



APPLICATION FOR LETTER OF CREDIT-i (LC-i)

Applicant (Full Name & Address)	8. Issuing Bank		
	United Overseas Bank (Malaysia) Bhd [199301017069 (271809K)] ("the Bank")		
	Branch		
2. Date of this application	9. Expiry Date in the Country of the Beneficiary		
3. Manner of issuance	10. Beneficiary (Full Name & Address)		
i. Issue by courier ii. Issue by teletransmission and advise through (specify advising bank's details):	11. Currency and Amount (in Figures)		
iii. Transferable credit	Not Exceeding With Tolerance:		
4. Confirmation of credit to the beneficiary i. Not Requested ii. Requested 5. (a) Partial Shipments (b) Transhipment i. Allowed ii. Not Allowed iii. Not Allowed	12. Credit available with (leave blank if credit is available with any bank) i by sight payment ii by acceptance iii by deferred payment iv by negotiation against the documents detailed herein and beneficiary's draft at sight drawn on Issuing Bank		
6. Insurance/Takaful will be covered by us	13. Goods (brief description without excessive detail)		
7. Loading on board / dispatch / taking in charge at / from not later than for transportation to	14. i.		
	iv. Other Terms (please specify)		
15. Signed Commercial Invoice (s) in copies 16. Full set clean ocean bill of lading 17. Combined Transport Document 18. Airway Bill 19. Delivery Order 20. Other transport document (specify) 21. Received on Board 22. Received for Shipment 23. Clauses: Freight i. Prepaid ii. Payable at destination iii. Other (specify)	24. Made to the order of United Overseas Bank (Malaysia) Bhd, notify Applicant 25. Insurance/takaful covered by shipper (Full set of Insurance/takaful/Policy/Certificate) blank endorsed in the currency of the credit for not less than the CIF value plus 10% covering risks under the following Institute Cargo Clauses. Clause A Clause B Clause C War Risks Strikes TPND Extensions and/or other clauses (specify)		
	beneficiary date of issuance of the transport document(s) but within the validity of the credit.		
29. We request the Bank to issue the irrevocable documentary credit above instructions. The documentary credit will be subject to the cundocumentary Credits and other applicable rules issued by Internation 30. We acknowledge and agree that the Bank is not under any obligation credit or to accept or effect any instruction which might, in the regulation, directive, sanction, or request of any jurisdiction, or if that a breach of security, fraud, criminal act, offence or violation of any or may be committed. The Bank does not need to disclose the reast refusal to us, and the Bank shall be entitled to do anything necess directive, sanction, or request, AND the Bank shall not be liable for as a result of such refusal.	urrent Uniform Customs and Practice for nal Chamber of Commerce. On to issue the irrevocable documentary sank's opinion, be contrary to any law, e Bank knows or has reason to believe ny law or regulation has been, or will be, son nor any information arising from the ary to comply with such law, regulation, any loss or damage incurred or suffered		
 31. We confirm that we have received, read, understood and agreed to by the Bank as it may relate to the processing of our personal dara provided any personal data of third party individuals, we have personal data to the Bank for the purpose of this Application and the Privacy Notice issued by the Bank on the processing of their personal 32. This Application is subject to the terms and conditions of the Bank's Agreement for Letter of Credit (LC-i), each as may be varied or supplications. 33. We hereby declare that all information given in relation to this Application with the applicable Foreign Exchange Administration Ruinaccurate, untrue or incomplete information provided to the Bank. 34. This Application shall be governed by the laws of Malaysia. 	ata. We further confirm that if we have procured their consent to disclose their hey have been given with a copy of the all data. Is Letter of Offer (if any) and the Master elemented from time to time. Discation are true and correct and in full		

