

## **ANNEXURE AM4**

## NOTICE OF WITHDRAWAL

## Kindly email to withdrawal@almabroorprojects.com

## ATTENTION: THE GENERAL PARTNER

This Notice of Withdrawal, as an En Commandite / Limited Partner in the Al Mabroor Agri En Commandite Partnership ("the Partnership"), is made on the terms and conditions set out in the Partnership Agreement following the expiry of the 12-month investment term.

The En Commandite / Limited Partner hereby request the General Partner to reduce its interests in the Partnership by:

Partial Withdrawal:	R: Full Withdrawal: R:
Name of Bank:	Account No:
Account Holder:	Branch Code:
Deed Number:	
Name of Limited Partne	er:
ID Number:	
provided. I/We confirm that all of the partnership.  PLEASE NOTE: (1.11) A Lim Commandite Partnership Agree Interest (initial and subsequen Declaration Date following the	all documentation and information required in terms of Al Mabroor's business rules and the Financial Intelligence Ce stand that Al Mabroor is prohibited from processing any transaction on my behalf until all such documentation has be information provided herein is true and correct and that I have read and understood the contents of this form and the ruled Partner will be allowed to withdraw or reduce its Partnership Interest in accordance with the provisions of the terment which will follow the following guidelines: (1.11.1) A Limited Partner will be able to reduce or withdraw its Partner transcriptions, subject to the consent of the General Partner, by giving one Calendar Months' notice before the Pexpiry of the 12-month investment term. (1.11.2) In the event that the value of the Withdrawing Partner's Partner.
provided. I/We confirm that all of the partnership.  PLEASE NOTE: (1.11) A Lim Commandite Partnership Agree Interest (initial and subsequer Declaration Date following the Interest after the Withdrawal w Partnership shall pay – (1.11 Partnership Interest; or (1.11.2 Withdrawing Partner's total Pa Clause 1.11.2 (as applicable) requires sufficient time to real Withdrawal Amount on a best Withdrawal Amount may impac Withdrawal Amount may impac Partner shall be entitled to (16 due to the nature of real asse	restand that Al Mabroor is prohibited from processing any transaction on my behalf until all such documentation has be information provided herein is true and correct and that I have read and understood the contents of this form and the re- ted Partner will be allowed to withdraw or reduce its Partnership Interest in accordance with the provisions of the terment which will follow the following guidelines: (1.11.1) A Limited Partner will be able to reduce or withdraw its Partner t investments), subject to the consent of the General Partner, by giving one Calendar Months' notice before the P
provided. I/We confirm that all of the partnership.  PLEASE NOTE: (1.11) A Lim Commandite Partnership Agree Interest (initial and subsequer Declaration Date following the Interest after the Withdrawal w Partnership shall pay – (1.11 Partnership Interest; or (1.11.2 Withdrawing Partner's total Pa Clause 1.11.2 (as applicable) requires sufficient time to real Withdrawal Amount on a best Withdrawal Amount may impac Withdrawal Amount may impac Partner shall be entitled to (16 due to the nature of real asse	stand that Al Mabroor is prohibited from processing any transaction on my behalf until all such documentation has be information provided herein is true and correct and that I have read and understood the contents of this form and the research that I have read and understood the contents of this form and the research which will follow the following guidelines: (1.11.1) A Limited Partner will be able to reduce or withdraw its Partner transcriptions, subject to the consent of the General Partner, by giving one Calendar Months' notice before the Property of the 12-month investment term. (1.11.2) In the event that the value of the Withdrawing Partner's Partner II be less than the Minimum Contribution as required by this Partnership, the General Partner shall determine whether 2.1) the requested Withdrawal amount only and allow the Withdrawing Partner to remain a Partner with a reduct an amount equal to the Withdrawing Partner's total Partnership Interest in the Partnership Net Value, reducing thereship Interest to 0 (Zero). (1.11.3) The portion of, or whole, Partnership Interest which is withdrawn in accordance shall hereinafter be referred to as the "Withdrawal Amount". (1.11.4) The Partners acknowledge that the Partners or to procure the realisation of underlying Partnership Assets to enable it to discharge of its obligation to pay effort basis, without prejudice to the Partnership or the Limited Partners. (1.11.5) The Partnership may deduct from the interests of the remaining Limited Partners or the Partnership Net Value negatively ("Major Withdrawal'), the Ger 8.1) suspend the Partnership's obligation to give effect to the Withdrawal. The payment date of withdrawals is not cer 8.1) suspend the Partnership's obligation to give effect to the Withdrawal. The payment date of withdrawals is not cer 8.1) suspend the Partnership's obligation to give effect to the Withdrawal. The payment date of withdrawals is not cer 8.1) suspend the Partnership's obligation to give effect to the Withdrawal. The event of force majeure
