FCI INTERFACTOR AGREEMENT

(Version June 2002)

AG	REEMENT made this	day of	, 20,
by a	and between		
and			
		WITNE	SSETH:
WH	IEREAS,	and	will from time to time engage the services of
the	other to act as Import Fa	actor with respec	et to sale of goods or rendering of services to
debi	tors located in the country	(ies) where the I	mport Factor's services are to be performed;
NO	W, THEREFORE, in co	onsideration of t	he mutual agreements herein contained, it is
here	eby agreed between the pa	rties as follows:	
1.	Each of the parties here	by subscribes to	and agrees to be bound by all of the terms and
	provisions of the G	eneral Rules	for International Factoring ("GRIF"), the
	edifactoring.com Rules	and the Rules of	of Arbitration, all promulgated by the Factors
	Chain International as	formally revised	from time to time, subject to the following
	modifications:		
2.	The services to be perfor	med by	or
			espect to sellers designated by the parties from
	time to time and at sucl	h commission ra	tes or other compensation as may be mutually
	agreed upon with respect	t to each seller.	

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- 3. Neither of the parties shall be obliged to engage the services of the other exclusively but each party shall be free to engage the services of any other factoring organisations located in the country(ies) where the parties perform factoring services.
- 4. This Agreement shall take effect as of the date set out above and shall continue indefinitely, subject to termination by either party on 60 days' prior written notice to the other but such termination shall not apply to, modify or otherwise affect the obligations of the parties hereunder or under the GRIF, the edifactoring.com Rules and the Rules of Arbitration with respect to transactions occurring, accounts receivable transferred or indebtedness incurred prior to the effective date of such termination.

Except in relation to assignments of receivables made before 1 July 2002, this Agreement contains all the matters agreed between the parties in relation to the receivables included by Article 3 of the GRIF and all agreements, warranties, representations and other statements made by the Import Factor or the Export Factor to the other before the making of this Agreement and the reliance on any usages or practices are excluded.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed by their respective corporate officers thereunto duly authorised as of the day and year first above written.

Ву	
	Title:
Ву	
	Title:

FCI INTERFACTOR AGREEMENT

(Version June 2002)

AGREEMENT made this	<u>2nd</u>	day of	July	, 20	_02,			
by and between			("World") of therlands					
and <u>Cosmopolitan Factors SDN BHD ("Cosmopolitan") of</u> <u>Kuala Lumpur, Malaysia</u>								
		WITNES	S S E T H:					
WHEREAS, World	<u>d</u>	and	<u>Cosmopolita</u>	<u>n</u> wil	l from time to			
time engage the services o	of the other	er to act as l	Import Factor wit	th respect to sa	le of goods or			
rendering of services to de	btors loca	ated in the co	ountry(ies) where	the Import Fac	ctor's services			
are to be performed;								
NOW, THEREFORE, in	consider	ration of the	e mutual agreen	nents herein co	ontained, it is			
hereby agreed between the	parties as	s follows:						
Each of the parties he provisions of the edifactoring.com Rule Chain International a modifications:	General es and the as formal	Rules for ne Rules of ly revised f	or International Arbitration, all	Factoring ("promulgated bene, subject to	'GRIF"), the by the Factors the following			
2. The services to be per as Import Factor shall time to time and at s	l be rende	ered with res	spect to sellers de	esignated by the	e parties from			
agreed upon with resp	agreed upon with respect to each seller.							

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3. Neither of the parties shall be obliged to engage the services of the other exclusively but each party shall be free to engage the services of any other factoring organisations

located in the country(ies) where the parties perform factoring services.

4. This Agreement shall take effect as of the date set out above and shall continue

indefinitely, subject to termination by either party on 60 days' prior written notice to

the other but such termination shall not apply to, modify or otherwise affect the

obligations of the parties hereunder or under the GRIF, the edifactoring.com Rules

and the Rules of Arbitration with respect to transactions occurring, accounts

receivable transferred or indebtedness incurred prior to the effective date of such

termination.

Except in relation to assignments of receivables made before 1 July 2002, this

Agreement contains all the matters agreed between the parties in relation to the

receivables included by Article 3 of the GRIF and all agreements, warranties,

representations and other statements made by the Import Factor or the Export Factor

to the other before the making of this Agreement and the reliance on any usages or

practices are excluded.

IN WITNESS WHEREOF, the parties hereto have caused this instrument to be executed by

their respective corporate officers thereunto duly authorised as of the day and year first above

written.

WOF	RLD FACTORS N.V.				
Ву	P. Jansen				
	Title: Managing Director				
COSMOPOLITAN FACTORS Sdn Bhd					
Ву	J. Petersen				
	Title: Managing Director				

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