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MURABAHAH PURCHASES ORDERER GENERAL CONDITIONS

In consideration of the Bank establishing the credit, I / we agree as follows:-

- I / we authorize the Bank to, on the basis of documents alone, accept and / or pay all drafts and / or documents drawn upon me / us
 / the bank pursuant hereto.
- 2. The Bank may restrict negotiation under this Letter of Credit-i to its own offices or to any correspondent or agents of its choice.
- 3. The Bank is authorized to instruct any bank or branch concerned to dispatch any draft(s) and / or any documents by one or more mail or any other method of conveyance.
- 4. I / we undertake to pay on presentation or to accept presentation and pay at maturity drafts and / or documents honoured or negotiated within the terms of the Letter of Credit-i.
- 5. The Bank may reject the documents if there is / are discrepancy/ies in the documents against the Letter of Credit-i terms.
- In respect of examination of documents drawn under the Letter of Credit-i by the Bank, determination of compliance by the Bank shall be final.
- I / we agree to pay the Bank commission, fee & charges and all expenses including Takaful contribution/Insurance premium and the Bank agents's charges.
- 8. It is clearly understood that the Bank is not directly concerned with the proper fulfillment of the contract between the seller and the buyer. Its duty is simply to receive documents on behalf of the applicant, which purport to comply with the condition stated when opening the Letter of Credit-i.
- 9. We hereby consent to the Bank to have a lien on all goods, documents, policies and Takaful/Insurance certificates and proceeds thereof with full power of sale over said goods, for any obligations or liabilities present or further incurred by the Bank under and arising out of this Letter of Credit-i.
- 10. In instances where I / we requested the Bank to nominate a reimbursing bank and / or the Bank nominates a reimbursing bank, the Letter of Credit-i will also be subject to the current Uniform Rules for Bank to Bank Reimbursements under Letter of Credit-i by International Chamber of Commerce. If the documents are presented with discrepancy/ies by the nominated bank and / or confirming bank and any fees and charges are incurred by the Bank in relation to this, I / we undertake to pay the Bank such fees and charges so incurred from the date the Bank's nostro account is debited or from the date of remittance from the nominated bank and / or confirming bank to the date of acceptance of discrepancy/ies by me / us. The amount payable shall be at its prevailing foreign currency fee and charges rate.
- 11. The Bank may convert into Malaysian Ringgit equivalent, all drafts and documents negotiated under this credit at the prevailing rate of exchange at any time after the receipt of cable of negotiation or the relative draft and documents, unless otherwise arranged.
- 12. I / We certify that the import of the relevant goods is not prohibited or restricted and that I / we hold and undertake to exhibit to the Bank a valid license where such license is required.
- 13. The Bank is authorized to accept Takaful certificates / Insurance policies issued by other countries with clauses, which are equivalent to the Institute Cargo clauses.
- 14. If the Takaful/Insurance is to be covered by the buyer, I / we undertake to produce to the Bank within 3 working days from date of this application, a / an Takaful certificate/Insurance policy acceptable to the Bank and in its name for the Letter of Credit-i value plus at least 10 percent, failing which the Bank may effect Takaful/Insurance at my/our expenses but the Bank are not obligated to do so.
- 15. The Bank is authorized to make any additions to the documents and / or terms and conditions specified under this Letter of Creditiwhich the Bank may consider necessary including compliance with government regulations but the Bank is not obligated to do so.
- 16. The Bank is hereby authorized to debit my / our current account with the Bank for the documents drawn under the Letter of Credit-i to me / us and if :-
 - (a) as a result of such debit my/our current account shall be overdrawn, I / we agree that fee and charges including Ta'widh (compensation) shall accrue thereon at such rate as may be determined by the Bank and be payable together with other customary bank charges which the Bank may impose;
 - (b) The Bank shall not be liable for the dishonour of any cheque drawn by me /us on the account if as a result of debiting my / our current account, there are insufficient funds for payment of the same.
- 17. To pay on presentation the full amount drawn or to accept on presentation and pay at maturity the full amount and without any deduction or allowance in respect of the sum deposited by me / us with the Bank, or earmarked by the Bank in my / our current account as marginal deposit in accordance with the provisions of clause 18 appearing herein, the draft(s) and / or documents drawn under this Letter of Credit-i even should the merchandise be diverted or over-carried or fail to arrive or be refused landing at destination due to whatever cause.
- 18. That the Bank is authorized to earmark / debit my / our current account(s) the required marginal deposit as determined by the Bank or any such additional deposit as may be demanded from time to time. I/We consent and authorise for the Bank to utilise my/ our fund that may arise as a result of the earmarking / debiting or holding of monies in any manner and for any purpose which are Shariah compliant.
- 19. That the Bank is hereby authorized and empowered to apply the above deposit (marginal/additional) by:
 - (a) setting of the same against the amount due on the draft(s) and / or documents drawn under the Letter of Credit-i or any other monies due to the Bank hereunder; or

