

ANNEXURE 1

COMMODITY TRANSACTION CONFIRMATION

THIS COMMODITY TRANSACTION CONFIRMATION is made on the day of 20
BETWEEN:

(1) **UNITED OVERSEAS BANK (MALAYSIA) BHD. (Company No. 199301017069) (271809 K)** a company incorporated in Malaysia and having its business address at [***] ("the **Bank**"); and

(2) < > (**Company No. < >**), a company incorporated under the laws of Malaysia and having its registered address at < > (the "**Customer**").

RECITAL:

Pursuant to the Letter of Offer dated the day and year as stated in Section 1 of the Schedule hereto ("**Letter of Offer**", and includes any amendment, variation or supplemental thereto), you have requested to purchase the commodity ("**Commodity**") stated in Section 3 of the Schedule hereto upon the terms and conditions therein and herein contained.

IT IS HEREBY AGREED as follows:

1. The Bank hereby have sold to you and you have purchased from the Bank the Commodity at a Selling Price as stated below ("**Selling Price**") and payable on deferred payment terms upon the terms and conditions herein contained.

Purchase Price	
Selling Price	
Commodity	Shariah compliant commodities determined by the Bank as per the e-certificate number: _____ or such other evidence of ownership maintained by the Bank for this Facility.

2. The Selling Price and all other monies covenanted to be paid under the Facility shall be paid in full within the tenure/Maturity Date stated in Section 5 of the Schedule hereto ("**Tenure**") at the time and in the manner as stated in Letter of Offer.
3. You have purchased the Commodity unconditionally and without reservation on an "as is where is" basis and shall have no remedy against the Bank in respect of quality, condition, or otherwise in respect of the Commodity.
4. Unless otherwise stated, the reference, terms and conditions as set out in the Letter of Offer are hereby repeated and shall be binding upon the Parties hereto and their successor-in-title and assigns of the Bank and your personal representatives, successor-in-title.

5. It is hereby agreed that this Agreement is an instrument employed in one transaction to secure the payment of the Selling Price within the meaning of Section 4 (3) of the Stamp Act 1949 and for the purpose of the said section, this Agreement is deemed to be the subsidiary instrument. Pursuant to Para 6 of the General Exemptions of the First Schedule of the Stamp Act 1949 wherein this Agreement is an additional instrument strictly required for the purpose of compliance with the Shariah principles, this Agreement is exempted from stamp duty.

[End of clause of the Commodity Transaction Confirmation)

IN WITNESS WHEREOF the parties have hereunto set their respective hand(s) the day and year, first above written.

THE BANK

SIGNED by)
as Attorney for and on behalf of)
UNITED OVERSEAS BANK)
(MALAYSIA))
BHD. (Company No. 199301017069))
(271809 K))
)

THE CUSTOMER

SIGNED by)
as Attorney for and on behalf of)
UNITED OVERSEAS BANK)
(MALAYSIA))
BHD. (Company No. 199301017069))
(271809 K))
acting as agent of the Customer)

SCHEDULE

(Schedule to the Commodity Transaction Confirmation)

Section	Item	Particulars
1	Letter of Offer	Date:
2	Customer	Company's Name: Company No.: Registered Office (if applicable): Business Address (if applicable):
3	Commodity	Shariah compliant commodities determined by the Bank as per the e-certificate number: _____ or such other evidence of ownership maintained by the Bank for this Facility.
4	Selling Price	RM
5	Tenure	