any further relevant information which may become available hereafter. For the service of providing directorship, ARMAN will require in regard to the Client:

   (i) professional and banker’s reference;
   (ii) copy of the passport;
   (iii) confirmation of the current physical address;
   (iv) information on the proposed activities of the entity;
   (v) confirmation as to the nature and source of the assets to be transferred to the structure, and
   (vi) execution of a standard indemnity agreement.

6. The Client agrees not to take action with regard to the Company nor enter into any contract on its behalf without the consent of ARMAN except in accordance with any Power of Attorney which ARMAN may have granted. In the latter case the Client undertakes to inform ARMAN of all substantive transactions undertaken under the authority of such Power of Attorney.

7. The Client agrees not to dispose of his interest in the Company without notifying ARMAN.

8. The Client undertakes to cause the Company to indemnify ARMAN and Nelson Slosbergas, P.A., and NS Corporate Services Inc. (“NSPA”) to the maximum extent permitted by law to the extent hereinafter provided and agrees personally hold harmless and to indemnify ARMAN and NSPA, its employees and agents against all costs, claims and liabilities and against all actions, suits, proceedings and demands of whatsoever nature which may be made against ARMAN and NSPA, its employees and agents including attorney’s fees of all trial and appellate proceedings, by reason of any act or services performed hereunder or omitted to be done except such arising from the gross negligence or willful misfeasance of ARMAN and NSPA.

9. The obligations of the Client (if more than one) are joint and several and shall bind their legal representatives assigns and successors. The benefits of the Client’s agreement and obligations herein contained shall not be affected by any change in the composition of ARMAN shareholder and shall be for the benefit of any successors or assigned of ARMAN.

10. If the ARMAN wish to resign as director, Client shall be given seven (7) days notice of such intention. The Client may similarly terminate this Agreement. Notwithstanding such termination the indemnity in Clause 8 above shall endure for the benefit of the Client and ARMAN in respect of any and all acts performed by them prior to such termination.

11. The Client, by execution of this Agreement below, and as Beneficial Owner of the shares of the Company, hereby states and confirms that he/she is not a citizen and/or resident of the United States.
12. This Agreement shall be governed by the laws of the British Virgin Islands and the Client and ARMAN agree to submit to the exclusive jurisdiction of the British Virgin Islands courts.

Please signify your agreement to these terms and conditions by signing and retaining the attached copy hereof.

Yours faithfully,

By: __________________________________
   Director of ARMAN CORPORATE
   SERVICES LIMITED, a British Virgin
   Islands corporation

CONSENT

I, hereby agree to the above terms and conditions set forth in the Director Service Agreement. Dated this _____ day of ______________, 200__.

By: ________________________________
   PRINT NAME: ______________________
   The Beneficial Owner of __________________
   __________________, a British Virgin Island
corporation
   (the “Client”)