

La Traducción que se hace del español al inglés, se realiza sólo y exclusivamente a efectos informativos. En caso de discrepancias que conduzcan a un procedimiento legal, las partes contratantes aceptan que la versión en español prevalecerá sobre la traducción hecha al inglés.

The translation from Spanish into English appears for informational purposes solely. Should discrepancies appear leading to legal proceedings, the parties agree that the Spanish version shall prevail over the English translation.

FINANCIAL MARKET ACCOUNT: 3058

NAME	HOLDERS / AUTHORISED / OTHERS	TAX N°.
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Address:

Town/City:

Post code:

Province:

NATURE OF THE CONTRACT:

ASSOCIATED ACCOUNT AT SIGHT:

, a 30/08/2011

THE CLIENTS

***CAJAMAR Caja Rural, Sociedad Cooperativa de Crédito
P.P.**

GENERAL CONDITIONS

FIRST.- The holders open a personal, non-transferable, value deposit account with the number indicated in the particular conditions hereof, establishing the charges and payments of the orders given. The value deposit account is associated with the at sight account indicated in the particular conditions of this contract, which will be the account from which the necessary funds will come for the performance and management of the orders contemplated herein.

SECOND.- The accounts responsibility of each operation will be applied with the date of the value of the purchase or one working day following the sale, whichever might correspond.

THIRD.- The value deposit account admits the existence of a number of holders. The form in which the value account may be made available may be indistinct or associated, as indicated in the Particular Conditions hereof. If the form of the drawdown is indistinct, all of the holders mutually and expressly authorise each other to perform all binding rights hereof, except for the cancellation of payments or contractual resolution.

The account regulated herein will admit the existence of people authorised by the holder or holders. The authorisation will be given by issuing the corresponding document, with the holder or holders signing there for jointly and severally or in association, as stated in the form of drawdown agreed in the particular conditions. To these effects, the authorising holder or holders agree to sign the corresponding authorisation document and, as the case may be, provide a document certifying the powers granted in favour of the person who will be included as the authorised party.

The faculties conferred may only include a drawdown on values, and never replacement of faculties, modification or alteration of personal data (address, correspondence, tax residence, etc.) or resolution of this contract. Authorisation may be give either for exercise in a joint and several manner, or for exercise in an associated manner with the person or people expressly designated in the corresponding document.

In the case of validly issued instructions, according to what is regulated herein and the form of drawdown agreed in the corresponding document, all holders will jointly and severally and indistinctly assume all rights and obligations derived from the account regulated herein, regardless of the person, holder or authorised person who has given the orders giving cause to the rights and obligations.

FOURTH.- Each of the holders of the contract will be assigned a number by *CAJAMAR Caja Rural, Sociedad Cooperativa de Crédito, hereinafter *CAJAMAR, which will serve as a personal identification code corresponding with the value customer account code.

All orders will be attended by signed request from the holder, or through telematic networks, in which case access thereto will be in the form agreed in the respective LINEA FUERTE contract. *CAJAMAR may require the person making the drawdown to satisfactorily accredit their identity.

To these effects, all order signed and issued by the holder/s or authorised person/s, as the case may be, must adapt to the order model that *CAJAMAR provides its customers at all times.

*CAJAMAR may suspend the effectiveness of any operation against the account in the event of doubt as to the identity of the person authorising the document, or oppose payment by the holder or another person in all cases legally provided.

If several holders should give contradictory instructions on the account, *CAJAMAR reserves the right to be able to block the account until the contradiction should disappear or there should be a judicial decision thereon.

All communications that have to be made between the parties within this contract will be done by post, electronic mail, fax, telex or similar means, and through any other telematic or telephone means that *CAJAMAR might make available to their customers there for.

FIFTH.- *CAJAMAR accepts no liability for any harm that might be caused to the holders in the event of undue use of the value account, provided the responsibility were exclusively imputable to the said holders or the undue use should occur before the holder has informed *CAJAMAR of the events known to them and causing such action. Similar, *CAJAMAR will not reply in the event on any failure to give the services described herein should be due to force majeure.

