## **Stock Recommendation Partnership Agreement**

case for a particular stock.
Stock:
2. Capital Partner will provide the capital and buy the stock for his account.
3. Capital Partner will provide copies of transactions to Advising Partner within 10 days of any transaction.
4. <b>Gains will be split as follows:</b> the Capital Partner will retain 85% of the gains, and 15% of gains will be remitted promptly, within 15 days, of the closing transaction. Losses will be borne solely by the Capital Partner.
5. <b>Confidentiality of Information.</b> The Capital Partner will not reveal this recommendation to any other party. If such information is revealed, and can be proven then the Advising Partner's percentage of gains rises to 30%.
6. <b>Audit.</b> If the Advising Partner has any question about the transactions, he may hire an accountant. The Capital Partner must comply with all requests for information. If no additional transactions are found, the expense of the accountant will be borne by the Advising Partner. If additional transactions are uncovered, the audit expense will be borne by the Capital Partner.
7. <b>Collection and Legal.</b> If the Capital Partner fails to pay gains as described above, then the Advising Partner is entitled to hire an attorney to collect proceeds. The Capital Partner will bear entirely the cost of such collection.
8. <b>Sale and Termination</b> . If at the end of 5 years there is a gain, and the Capital Partner has not closed out the stock position, and still wishes to own the stock, then that portion of the shares that represents a gain of 15% shall be transferred to Advising Partner.
Advising Partner Thomas Barnard Date
Capital Partner
Capital Partners Name (Printed)
Address
Date