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- (b) Crediting it to the Bank against any indebtedness which may now exist or hereafter arise by me /us to the Bank in respect of any other account dealing or transaction between us. It is agreed and understood that I / we shall not be entitled to claim the refund of the said deposit until and unless the draft(s) and /or documents under this Letter of Credit-i and all other monies which may be due to the Bank hereunder shall have been paid in full and any other indebtedness by me/us to the Bank in respect of any other account dealing or transaction between us have been settled.
- 20. In case of any extension or renewal of the Letter of Credit-i, increase or other modification of its terms, the agreements shall continue to be binding upon me/us in all respects to the Letter of Credit-i as so extended, renewed, increased or modified.
- 21. In order to facilitate my/our instructions in the Letter of Credit-i application appearing overleaf, the Bank is authorized to issue the Letter of Credit-i through its oversea's agent. My / our liability under Letter of Credit-i shall not be in any way prejudiced, affected or diminished by reason that the Letter of Credit-i was reissued through the Bank oversea's agent and shall remain in full force and effect
- 22. We hereby further agree:
 - (a) To the extent permitted by law, Shariah and unless it is due to your gross negligence or wilful misconduct, to indemnify the Bank fully and unconditionally against any losses, damages, claims, penalties, expenses, costs (legal or otherwise including costs on a solicitor and clients basis) which may be suffered by the Bank or claimed against the Bank as a result of its issuance of any irrevocable Letter of Credit-i herein and/or as a result of its discharging any of our mandate given to the Bank from time to time pertaining to any irrevocable Letter of Credit-i issued herein.
 - (b) That the Bank or any agent, servant, employee, officer, or director shall have no liability whatsoever (whether in contract, tort or otherwise) to us save as a result of gross negligence or willful default provided always that the Bank and the aforesaid persons shall in any event have no liability whatsoever (whether in contract, torts, or otherwise) to us for any special, indirect, unforeseeable, consequential or punitive damages (including without limitation any loss of profit, business or anticipated savings) all of which we hereby agree are expressly excluded.
- 23. With reference to the Letter of Offer, upon the purchase of the Goods by us (acting on behalf of the Bank), we hereby irrevocably undertake to purchase the same Goods from the Bank at the Sale Price which shall be payable in accordance with the methods as determine by the Bank.

Name:	Name:
Name: NIRC: Date:	Name: NIRC: Date:
Date:	Date:

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APPLICATION FOR TRUST RECEIPT-i

TO:

UNITED OVERSEAS BANK (MALAYSIA) BHD [199301017069 (271809K)] Branch

SHIPPING DOCUMENTS DELIVERED TO		T/R NO.	LC/IBC NO.	MATURITY		
		COVERING GOODS SPECIFIE	COVERING GOODS SPECIFIED HEREUNDER FOR AMOUNT:			
A/C NO.		FOREIGN CURRENCY	EXCHANGE RATE	LOCAL CURRENCY		
MARKS & PACKAGES	QUANTITY	DESCRIPTION OF GOODS				
		SHIPMENT DETAILS				

Sirs

In consideration of your delivering to us the shipping documents/documents of title (the "Documents") relating to the goods specified above (the "Goods") pledged to you on the terms that such Documents and Goods to which they relate and the proceeds of sale are held by us on trust for you, we IRREVOCABLY AND UNCONDITIONALLY UNDERTAKE AND AGREE as follows:-