The holder relieves *CAJAMAR of all liability in cases made with legal representatives, including the figure of the apparent legal representative, representatives or people who faculties on the account have been modified, limited or expired, apart from the actions in which *CAJAMAR does not act according to the required diligence or the communication sent by the holder and which suitably report a change in the authorised persons, an extension of their faculties, revocation thereof or any other events important for operating with the value account formalised hereby.

SIXTH.- *CAJAMAR will custody all values that the holders should acquire in the terms hereof, either in their safes or accounts, or in such terms that may be designated there for.

In consequence and for the effects of what is established herein, both parties expressly admit the existence of Sub depositories.

Therefore, the holders expressly recognise and accept that in compliance with its obligations, *CAJAMAR may entrusted other entities with custodying and administering the values in individual accounts opened in the name of the said holders.

In this last case, *CAJAMAR will reply before the holder for the custody of the values as if they were in their own safes or accounts. Furthermore, *CAJAMAR will previously report the identity and credit quality of the Sub depository Entity chosen to operate in the stock market. In the case of any change in the Sub depository Entity, *CAJAMAR will expressly report the said circumstance to the holders, and also the identity and credit quality of the new Sub depository.

In any case, if the values are custodied in its own safes or accounts or in possession of other designated there for, they will always be registered in the name of the holders.

Notwithstanding this, the purchase or sale of values or financial instruments by the holders may be registered in general accounts of values or financial instruments ("omnibus accounts"), when *CAJAMAR operates in foreign markets in which usual practice requires the use of the said accounts for customers of the same entity. In any case, *CAJAMAR will at all times have internal registers to allow it to recognise the ownership of the values placed in omnibus accounts.

In cases of omnibus accounts, work will be done as follows:

The holders expressly authorise the custody of their values by means of the use of the general accounts (“omnibus”) that *CAJAMAR or the Sub depository Entity chosen by *CAJAMAR, might keep open at the time of signing this contract, expressly showing their conformity by signing Annexe III hereto, to the Entity which, as the case may be, should appear as the Sub depository of *CAJAMAR at the time of signing, declaring that they have been informed of the risks they assume as a result of this operation, and the identity and credit quality, as the case may be, of the Sub depository Entity and the Entity in which the said general accounts are kept open.

Equally, if *CAJAMAR alone or through a Sub depository Entity, should open new accounts or change the Sub depository Entity or the Entity in which the accounts are kept open, the holders will be expressly informed of the said circumstance, and their previous express authorisation will be required for the said operation, complying with all other duties of information with regard to the risks assumed in the operation, the identity and credit quality of the new Sub depository Entity or Entity in which the said general accounts are kept open.

The operation of *CAJAMAR, and, as the case may be, the Sub depository Entity, will always observe Circular 1/1998 of the National Stock Market Commission, and all other complementary regulations. *CAJAMAR will ensure compliance with the said formal requirements, sending the holders all information they must have and complying with all other legal duties that might be applicable.

SEVENTH.- The obligations that *CAJAMAR might assume as a value depository are the following:

a).- *CAJAMAR agrees before the holders to provide periodical information on the state of their value account and the fees applicable at all times. They equally agree to send detailed information on each operation performed within three days of it being carried out, which will contain the following mentions: amount, interest rate, commissions or expenses determining the concept of the accrual, the applicable base and the period and taxes, to report, as the case may be, all settlements carried out and those pending, orders carried out, and those partially carried out. Likewise, the holders will be expressly informed of the entity/ies that can work at any time as Sub depositories according to the pact in the previous clause.