provided. I/We confirm that all of the partnership.  PLEASE NOTE: (1.11) A Lim Commandite Partnership Agree Interest (initial and subsequer Declaration Date following the Interest after the Withdrawal w Partnership shall pay — (1.11 Partnership Interest; or (1.11.2 Withdrawing Partner's total Pa Clause 1.11.2 (as applicable) requires sufficient time to real Withdrawal Amount on a best Withdrawal Amount may impace Withdrawal Amount may impace Partner shall be entitled to (16 due to the nature of real asse Please refer to the Disclosure	ted Partner will be allowed to withdraw or reduce its Partnership Interest in accordance with the provisions of the tement which will follow the following guidelines: (1.11.1) A Limited Partner will be able to reduce or withdraw its Partner t investments), subject to the consent of the General Partner, by giving one Calendar Months' notice before the Paxing of the 12-month investment term. (1.11.2) In the event that the value of the Withdrawing Partner's Partner lib be less than the Minimum Contribution as required by this Partnership, the General Partner shall determine whether 2.1) the requested Withdrawal amount only and allow the Withdrawing Partner to remain a Partner with a redu. (2) an amount equal to the Withdrawing Partner's total Partnership Interest in the Partnership Net Value, reducing thereship Interest to 0 (Zero). (1.11.3) The portion of, or whole, Partnership Interest which is withdrawn in accordance shall hereinafter be referred to as the "Withdrawal Amount". (1.11.4) The Partners acknowledge that the Partnerse or to procure the realisation of underlying Partnership Assets to enable it to discharge of its obligation to pay effort basis, without prejudice to the Partnership or the Limited Partners. (1.11.5) The Partnership may deduct from , charges, costs and expenses incurred by the Partnership to give effect to the Withdrawal.16.8 If the payment of the the Interests of the remaining Limited Partners or the Partnership Net Value negatively ("Major Withdrawal'), the General Partnership to make withdrawal payments to investors in the event of force majeure or vis modecument for more information.
provided. I/We confirm that all of the partnership.  PLEASE NOTE: (1.11) A Lim Commandite Partnership Agree Interest (initial and subsequer Declaration Date following the Interest after the Withdrawal w Partnership shall pay — (1.11 Partnership Interest; or (1.11.2 Withdrawing Partner's total Pa Clause 1.11.2 (as applicable) requires sufficient time to real Withdrawal Amount on a best Withdrawal Amount may impace Withdrawal Amount may impace Partner shall be entitled to (16 due to the nature of real asse Please refer to the Disclosure Signed at:	ted Partner will be allowed to withdraw or reduce its Partnership Interest in accordance with the provisions of the tement which will follow the following guidelines: (1.11.1) A Limited Partner will be able to reduce or withdraw its Partner t investments), subject to the consent of the General Partner, by giving one Calendar Months' notice before the Paxing of the 12-month investment term. (1.11.2) In the event that the value of the Withdrawing Partner's Partner lib be less than the Minimum Contribution as required by this Partnership, the General Partner shall determine whether 2.1) the requested Withdrawal amount only and allow the Withdrawing Partner to remain a Partner with a redu. (2) an amount equal to the Withdrawing Partner's total Partnership Interest in the Partnership Net Value, reducing thereship Interest to 0 (Zero). (1.11.3) The portion of, or whole, Partnership Interest which is withdrawn in accordance shall hereinafter be referred to as the "Withdrawal Amount". (1.11.4) The Partners acknowledge that the Partnerse or to procure the realisation of underlying Partnership Assets to enable it to discharge of its obligation to pay effort basis, without prejudice to the Partnership or the Limited Partners. (1.11.5) The Partnership may deduct from , charges, costs and expenses incurred by the Partnership to give effect to the Withdrawal.16.8 If the payment of the the Interests of the remaining Limited Partners or the Partnership Net Value negatively ("Major Withdrawal'), the General Partnership to make withdrawal payments to investors in the event of force majeure or vis modecument for more information.