



BETWEEN

UNITED OVERSEAS BANK (MALAYSIA) BHD (Company No. 271809-K) (Bank)

AND

THE CUSTOMER NAMED HEREIN (Customer)

FACILITY AGREEMENT (HOME FINANCING-i)





TABLE OF CONTENT

1.	DEI	FINITION & INTERPRETATION	1
	1.1	Definition	
	1.2	Interpretation	
2.	REI	PRESENTATIONS AND WARRANTIES	8
3.	THI	E FACILITY	
	3.1	The Facility and Review	
	3.2	Purpose of the Facility	
	3.3	Nature of the Facility	
	3.4	Terms and Conditions of the Sale of Commodity	
	3.5	Conditions precedent to utilisation	
	3.6	Progressive release	
	3.7	Further advances	
4	3.8	No obligation to make further advances	
4.	4.1	Deferred Sale Price	
	4.1 4.2	Ibra' (Rebate)	
5.	4.Z FFI	ES, CHARGES, COSTS & EXPENSES	18
J .	5.1	Fees	
	5.2	Costs & Expenses	
	5.3	Indemnity for costs, expenses & stamp duty	
	5.4	Taxes, Duties or Levies	
6.	-	CURITY FOR INDEBTEDNESS	
	6.1	Execution of Security Documents	19
	6.2	Assignment	
	6.3	Continuing security	20
	6.4	Restriction against other charges	21
	6.5	Liens and other security not affected	21
	6.6	Covenant to perfect and provide further security	
	6.7	Further Assurances	
7.		YMENT OF FACILITIES	
	7.1	Covenant to Pay	
	7.2	Prepayment	
	7.3	Ta'widh (Compensation)	
	7.4	No Deduction or Withholding	
	7.5	Currency of Payment	
8.	7.6	Payment on Business DaySTOMER'S COVENANTS	
9.		FAULT	
٥.	9.1	Events of default	
	9.2	Consequences upon occurrence of Event of Default	
	9.3	Proceeds of Recovery	
	9.4	Insufficiency in proceeds of recovery	
	9.5	Application of Moneys	
	9.6	New or separate account	
	9.7	Rights to concurrent remedies	27
10.	IND	EMNITY	
	10.1	General Indemnity	
	10.2	Currency Indemnity	28
11.		DIFICATION AND INDULGENCE	
12.		CHARGE OF SECURITY	
13.		EVOCABLE RIGHT TO DEBIT ACCOUNT	
14. 15.		NSOLIDATION AND RIGHT OF SET-OFFSPENSE ACCOUNT AND PROOF OF DEBT	
16.	CH 20	ANGE IN BANK, THE CUSTOMER AND/OR THE SECURITY PARTY	31
17.	CH	ANGES IN CIRCUMSTANCES	31





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	17.1	Market Disruption				
	17.2	Increased Costs	32			
	17.3	Illegality	32			
	17.4	Circumstance beyond the Bank's control	33			
18.	MIS	CELLANEOUS	33			
	18.1	Searches	33			
	18.2	Other terms and conditions	33			
	18.3	Statement by Bank	34			
	18.4	Independent payment obligations	34			
	18.5	Powers of Customer and the security	34			
	18.6	Sanctions				
	18.7	Retention of Records				
	18.8	Compliance with court orders	35			
	18.9	Time of the Essence	35			
	18.10	Variation				
	18.11	Non-Waiver				
	18.12	Non-Acquiescence				
	18.13	Cumulative Remedies	36			
	18.14	Preservation of Rights and Entitlement				
	18.15	Cessation of Relationship				
	18.16	Additional Terms and Conditions	36			
19.		SIGNMENT OR TRANSFER OF THIS AGREEMENT				
20.	DIS	CLOSURE				
	20.1	Disclosure by the Bank				
	20.2	Disclosure in compliance with court order				
	20.3	No liability for disclosure				
21.		TA PROTECTION				
22.		MPLIANCE WITH FATCA				
	22.1	Information	40			
23.		TICES, LEGAL PROCESS AND PROCESS SERVICE AGENT				
	23.1	Notices				
	23.2	Legal Process				
	23.3	Agent for Service of Legal Process				
24.	NO	PAYMENT OF INTEREST (USURY)	44			
25 .		GAL AND SHARIAH ADVICE				
26.	SEVERABILITY4					
27. 28.		IVER				
28. 29.						
29. 30.						
30. 31.		CCESSORS BOUND				
			·			

 EXECUTION
 47

 FIRST SCHEDULE
 48

 SECOND SCHEDULE
 50

 THIRD SCHEDULE
 51

 FIFTH SCHEDULE
 52

 SIXTH SCHEDULE
 53

 SEVENTH SCHEDULE
 57

32. 33.