The information referring to the situation of the value account will be sent to the customer each month, provided there should be some operation in that period.

b).- To collect dividends, interest, Board Attendance Premiums, amortizations, capital returns, etc....from the issuers. In this case the value date for accounting purposes will be the day following the date of accrual.

c).- To pay the issuers all outlays for subscription, premiums, conversion differences, etc... The value date for the purpose of accounting will be the same date as the accrual date.

d).- To attend subscriptions, swaps, conversions, public sale offers, public purchase offers, according to instructions given by the holders, for the effects of compliance.

Apart from what is said, and to better safeguard the interests of the holders, *CAJAMAR may take all decisions that are opportune at any time, provided the market circumstance should so allow, particularly evaluating the nature and characteristics of the values and the operations in question. Specifically, among other actions, *CAJAMAR may sell off all subscription rights not performed before the time of their falling-off, subscribe to values for released capital increases and attend public tenders to purchase values for their exclusion from market negotiation, attend pending outlays of passive dividends, charging them to the accounts of the holder/s to the limit of their balance, etc.

EIGHTH.- The holders will have the following obligations:

a).- To maintain the necessary balances in the account to face all issued orders.

b).- Not to make fraudulent use of this value deposit contract.

c).- To pay all commissions and/or expenses derived from this contract.

NINTH.- This contract is indefinite in nature and comes into force on the date it is signed and received by *CAJAMAR, with reception and checking, as the case may be, of the sufficiency of the documentation provided, and may be unilaterally resolved by either of the parties. If it is by the will of the holders, a written declaration in this sense will be sufficient. If it by the will of *CAJAMAR, they will have to give 15 days' forewarning to any of the holders.

If the contract should be resolved in accordance with the previous paragraph, it will be definitively resolved when there are no operations in course requested by the holders either as a consequence thereof or necessary for the settlement of the value account.

TENTH.- Cancellation. *CAJAMAR may cause the immediate unilateral resolution of this contract by irrevocable communication to the effect, in the event of any of the following causes:

a).- Inexistence or lack of replacement of funds, causing overdrafts in the personal account associated with the deposit contract.

b).- Falseness in the orders or use of supposed names.

c).- Insolvency of the holders in any of the forms provided in law.

d).- Infringement by the holder/s of any of their obligations herein.

In no case will the indicated causes of resolution operate automatically, so the contract will remain in force even with the existence of one or several of the said causes, which must be expressly alleged by *CAJAMAR for them to render the contract ineffective.

If this contract has been held remotely and the holder is a consumer, all in the terms of Law 22/2007 of 11th July, they may exercise their right of waiving within a time of 14 natural days counting from the date of the contract, without indicating the reasons there for and without any penalty. The means by which this right shall be exercised will be by handing the card into the *CAJAMAR office of the holder, having settled all amounts that might correspond.

ELEVENTH.- This contract will accrue all commissions made public by the National Stock Market Commission, and particularly those referring to the deposit and administration of values, which will accrue every half year.

All taxes, brokers' fees and other expenses caused by the constitution, fulfilment or expiry of this contract will run to the holders.

The parties agree in Annexe to the contract on the remuneration to be received by *CAJAMAR in payment for their services relative to this contract, according to the items that might be applicable at any time and *CAJAMAR's commercial fees. In any case, the remuneration and the expenses that may be passed on to the holders as agreed, their accrual and payment, will respect the criteria of the Maximum Fee Leaflet referring to the National Stock Market Commission or the Bank of Spain, as the case may be.

*CAJAMAR will report in writing any modification to the commission fees and expenses that may be applicable to this contract and might be passed on. In this case, the holders will have a minimum time of two months from the reception of the said communication to modify or cancel their contractual relationship, without the modified fees being applied until this period has passed. Nevertheless, if the application of the new fees should be beneficial to the holder, they might be applied immediately.

TWELFTH.- In order to comply with the order of the holder in performing this contract, *CAJAMAR is enabled to withdraw all necessary amounts from the account associated with the value account.