- With reference to the Letter of Offer, upon the purchase of the Goods by us (acting on behalf of you), we hereby irrevocably
 undertake to purchase the same Goods from you at the selling price which shall be payable in accordance with the methods as
 determined by you.
- 2. You appoint us as your purchasing agent to purchase from the supplier/s the required Goods.
- 3. Upon the purchase of the Goods by us (acting on behalf of you), we shall purchase the Goods from you in accordance with the Murabahah Contract Note and will pay you the sum of Ringgit Malaysia (RM) on deferred terms on account of the monies for which the Documents and Goods described above are pledged not later than (hereinafter referred to as "the due date") together with profit thereon at the rate of per centum (%) per annum above your Base Financing Rate from time to time (hereinafter referred to as "the Prescribed Rate") from the date of disbursement/advance until payment in full together with all costs, charges, taxes, levies, duties and expenses.
- 4. We shall take delivery of the Goods to which such documents relate exclusively for your purpose of selling them to buyers to whom we are not indebted or under any liability. We shall sell or dispose of the Goods for the full value and on customary commercial terms to such buyers. We acknowledge that we hold the Goods to your order on trust but we will bear the entire risks and expenses associated with delivery of the Goods.
- 5. We shall land, store and hold the Goods on your account and as agents and bailees of the Goods to deal with them as your property. You have the right to enter our premises or other place(s) where the Goods may be to inspect the Goods at any time.
- 6. Pursuant to Murabahah under condition 3 above, on sale of all or any of the Goods, we shall remit to you the entire proceeds of sale or any part payment of the proceeds immediately when received without any set-off or deduction whatsoever and without intermingling the same with other monies and we irrevocably authorise you to receive from the buyer directly the purchase money for the Goods and give valid receipt and discharge of the buyer's obligations without prior reference to us and in the meantime we shall hold the same and all our rights against the buyer in trust for you
- 7. We shall not sell or dispose of any of the Goods on deferred terms (other than normal trade credit) or for any non monetary consideration or for less than the current market value without your prior written consent.
- 8. We shall at all times at our cost and expense, insure and keep the Goods insured to at least ten percent (10%) above their invoiced value or such other amounts as you may require ("the Required Value") against all insurable risks including without limitation to theft fire and flood for your benefit and to hold the policies and the proceeds on trust for you and in the case of loss or damage to the Goods howsoever caused to pay over to you immediately all monies received from the insurers or otherwise in respect of such loss or damage and to make up any deficiencies should the Goods have not been insured up to the Required Value or should such value not recoverable for any reason. The Goods are and shall be at our risks. In the event we fail to keep the Goods insured, you shall be entitled (but not obliged) to effect such insurance/Takaful at our cost and expense. We shall at our cost and expense, take all steps necessary towards the recovery of any loss or damage suffered by you in respect of the Goods, including if required by you, commencing proceedings in our own name or in the joint names of you and us. We shall keep all insurance/takaful monies received from the Goods separate and distinct from all other monies relating to or arising from any other transactions.
- 9. We shall hold the Documents, Goods, any monies received pursuant to Clauses 5 and 8 above and all other monies due to or received by us as a result of any demands, claims proceedings, judgments, settlements or otherwise concerning the Goods as continuing security for the payment of all monies and/or liabilities (whether actual or contingent) now or at any time hereafter become due to you from us alone or jointly with any others on any account(s) whatsoever and for monies paid or advanced in respect of any bills, notes or drafts accepted, paid, prepaid, negotiated or discounted together with profit (at the rate as agreed between you and us or such other rate as determined from time to time), commission, bank charges, costs (including but not limited to legal costs on a full indemnity basis) and expenses (including but not limited to expenses incurred in your retaking possession, sale or storage of Goods and the enforcement of your rights against us in connection with this Trust Receipt-i).