1

FACILITY AGREEMENT (HOME FINANCING-i/ TERM FINANCING-i)

THIS FACILITY AGREEMENT is made on the date as stated in Section 1 of First Schedule.

BETWEEN

UNITED OVERSEAS BANK (MALAYSIA) BHD (Company No. 271809-K) a company incorporated in Malaysia and having a place of business as stated in Section 2 of the First Schedule ("Bank").

AND

THE PARTY named and described in Section 3 of the First Schedule ("Customer").

WHEREAS

- I. At the request of the Customer, the Bank has agreed in its Letter of Offer (hereinafter defined) to make available and/or to continue to make available to the Customer the Facilities (hereinafter defined) and upon the terms and conditions stated in the Letter of Offer and this Agreement.
- II. The Customer agrees that the Bank can and is entitled, at the application or request of the Customer, to grant and/or make available to the Customer any further financing or other financing facilities and in such circumstance, the terms and conditions of this Agreement shall also apply to all such further financing or other financing facilities offered by the Bank and accepted by the Customer.

1. **DEFINITION & INTERPRETATION**

1.1 **Definition**

In this Agreement where the context so admits, the following expressions shall have the meanings given below, unless expressly provided otherwise:-

<u>Words</u>	<u>Mean</u>	<u>ing</u>
Associated Party	Any o	f the following:-
	(i)	the directors of the Customer;
	(ii)	the shareholders of the Customer;
	(iii)	a company in which any of the Customer's directors and/or shareholder is a director and/or a shareholder;
	(iv)	the Customer's parent/holding company or the subsidiary company;
	(v)	a company in which the Customer is a director and/or shareholder, whether directly or indirectly;
	(vi)	a partnership in which the Customer is a partner; or
	(vii)	a sole-proprietorship in which the Customer is a proprietor.





Bank Negara Malaysia

The Central Bank of Malaysia established under the Central Bank of Malaysia Act 2009.

Bank's Purchase Price

The purchase price of the Commodity in the amount (which in aggregate shall not exceed the Facility Amount) as set out in the Letter of Offer payable by the Bank to the commodity supplier subject to the terms of this Agreement.

Business Day

The day on which the Bank is open in the state where the place of business of the Bank as stated in **Section 2 of the First Schedule** is located for transaction of business of the nature required or contemplated by this Agreement.

Code

The Internal Revenue Code of 1986 issued by the US.

Commodity

In relation to the *Murabahah* transaction, means the commodity to be transacted (except *Ribawi* items in the category of medium of exchange such as currency, gold and silver) as acceptable by mutual parties as stated in the Commodity Sale Agreement.

Commodity Sale Agreement

In relation to the *Murabahah* transaction, means the commodity sale agreement executed between the Bank and the Customer for the sale of the Commodity and payment of the Deferred Sale Price by the Customer to the Bank upon the terms and conditions in the Letter of Offer;

Constitution

Means:-

- (a) the constitution of a company; or
- (b) for an entity which is not a company registered under the Companies Act 2016, such documents analogous to the constitution of a company as stated in (a) above.

Contracted Profit Rate

The Contracted Profit Rate as stated in the Letter of Offer for the calculation of the Deferred Sale Price pursuant to the Facility.

Customer

The person named in **Schedule 3 of the First Schedule**.

Deferred Sale Price

The amount as stated in the Commodity Sale Agreement, payable by the Customer to the Bank as the sale price for the Commodity which shall comprise of:

- (a) the Bank's Purchase Price; and
- (b) the Murabahah profit.

Effective Profit Rate

The Effective Profit Rate as stated in the Letter of Offer for the calculation of instalment or payment due and payable to the Bank pursuant to the Facility.

Event of Default

Any of the events or matters specified in Clause 9.1 of this Agreement.

Facilities

The Islamic financing facilities granted or made available or which will continue to be made available by the Bank to the







Customer now or from time to time under the Letter of Offer and shall include any part of such Islamic financing facilities then remaining outstanding, whether restructured or otherwise from time to time. "Facility" means any one of the Facilities.