If there should not be a sufficient balance in the said account, *CAJAMAR will inform the holders for the effect of their increasing the funds within a reasonable time of fifteen natural days at most; if this does not occur, *CAJAMAR will be released from attending the orders received, and if any outlay were to have been made by *CAJAMAR, it will be enabled to reimburse itself by selling off all necessary assets from the value account of the holders, following their instructions, and short of this *CAJAMAR will proceed to sell off assets from the portfolio to reimburse itself, in the following order: Public debt, national fixed income, equity, financial options and futures, foreign fixed income and foreign equity. In any case, the said faculties will be performed by *CAJAMAR according to the principles of good faith and pact preservation, as well as good banking practice, attempting to cause the least possible harm to the holder at all times.

If *CAJAMAR were unable to reimburse itself with the amounts due as indicated above, *CAJAMAR is enabled to reimburse itself with the amounts due from any account or deposit of different natures, which the holders might have in *CAJAMAR. Articles 1.195 and following of the Civil Code regulating compensation will be applicable.

THIRTEENTH.- To all effects, the address of the holders will be that which appears herein. The holders will immediately inform *CAJAMAR in writing of any change in address that takes effect for receiving communications. All communications will be deemed received by the holders that *CAJAMAR might send to the last address that appears in its files, and *CAJAMAR reserves the right to require acknowledgement of receipt whenever necessary. All communications will also be deemed received that, by express instructions from the holders, might be available in the *CAJAMAR branch that the holders indicate in order to be collected in person by the party concerned.

If the value account is held by several holders, the communication made to the first of them or the one specifically indicated by all the holders will cause effect on all the others, regardless of the associated or joint and several nature of the value account.

*CAJAMAR assumes no liability for any damage caused as a result of delays or deficiencies in the Postal, Telegraph, Telephone services or in any other means of communication or data transmission due to chance or acts of God.

FOURTEENTH.- The signatory(ies) of this document hereby declare that they have received, read, understood, completed, if required, and signed the document that details the legally required information governed by personal data protection legislation, of which they are given a copy, and have also been informed that their personal data included in this document, or which are derived from the contractual relationship or any other kind of relationship reflected therein, and also data which are not yet incorporated, will also be incorporated together with the details reflected to date in the corresponding files owned by *CAJAMAR, all in the same terms and conditions and under the same regime of responsibility, purposes, recipients and exercising of rights as explained in detail in the document mentioned at the start, which is available to them at any time and whose content, therefore, may also be modified at the discretion of the signatory as regards the consent reflected therein for the treatment or concession of their details for purposes other than the maintenance, development, fulfilment and/or control of their business relations with *CAJAMAR.

FIFTEENTH.- The parties agree that all of the clauses of this contractual document, except for those specifically qualified as particular conditions, must be considered GENERAL CLAUSES OF CONTRACTING for the effects of Law 7/1.998 of 13th April, which are included therein insofar as they are expressly accepted by the holders as the adherents, having previously been informed of their existence by *CAJAMAR as the predisposer.

SIXTEENTH.- *CAJAMAR is obliged to comply with all rules of conduct and information requirements provided in the Stock Market Law, and any complementary provisions, or those that might replace them.

SEVENTEENTH.- The holders expressly recognise and agree that *CAJAMAR, in giving the services assumed hereunder, will comply with all obligations derived from current regulations at all times, and especially taxes of banking, stock market and fiscal nature, observing the stated information requirements and generally all present or future rules that might be applicable.

In developing the contract, the parties agree to observe all rules of conduct expressed in current legislation on the rules of action in Stock Market operations, and the uses and rules of each particular market.

EIGHTEENTH.- If any of the clauses of this contract were to be declared null or might be annulled, this will not render the rest of the contract invalid, and it will maintain its power and effectiveness. All nullified clauses must be replaced or integrated with others that reply to the spirit and purpose of those replaced according to law.

NINETEENTH.- This contract is of mercantile nature and will be governed by its own clauses and, short of this, by the Stock Market Law, and all provisions that develop it, the Trade Code, and particularly everything relative to the mercantile commission contract and stock market uses.