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- 10. We shall pay all freight warehouse dock transit and other charges rent and all other costs of and incidental to the Goods including but not limited to charges incurred in connection with the discharge, clearance, carriage, storage, inspection, and/or sale of the Goods as well as any import duty and other taxes and we shall indemnify and keep you fully indemnified against the same.
- 11. We shall at all times keep the Goods separate from any other produce for goods whether belonging to ourselves or to any other person.
- 12. We shall advise you of the whereabout of the Goods at all times. We shall not process or manufacture the Goods or permit the same to be processed or altered without your prior written consent.
- 13. We shall forward to you copies of our sale invoices for the Goods immediately on the same being issued showing the name of the buyers and the total sale price in each case.
- 14. We shall execute any bills of exchange and/or documents that you may require to be executed in connection with this Trust Receiption is or your security over the Documents and/or Goods and to forward to you all such duly executed documents immediately upon execution.
- 15. We shall advise you on any change in the state, condition, quality or quantity of the Goods and to keep the Goods and the proceeds of the Goods free from any mortgage, charge, pledge, lien or other encumbrances.
- 16. We shall notify you immediately if the Goods not sold or returned or the Documents representing the Goods or the proceeds of sale not received within 28 days from the date of the release of the Goods or your release of the Documents to us. You may (but is not obliged to) then make other arrangements for the sale of the Goods or the recovery of the proceeds of sale of the Goods as the case may be.
- 17. We shall return to you all the shipping documents / documents of title and the Goods represented by the shipping documents / documents of title thereby in respect of which you have not then received the proceeds immediately upon your first demand or upon occurrence of any event of default in any agreements in relation to any banking facilities granted by you to us relating to this Trust Receipt-i. We irrevocably authorise you, your servants or agents for the purpose of taking possession or making inspection of the Goods to enter our godown or other places where the Goods may be without notice to or consent from us and we agree that you may at any time after receiving possession of the Goods thereof and without notice to or consent from us sell the Goods by public or private sale or realise them in such manner as you think fit upon such terms and conditions and at such price or for such price consideration as you shall in your discretion think fit and apply the net proceeds (after deducting all fees and expenses in relation to the sale and realization) of sale on or towards satisfaction of the amount then owing by us to you.
- 18. Save and except it is due to the gross negligence or wilful misconduct on your part, you shall have no responsibility whatsoever for the correctness, validity, genuineness or sufficiency of the Documents handed to us or for the existence, character, quality, quantity, condition, packing value or delivery of the Goods.
- 19. If we make new objects from the Goods, mix the Goods with any other objects or should the Goods in any way whatsoever become a constituent of any other object, you will be given ownership of those new objects ("New Objects") as security for the full payment of all monies and/or liabilities we owe you under this application. We agree that the title to the New Objects is to be transferred to you and that such transfer of title will be considered to have taken place through once the Goods have been integrated into the New Objects, regardless whether it is completed or not.
- 20. You may send the Documents to us by post (registered or ordinary) to our registered address, our correspondence address as stated in your system or such other address as notified by us in writing from time to time. Such posting shall be deemed effective release of the Documents to us.
- 21. We shall indemnify and keep you, your correspondents and agents fully and completely indemnified at all times and save harmless from and against from and against any and all consequences, liabilities, actions, proceedings, claims, demands, losses, damages, costs, charges and expenses of whatsoever nature including legal costs on a full indemnity basis which may now or hereafter be incurred, sustained or paid by you or any of them or by any agent officer or employee for whom you or they may be answerable or for anything done or omitted in connection with or howsoever arising out of this Trust Receipt-i or your releasing to us the documents or otherwise in relation to the Goods, to the extent permitted by law ,Shariah and unless due to your gross negligence and wilful misconduct.
- 22. In the event of non payment by us of any monies payable under this Trust Receipt-i on the due date or on demand, if so payable, we shall pay you both before as well as after any demand or judgement a late payment compensation (Ta'widh) from the day following the due date or the date demand is made until such time as the said monies have been received from us in full.
- 23. No failure or delay on your part in exercising any right power or remedy accruing to you upon any default on our part shall impair such right power or remedy or be construed as a waiver or an acquiescence in such default nor shall any single or partial exercise of any right, power or remedy preclude any other or further exercise of the right or any other right, power or remedy. The rights, power and remedies in this Trust Receipt-i provided are cumulative and are not exclusive of any rights, power or remedies provided by law.
- 24. This Trust Receipt-i is of continuing effect notwithstanding the death, bankruptcy, liquidation, incapacity or any change in the constitution of any of us or any settlement of account or other matter whatsoever. This Trust Receipt-i is in addition to and shall not merge with or prejudice or affect nor shall it be prejudiced or affected by, your general banker's lien or any right, remedy, guarantee, indemnity, lien, pledge, bill, note, mortgage or other security (whether created by the deposit of documents or otherwise) now or hereafter held by or available to you or by any invalidity thereof. You may at any time deal with, exchange, release, vary, enforce or abstain from perfecting or enforcing any of the same or any rights which you may now or hereafter have or give time for payment or grant any indulgence or waiver or compound and/or make any other arrangements with any person as you think fit, without affecting our liability under this Trust Receipt-i.
- 25. All sums payable to you shall be paid free of any deduction or withholding on account of any tax, levy or charge.
- 26. We shall be liable to pay any and all taxes or levies which is required by law, regulations, guidelines, decisions or directives issued under such laws (and shall include any amendments made to such laws, regulations, guidelines, decisions or directives) to be paid to any body or authority having jurisdiction over you in respect of any monies payable in connection with this Trust Receipt-i. Any such taxes or levies incurred by you in relation to this Trust Receipt-i and any other goods and services provided pertaining to this Trust Receipt-i shall be borne by and charged to us and in the event you shall effect payment, we shall be liable to reimburse you for all such amounts paid.