Facility Amount

The maximum aggregate amount of the Facilities as set out in the Letter of Offer (which is equivalent to the Bank's Purchase Price).

FATCA

Means:-

- (a) the Code or any associated regulations or other official guidance;
- (b) any treaty, law or regulation of any other jurisdiction, or relating to an intergovernmental agreement between the US and any other jurisdiction, which (in either case) facilitates the implementation of any law or regulation referred to in paragraph (a) above; or
- (c) any agreement pursuant to the implementation of any treaty, law or regulation referred to in paragraphs (a) or (b) above with the US Internal Revenue Services, the US government or any governmental or taxation authority in any other jurisdiction.

FATCA Deduction

A deduction or withholding from a payment under the Security Document required by FATCA.

Group

The Bank's branches, agencies, representative offices, affiliated, associated or related corporations, and their respective officers, servants or agents, whether situated in or out of Malaysia, and includes the Bank.

Ibra' (Rebate)

Rebate or waiver of partial or total claim against debt of the Customer to be given by the Bank pursuant to the Bank Negara Malaysia's guidelines.

Indebtedness

The aggregate of all monies whether the Deferred Sale Price as stated in the Letter of Offer, compensation (*Ta'widh*), commission, fees, costs or charges outstanding or payable or agreed to be payable by the Customer and/or any other Security Party to the Bank from time to time in respect of:-

- (a) the Facilities or any account and includes all liabilities incurred by the Customer to the Bank in respect of:-
 - any financings, credit, advances or payments made to or for the use, benefit or accommodation or on behalf of the Customer;





4

- (ii) cheques, bills, notes, drafts or other negotiable or non-negotiable instruments accepted, paid or discounted for and on behalf of the Customer;
- (iii) any sukuk, guarantee, indemnity, or letter of credit given, established or opened by the Bank for or at the Customer's request;
- (iv) foreign exchange transactions, and any contracts for the forward delivery of goods, bills, or specie; or
- (v) any other financing facilities, trust receipts, or any other security.

whether present or future, actual or contingent, alone or jointly with any other person and in whatever style or name, and whether as principal or surety; and

(b) all commission, fees, charges, legal fees (including the legal fees and expenses of the Bank's solicitors), and all other costs, charges and expenses which may be incurred by the Bank, including any costs and expense incurred in enforcing this Agreement or any other Security Documents.

The land described in this Agreement and shall have the meaning assigned to "land" under the Land Code, or "parcel" under the Strata Titles Act, as the case may be.

The National Land Code 1965, the Sabah Land Ordinance (Cap. 68) or Sarawak Land Code (Cap. 81), as the case may be.

Include, any originating process including writ of summons and originating summons as well as any other forms of originating process, pleadings, interlocutory applications, affidavits, orders, judgments and any other documents which are required to be served under any written law and such notices under the Companies Act 2016, the Insolvency Act 1967 and the Land Code.

The letter(s) of offer issued from the Bank to the Customer bearing the date stated in **Section 4 of the First Schedule** and shall include the letters of offer referred to in the **Seventh Schedule** whether by way of addition, revision, variation or substitution.

Sale contract with a disclosure of the asset cost price and profit margin to the Customer.

A partnership has the meaning ascribed to it by the Partnership Act 1961 and includes a partnership registered under the Registration of Business Act 1956, a limited liability partnership or a foreign limited liability partnership registered under the Limited Liability Partnerships Act 2012.

Land

Land Code

Legal Process

Letter of Offer

Murabahah

Partnership







Personal Data

Include, but is not limited to, the Customer and/or the Security Party's name, address, occupation, contact details, information captured on security systems (including a recording of the Customer and/or the Security Party's image on Closed Circuit Television (CCTV)), the information contained in any of the Customer and/or the Security Party's account(s) the Customer and/or the Security Party may have with the Bank either singly or jointly with any other person, the type of products and/or services that the Customer and/or the Security Party has subscribed to with the Bank and such other necessary data regarding the Customer and/or the Security Party and the transactions between the Bank with the Customer and/or the Security Party.

Process Service Agent

An agent appointed by the Customer and who has accepted appointment by the Customer, to accept service on behalf of the Customer of all Legal Process arising out of or connected to the Facilities and/or the Security Documents.

Ringgit Malaysia

The lawful currency of Malaysia.

Sanctions

The sanctions, embargoes or restrictive measures administered, enacted or enforced by any government, governmental institutions or agencies, regulator or authority.

Schedule

The Schedules to this Agreement.