TWENTIETH.- This contract will be governed by Spanish law and the parties, expressly waiving all other rights that might apply to them, are expressly submitted to the Courts and Tribunals of the address of the holder if this is in Spain. If the holder should reside outside Spain, the Courts and Tribunals of

the place of the obligation will be competent. If there were more than one holder, the Courts and Tribunals of any of them will be competent, on the choice of *CAJAMAR.

Those intervening state that they have received a signed copy of this agreement from *CAJAMAR, with the general and particular conditions and the list of commissions, conditions and expenses that may be passed on to clients and the rules on the valuation dates applicable to these operations, the full content of which they state they are aware, as they have read it before signing.

If this contract should have been held remotely and those intervening were consumers, all within the terms of Law 22/2007 of 11th July, they declare that they have received the pre-contract information sufficiently in advance.

ANNEX TO THE NEW FINANCIAL MARKETS ACCOUNT CONTRACT

COMMISSION CHARGES AND FEES

1.- Securities operations (1)

1.1.- Equity operations.

1.1.1.- Equity operations traded on Spanish markets

Operation	Charge/Fee (per operation)	Observations
1.1.1.1.- Purchase/sale of securities (2) (4)		
Requests processed through On-line Broker (5)		
- Stocks and Shares	0,30%	Minimum: €5.00
- Warrants	0,30%	Minimum: €5.00
- Sicav - Simcav	0,30%	Minimum: €5.00
Requests processed through other Channels (6)		
- Stocks and Shares	0,45%	Minimum: €6.00
- Warrants	0,45%	Minimum: €6.00
- Sicav - Simcav	0,45%	Minimum: €6.00
1.1.1.2.- Purchase/sale of subscription rights (2) (4)	0,20%	Minimum: €3.00 / Maximum: €15.00
1.1.1.3.- Receipt of securities from third party banks	€0.00	Applied to free transfers
1.1.1.4.- Delivery of securities to third party banks	€5.00	Per security, on free transfers

1.1.2.- Equity operations traded on international markets

Operation / Market	Charge/Fee			
1.1.2.1.- Purchase/Sale of Securities (2) (4)	On-line Broker (5)		Other channels (6)	
Europe Euro				
Germany (Frankfurt. Xetra. Neuer Market)	0,65%	Minimum: €50	0,75%	Minimum: €60
Austria (Vienna)	0,80%	Minimum: €90	0,90%	Minimum: €90
Belgium (Brussels)	0,70%	Minimum: €60	0,80%	Minimum: €60
EASDAQ	0,70%	Minimum: €75	0,80%	Minimum: €85
France (Paris)	0,65%	Minimum: €60	0,75%	Minimum: €60
Finland (Helsinki)	0,70%	Minimum: €160	0,80%	Minimum: €180
Holland (Amsterdam)	0,65%	Minimum: €60	0,75%	Minimum: €60
Ireland (Dublin)	0,70%	Minimum: €80	0,80%	Minimum: €80
Italy (Continuous Market)	0,65%	Minimum: €55	0,75%	Minimum: €60
Portugal (Lisbon)	0,70%	Minimum: €130	0,80%	Minimum: €130
Europe, Non Euro				
United Kingdom (London. SETS)	0,65%	Minimum: 50 GBP	0,75%	Minimum: 60 GBP
Sweden (Stockholm)	0,70%	Minimum: 2000 SEK	0,80%	Minimum: 2400 SEK
Switzerland (Electronic Market)	0,70%	Minimum: 110 CHF	0,80%	Minimum: 110 CHF
North America				
United States (NYSE. Nasdaq. AMEX. OTC)	0,50%	Minimum: 50 USD	0,60%	Minimum: 60 USD
Canada (Toronto)	0,55%	Minimum: 90 CAD	0,60%	Minimum: 100 CAD
Asia				
Japan (Tokyo)	0,70%	Minimum: 11,000 JPY	0,80%	Minimum: 12,000 JPY
1.1.2.2.- Purchase/sale of subscription rights (2) (4)	0,30%		Minimum: €6.00 / Maximum: €30.00	
1.1.2.3.- Receipt of securities from third party banks	€0.00		Applicable to free transfers	