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- 27. Should this Trust Receipt-i be signed by or for and on behalf of two or more of us (except in the case of corporations), all arrangements, obligations, warranties and liabilities shall be joint and several. In the case of a partnership, this Agreement shall bind all partners jointly and severally notwithstanding any change in the constitution or name of the firm or retirement or death of any partner or the introduction of any further partner. Any demand for payment made by you to any one or more of the persons so jointly and severally liable shall be deemed to be a demand made to all such persons. You may release or discharge any one or more of such persons from liability under this Trust Receipt-i or compound with, accept compositions from or make any other arrangements with any one or more of such persons without releasing or affecting your rights and remedies against any such other persons.
- 28. Any provision of this Trust Receipt-i which is illegal, void, prohibited or unenforceable in any jurisdiction shall as to such jurisdiction be ineffective to the extent of such illegality, voidness, prohibition or unenforceability without invalidating the remaining provisions in this Trust Receipt-i and any such illegality, voidness, prohibition or unenforceability in any jurisdiction shall not invalidate or render illegal, void or unenforceable any such provision in any other jurisdiction.
- 29. This Trust Receipt-i shall be governed and interpreted in all respects in accordance with the law of Malaysia and we irrevocably submit to the non-exclusive jurisdiction of the courts of Malaysia and we irrevocably waive any objections on the ground of venue or forum non conveniens or any similar grounds
- 30. We acknowledge and agree that you are under no obligation whatsoever to accept or effect any application or instruction which might, in your opinion, be contrary to any law, regulation, directive, sanction, or request of any jurisdiction, or if you knows or has reason to believe that a breach of security, fraud, criminal act, offence or violation of any law or regulation has been, or will be, or may be committed. You do not need to disclose the reason nor any information arising in connection with such refusal to us, and you shall be entitled to do anything necessary to comply with such law, regulation, directive, sanction, or request, AND will not be liable for any loss or damage incurred or suffered as a result of such refusal.
- 31. This Trust Receipt-i is subject to the terms and conditions of the Letter of Offer pertaining to the Trust Receipt-i facility including all supplements and amendments from time to time.
- 32. We confirm that we have received, read, understood and agreed to be bound by the Privacy Notice issued by you as it may relate to the processing of our personal data. We further confirm that if we have provided any personal data of third party individuals, we have procured their consent to disclose their personal data to you for the purpose of this Trust Receipt-i and they have been given with a copy of the Privacy Notice issued by you on the processing of their personal data.

Dated this day of		day of	
SIGNED by)		
for and on behalf of)))		

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Date UNITED OVERSEAS BANK (MALAYSIA) BHD [199301017069 (271809K)] **Trade Operations Centre** Level 7, Bangunan UOB, 10-12, Medan Pasar, 50050 Kuala Lumpur. Dear Sirs. Application for Islamic Trust Receipt (TR-i) Financing We hereby request for TR-i financing of our bill(s), particulars as follows:-Local Currency TR-i Foreign Currency TR-i Amount to be financed: Tenor: We enclose herewith the following supporting documents: Custom Invoice BL **AWB** DO Others Document Declaration **Enclosed** In settlement of our supplier's invoice(s), we request you to :-Effect payment by telegraphic transfer / issue cashier order to our supplier(s). Particulars of our supplier(s) are follows:-Amount to Remit: Supplier Name (Beneficiary): Account Number: Charges are for account of Applicant/Beneficiary: Account With: Reimburse us by crediting to our account number _____ with you as we have earlier remitted the payment directly to our supplier on _____ ____ (dd/mm/yyyy) via our account (bank). (Evidence of payment enclosed) number with We have booked Foreign Exchange rate: _____contract no.: _____ for value date with dealer We hereby authorise you to debit our Islamic Current Account (CA-i) / Current Account (CA) / Foreign Current Account ____ for any charges, taxes or levies incurred / difference (if any). Further, we authorise you to debit our CA-i/CA/FCA no.______ on due date for full settlement of the above bill, profit and any incidental charges. We hereby declare that no other source of finance has been obtained, or would be obtained for the transaction concerned. We acknowledge and agree that you are not under any obligation to give effect to any application or instruction which might, in your opinion, be contrary to any law, regulation, directive, sanction, or request of any jurisdiction, or if you know Yours faithfully, or have reason to believe that a breach of security, fraud, criminal act, offence or violation of any law or regulation has been, or will be, or may be committed. You do not need to disclose the reason nor any information arising from such refusal to us, and you shall be entitled to do anything necessary to comply to such law, regulation, directive, sanction, or request, AND you shall not be liable Authorised Signatures