Security

The security or securities required to be created in favour of the Bank or given to the Bank in consideration of the Bank's agreeing to grant, granting, having granted or continuing to grant the Customer of the Facilities or any part thereof, which Security is more particularly described in the Letter of Offer.

Security Documents

The Letter of Offer, this Agreement and any other guarantee, charge, assignment, deposit, lien, indemnity, debenture, and any other security documents that have been or will be executed to secure the payment of the Indebtedness.

Security Interest

Any mortgage, charge (whether fixed or floating), pledge, debenture, caveat, right of set off, lien or other encumbrance or security interest having a similar effect but does not include liens arising in the ordinary course of business by operation of law and not by way of contract.

Security Party

Any party, including the Customer who executes or from time to time executes the Security Documents and/or provides any Security to secure the payment of all or part of the Indebtedness.

Strata Titles Act

The Strata Titles Act, 1985 or the Sabah Land Ordinance (Cap. 68) and Land (Subsidiary Title) Enactment, 1972 (Sabah) or the Strata Titles Ordinance, 1995 (Cap 18) (Sarawak), as the case may be.







Takaful/Insurance All certificates/policies and contracts of takaful/insurance of

whatever nature which are now or may from time to time be taken out by the Customer in accordance with the terms of

this Agreement.

Tawarruq/Commodity

Murabahah

An arrangement where a commodity is purchased with deferred price, then selling it to a third party to obtain cash.

Ta'widh (Compensation)

The late payment charges imposed by the Bank as provided

by Bank Negara Malaysia to compensate the actual loss

incurred by the Bank.

Tenure The period of time as stated in the Letter of Offer.

i) and shall include the Schedules and all annexures to the

Agreement.

US United States of America.

US Tax Obligor Means:-

(a) a Customer which is resident for a tax purposes in

the U.S; or

(b) an obligor, some or all of whose payments under

the Security Documents are from sources within the

US for US federal income tax purposes.

Wakalah A contract of agency.

1.2 <u>Interpretation</u>

- 1.2.1 In this Agreement, unless the context requires otherwise:-
 - (a) words referring to the singular include the plural (and vice versa) and words referring to a gender include all genders;
 - (b) words applicable to natural persons include anybody or persons, company, corporation, firm, or incorporated or unincorporated partnership;
 - (c) a reference to a person includes his/its personal representatives, administrators, executors and/or executrix successors-in-title, assigns, and transferees:
 - (d) a reference to "this Agreement" or other similar reference refers to this Agreement as a whole, and not to any particular provision of this Agreement but shall include any supplemental agreements, amendments, variations and changes made to this Agreement;
 - (e) a reference to Sections is a reference to Sections to the Schedules of this Agreement unless otherwise specified; and
 - (f) a reference to Clauses is a reference to the Clauses of this Agreement unless otherwise specified.





- 1.2.2 The headings and sub-headings of this Agreement are inserted for convenience only, and are to be ignored when interpreting the provisions of this Agreement.
- 1.2.3 The expressions "month" and "year" mean a calendar month and a period of 365 days respectively.
- 1.2.4 Where an act is required to be done within a specified number of days after or from a specified date, the period excludes the specified date. Similarly, a period from the occurrence of an event or the doing of an act excludes the day on which the event happens or the act is done or required to be done.
- 1.2.5 References to any statute, rules or regulations made under the statute are references to the statute, rules or regulations as amended, re-enacted, re-stated, substituted or replaced from time to time.
- 1.2.6 Where the Customer and/or the Security Party is a company, any references relating to insolvency/bankruptcy will be read as references relating to the winding-up, liquidation, amalgamation or reconstruction of the Customer and/or the Security Party.
- 1.2.7 Where there are two or more persons or parties included in any expression, all agreements and other matters expressed to be made by or on the part of such persons or parties are deemed to be made by or binding upon such persons or parties jointly and severally.
- 1.2.8 Where the expression "the Customer and/or the Security Party" is used, all agreements and other matters expressed to be made by or on the part of the Customer and/or the Security Party are deemed to be made by or binding upon the Customer and/or the Security Party jointly and severally.
- 1.2.9 The expressions "including" or "for example" (or other similar words) when introducing an example does not limit the meaning of words to those examples.
- 1.2.10 A reference to "payment" includes prepayment, as the case may be.
- 1.2.11 A reference to costs or fees "on a solicitor and client basis" means the expenses that a client has to pay his lawyer.
- 1.2.12 A reference to "principal" includes all sums and monies advanced or paid by the Bank to or on behalf of the Customer and/or the Security Party or otherwise howsoever payable by the Customer and/or the Security Party to the Bank under this Agreement (whether or not it forms part of the Facilities), and "profit" includes profit at the Contracted Profit Rate.
- 1.2.13 The expressions "the Customer" and "the Security Party" in this Agreement includes persons for the time being deriving title under the Customer and/or the Security Party respectively, and no change of any sort in relation to or affecting the Customer and/or the Security Party will in any way affect the security, liabilities, and/or obligations created by this Agreement in relation to any transaction, whether past, present, or future.
- 1.2.14 Where the Customer and/or the Security Party is not a natural person, then any of the provisions of this Agreement that are primarily and literally applicable to natural persons:-
 - (a) shall be construed and take effect as if the Customer and/or the Security Party was an individual;