1.1.2.4.- Delivery of securities to third party banks	Charge/Fee
Europe Euro	
Germany (Frankfurt. Xetra. Neuer Market)	€15
Austria (Vienna)	€40
Belgium (Brussels)	€25
EASDAQ	€90
France (Paris)	€25
Finland (Helsinki)	€90
Holland (Amsterdam)	€25
Ireland (Dublin)	€25
Italy (Continuous Market)	€20
Portugal (Lisbon)	€60
Europe, Non Euro	
United Kingdom (London. SETS)	15 GBP
Sweden (Stockholm)	800 SEK
Switzerland (Electronic Market)	50 CHF
North America	
United States (NYSE. Nasdaq. AMEX. OTC)	15 USD
Canada (Toronto)	25 CAD
Asia	
Japan (Tokyo)	3000 JPY

1.2.- Bond operations.

1.2.1.- Bond operations traded on national and international markets

Operations	Charge/Fee (per operation)	Observations
1.2.1.1.- Purchase/Sale of Securities (3) (4)		
Requests processed through On-line Broker (5)	0,25%	Clearing: €6.00 (fixed amount)
Requests processed through other Channels (6)	0,25%	Clearing: €6.00 (fixed amount)
1.2.1.2.- Receipt of securities from third party banks	€0.00	Applicable to free transfers
1.2.1.3.- Delivery of securities to third party banks	€6.00	Per security, on free transfers

Notes to headings 1.1 and 1.2:

- (1) Definition of operation for the purpose of applying fees and commission charges:
Minimum or fixed fees will be applied to each operation even if they are processed in a single order.
Each order refers to one operation with each type of security, even though in a single act the client might have requested orders to be processed on different securities.
- (2) The percentage is calculated on the effective operation amount.
- (3) The percentage is calculated on the nominal operation amount.
- (4) Market charges not included.
- (5) This charge will be applied to all operations corresponding to orders processed through the On-Line Broker.
- (6) This charge will be applied to all operations corresponding to orders processed through any of entity channels except the On-Line Broker.

2.- Other services related with securities.

2.1.- Custodianship and deposit of securities.

2.1.1.- Equities (1)

Market	Charge/Fee	
Europe Euro		
Spain (SIBE)	0,025%	Minimum: €1.00 / month
Germany (Frankfurt. Xetra. Neuer Market)	0,095%	Minimum: €1.50 / month
Austria (Vienna)	0,100%	Minimum: €1.50 / month
Belgium (Brussels)	0,075%	Minimum: €1.50 / month
France (Paris)	0,075%	Minimum: €1.50 / month
Finland (Helsinki)	0,175%	Minimum: €1.50 / month
Holland (Amsterdam)	0,095%	Minimum: €1.50 / month
Ireland (Dublin)	0,100%	Minimum: €1.50 / month
Italy (Continuous Market)	0,095%	Minimum: €1.50 / month
Portugal (Lisbon)	0,150%	Minimum: €1.50 / month
Europe, non Euro		
United Kingdom (London. SETS)	0,075%	Minimum: €1.50 / month
Sweden (Stockholm)	0,175%	Minimum: €1.50 / month
Switzerland (Electronic Market)	0,085%	Minimum: €1.50 / month
North America		
United States (NYSE. Nasdaq. AMEX. OTC)	0,075%	Minimum: €1.50 / month
Canada (Toronto)	0,075%	Minimum: €1.50 / month
Asia		
Japan (Tokyo)	0,100%	Minimum: €1.50 / month

2.1.2.- Bonds (2)

Market	Charge/Fee	
National Markets	0,20%	Minimum: €1.00 / month
International Markets	0,20%	Minimum: €1.50 / month

Notes for headings 2.1.1 and 2.1.2:

- (1) For Equity positions: Minimum amount per client/security.
Percentage expressed as an annual rate applied to the total effective amount of the client's securities, calculated on the basis of the daily market closing prices (or last prices available).
- (2) For Bond positions: Minimum amount per client/security.
Percentage expressed as an annual rate with daily remuneration, applied to the total nominal amount of the client's securities.