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for any loss or damage incurred or suffered as a result of such refusal.





No. / No.

Date / Tarikh

BILL OF EXCHANGE (SURAT KIRA-KIRA PERTUKARAN)

At of this FIRST of penerimaan P	of EXCHANGE (Second being unpaid ertukaran Pertama (yang Kedua belum diba) yar)		
Pay to the order of Bayar mengikut arahan kepad	UNITED OVERSEAS BANK (MALAYSIA) B a	HD ([199301017069 (271809K)]	the sum of jumlah	
Value received Nilai yang telah				
diterima				
To / Kepada				
₩UOB *	;华银行	No. / <i>No</i> .		PERDANKAN ISLAM
		Date / Tarikh		
	BILL OF EXCHANGE (SURAT KIRA	-KIRA PERTUKARAN)		
	ND of EXCHANGE (First being unpaid ertukaran Kedua (yang Pertama belum diba			
Pay to the order of Bayar mengikut arahan kepad	UNITED OVERSEAS BANK (MALAYSIA) B a	HD ([199301017069 (271809K)]	the sum of jumlah	
Value received				
Nilai yang telah diterima				
To / Kepada				

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MURABAHAH CONTRACT NOTE FORM

APPLICATION FOR ISLAMIC TRUST RECEIPT-i (TR-i) Date: The Manager UNITED OVERSEAS BANK (M) BERHAD [199301017069 (271809K)] Dear Sir, In consideration of us having purchased on your behalf the merchandise as per attached invoice and our promise to purchase the said merchandise, please pay the sum of _______ being the cost of merchandise EXCLUDING all other direct charges and expenses (which includes stamp duty), value today/upon other maturity to: Supplier Name: ______ Account No. / Bank Details: ______

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(Authorised Signature/s)

Company's Rubber Stamp:

MURABAHAH CONTRACT NOTE FORM

CONTRACT NOTE - PURCHASE / IMPORT

Affix RM10-00 Stamp Duty

Dat	e:			
ISL	AMIC TRUST RECEIPT-i (TR-i)			
Cus	tomer:		(the "CUSTOMER")	
Tra	nsport Documents / Delivery Order I	No.:		
"Bar the t	nk") selling the merchandise as detaile facility granted to the Customer under I by purchases the merchandise at the	d in attac Murabaha	(MALAYSIA) BHD [199301017069 (271809-K)] (sched document(s) under the terms and conditions and Contract, the Bank hereby sells and the Customice ofand on a deferred payment term	of ner
	Customer undertakes to pay the Bank ment term by:	for the f	full amount of the selling price at the end of deferr	ed
	Hereby authorising the Bank to debit	its Islamid	ic Current Account / Current Account No:	
	Hereby authorising the Bank to debit	its Foreig	gn Currency Account No. (where applicable)	
	Transferring the amount due through			nk
	account with Bank Negara Malaysia.	(c	doodan no	ııx
	Bank's Purchase Price			
	Bank's Profit			
	Bank's Selling Price			
	Tenure (day)			
	Maturity Date			
(A) sha the	is for current trade transaction and hall not seek financing from any other fir	s not been ancial ins	as covered in transactions described in Form TB 14 en financed in any other way and undertakes that stitution for this transaction so long as full amount t thereof has not been fully paid to the Bank by the	it of
On	behalf of the Customer:		For and on behalf of UNITED OVERSEAS BANK (MALAYSIA) BHD	
	thorised Signature/s) npany's Rubber Stamp:		(Authorised Signature/s)	
	OR BANK USE ONLY eference No.:			

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