- (b) will bind all of the Customer's and/or the Security Party's assigns and successors-in-title; and
- (c) if the Customer and/or the Security Party is a firm, will bind the firm and every member of that firm carrying on business in the name of or in succession to the firm.
- 1.2.15 The Schedules to this Agreement are and shall be treated as essential parts of this Agreement.

2. REPRESENTATIONS AND WARRANTIES

- 2.1 Upon the signing of this Agreement, the Customer represents and warrants to the Bank as follows:-
 - 2.1.1 **Capacity.** The Customer and the Security Party have the power, right and capacity to execute, deliver and perform the terms of this Agreement, and that all necessary action has been taken to authorise the execution, delivery and performance of this Agreement and the Security Documents.
 - 2.1.2 **Contractual obligations**. This Agreement and the Security Documents constitute, or when executed will constitute, the legal, valid and binding obligations of the Customer and the Security Party in accordance with their respective terms and that the execution, delivery and performance of this Agreement and the Security Documents:-
 - (a) will not breach any law, rule, regulation, order or decree of any governmental authority, agency or court to which the Customer and/or the Security Party is/are subject; and
 - (b) will not breach any provision of any contract, mortgage, undertaking or instrument to which the Customer and/or the Security Party is/are a party or which is binding on them and will not result in the creation or imposition of any obligation to create or impose any mortgage, charge, lien, pledge or other security interest in the Security or in the Security Document or on the assets or moneys of the Customer and or any of the Security Party.
 - 2.1.3 Authorisations and consents. All consents, permissions, licences, approvals, authorisations, orders, and exemptions of any Ministry, agency, department, or authority in Malaysia (including if relevant, foreign exchange approval) and elsewhere which may be required or advisable for or in connection with the Facilities, the execution, delivery, performance, legality, or enforceability of this Agreement and the Security Documents, have been obtained, and are in full force and effect as all the terms and conditions contained in all of such consent, permissions, licences, approvals, authorizations, orders or exemptions obtained have been duly complied with.
 - 2.1.4 **Proceedings**. Neither the Customer nor any Security Party is in default under any agreement to which it is a party, or by which it is bound, and no litigation (whether civil or criminal), arbitration, or administration proceedings are presently current, pending, or threatened, which might affect their solvency or ability to perform their respective obligations and where the Customer and/or the Security Party is/are:-
 - (a) an individual or an ordinary person, that the Customer and/or the Security Party has/have not committed any act of insolvency/bankruptcy and that no insolvency/bankruptcy proceedings have been commenced or is/are pending or being threatened against the Customer and/or any of the Security Party; or
 - (b) a company or corporation, that no steps have been taken or are being taken to appoint a receiver, receiver and/or manager or liquidator to take over the





assets or undertakings of the Customer and/or the Security Party or to wind-up the Customer and/or any of the Security Party.