2.2.- Financial operations that do not require a prior order from the account holder (1).

	Market	Charge		Observations
2.2.1.-	Equities traded on Spanish markets	0,175%	Minimum: €0.60 per operation	Percentage applied to the effective operation amount. The effective amount refers to the amount effectively charged by the Firm on behalf of the client, before deducting any amounts retained by the Firm.
2.2.2.-	Equities traded on international markets	0,200%	Minimum: €1.20 per operation	
2.2.3.-	Bonds traded on Spanish and international markets	0,175%	Minimum: €3.00 per operation	

2.3.- Voluntary financial operations that might require a prior order from the account holder (2).

	Market	Charge		Observations
2.3.1.-	Equities traded on Spanish markets	0,175%	Minimum: €1.00 per operation	Percentage applied to the effective operation amount. The effective amount refers to the amount effectively charged by the Firm on behalf of the client, before deducting any amounts retained by the Firm.
2.3.2.-	Equities traded on international markets	0,200%	Minimum: €2.00 per operation	
2.3.3.-	Bonds traded on Spanish and international markets	0,175%	Minimum: €3.00 per operation	

Notes to headings 2.2 and 2.3:

- (1) This section includes operations such as dividend payments, coupon payments, refunds of nominal amounts and/or issue premiums, bonus payments...
- (2) This section includes operations such as subscriptions, swaps, conversions, optional dividends taken in cash and/or securities, bonuses for meeting attendance, sales through takeovers, purchases in IPO/rights offerings, changes in ownership...

3.- NOTES ABOUT FEES AND COMMISSION CHARGES.

- 3.1 Applicable fees and commissions, both the minimum amount for fees expressed as a percentage and fixed commissions, will be applied to the trading currency or denomination of each operation, calculating for this purpose its counter value in said currency. Fees expressed as a percentage will be applied to the effective amount of the operation except for bonds, in which case they will be applied to the nominal amount.
- 3.2 The amounts received by the Firm for the provision of services will increase by the amount corresponding to any applicable taxes and rates, specifically Value Added Tax.
- 3.3 These fees are promotional since they are lower than the maximum amounts stipulated in heading 4.

4.- FEES AND COMMISSIONS BROCHURE.

*CAJAMAR Caja Rural, Sociedad Cooperativa de Crédito has a Maximum Fees and Commissions Brochure registered with the Bank of Spain and Spain's National Securities Market Commission, which will be applicable to any cases not covered expressly in this Annex.

ANNEXE TO THE STANDARD VALUE DEPOSIT AND ADMINISTRATION CONTRACT (Identification of Sub depository Entity).

For the effects of the provisions of the Sixth Clause of the value contract to which this Annexe refers, *CAJAMAR states that at the time of signing this contract, the Sub depository Entity/ies chosen for all opportune effects is/are those that follow, and the customer is informed of all requisite legal mentions, and all of the identifying data and the credit quality of the said Entity/ies:

Entity: Banco Inversis Net, S.A., at C/ de Deyanira, 57, Madrid. VAT no. A-83131433. Recorded in the Company Register of Madrid, Volume 17.018, Book 0 of Section 8, folio 69, page no. M-291.233, and in the register of Banks and Bankers with number 0232.

THE CLIENTS***CAJAMAR Caja Rural, Sociedad Cooperativa de Crédito
P.P.**