- 2.1.5 **Material adverse change**. There has been no change in the financial condition, operating environment or management of the Customer and/or the Security Party which would materially affect in an adverse way the ability of the Customer and/or the Security Party to perform the obligations of the Customer and/or the Security Party under this Agreement and the Security Documents since the Customer first applied for the Facilities.
- 2.1.6 Security Party's title to the Security. The Security Party is the legal and beneficial owner of the Security free of all encumbrances; and agrees and consents to the creation of the Security in favour of the Bank. The Security Party's title to the Security is regular, valid and indefeasible. In the event the acquisition of the Security is currently being financed by the Bank, when the Security Document in respect of the Security is perfected, the Security Party will be the legal and beneficial owner of the Security free of all encumbrances and the Security Party's title to the Security is regular, valid and indefeasible.
- 2.1.7 Compliance with laws. The financing by the Bank under this Agreement, and the Bank's agreement to make and continue to make available the Facilities to the Customer will not contravene or be in breach of any Act of Parliament, Ordinance, enactment, rule or law, regulation, order, or other statutory provisions in force now or in future, any exposure limit or restriction imposed on the Bank, guidelines, directives, or policies introduced from time to time by Bank Negara Malaysia or such other authority having jurisdiction over the Bank.
- 2.1.8 **No default**. No Event of Default has occurred, is continuing, or will occur as a result of the Bank making any advance or continuing to make the Facilities or any part of the same available to the Customer.
- 2.1.9 **Information/Disclosure**. All information furnished to the Bank by the Customer and the Security Party in connection with the application for the Facilities do not contain any untrue or misleading statement, or omit to state any fact (the omission of which makes any statement made in those circumstances misleading or incorrect), and the Customer and the Security Party are not aware of:-
 - (a) any material facts or circumstances that have not been disclosed to the Bank which might, if disclosed, may adversely affect the Bank's decision to grant the Facilities (or part of the same), or to take the security and that all expressions of expectation, intention, belief and opinion and all projections contained in such information were honestly made based on reasonable grounds after due and careful enquiry; and
 - (b) any information or fact being intentionally withheld which may result in or give rise to the Bank offering, granting, grant or agreeing to grant the Facilities in breach of any law or regulation including, without limitation, the Financial Services Act 2013, the Islamic Financial Services Act, 2013, or any exposure limits or restrictions that govern, regulate or as may be imposed upon the Bank from time to time by Bank Negara Malaysia or such other authority or authorities having jurisdiction over the Bank.
- 2.1.10 **No conflict or limitation**. Where the Customer and/or any Security Party is a company or corporation, that neither (i) the execution and delivery of this Agreement and the Security Documents by the Customer and/or the Security Party; (ii) the performance or observance by the Customer and/or the Security Party of any of their respective obligations under the Facilities and/or this Agreement; (iii) the execution and delivery of the Security Document by the Security Party; nor (vi) the performance or observance of any of the Customer's and/or the Security Party's obligations under any security document, will:-





- (a) conflict with, or result in a breach of its Constitution or any other constituent documents, any law, statute, regulation, judgment, order, mortgage, contract, agreement, trust deed, or other instrument, arrangement, obligation, or duty by which it is bound; or
- (b) cause any limitation on any of its powers, howsoever imposed, or on the right or ability of its directors to exercise such powers, to be exceeded.
- 2.1.11 Accounts/Financial Statements. Where the Customer and any Security Party is a company or corporation, that the financial statements or accounts provided by the Customer and such Security Party to the Bank:-
 - (a) were prepared in accordance with accounting principles and practices generally accepted in Malaysia, and consistently applied, and have been prepared, examined, reported on, and approved in accordance with all procedures required by law and the Constitution or other constituent documents of the Customer and such Security Party;
 - (b) are complete and correct and that they fairly and correctly represent and disclose the financial condition of the Customer and/or the Security Party and the results of the operations of the Customer and/or the Security Party for the period stated in accordance with generally accepted accounting principles applied on a consistent basis and together with the notes to the financial statements or accounts:-
 - give a true and fair view of the financial condition and operations of the Customer and/or the Security Party as at the date of such accounts and for the period as covered by the accounts; and
 - (ii) disclose or reserve against the liabilities (contingent or otherwise) of the Customer and/or the Security Party as at the date of the said accounts and all material unrealized or anticipated losses from any commitment entered into by it and which existed on such date.
 - 2.1.12 Tax Returns. The Customer and the Security Party have filed all their tax returns which the Customer and the Security Party are required by law to file and have paid or made adequate provision for the payment of all taxes, assessments, fees and other governmental charges assessed against each of them or upon any of their respective properties, assets, businesses or incomes.
 - 2.1.13 **Conviction.** Where the Customer and any Security Party is an individual, the Customer and such the Security Party have not been charged or convicted for any criminal offences or have any criminal records.
 - 2.1.14 **Illegality**. The Customer and the Security Party are not involved in any illegal activities and all moneys and properties provided to the Bank are not derived in any way from illegal activities.
 - 2.1.15 Sanctions. The Customer and the Security Party are not:-
 - (a) nationals of any country which is subjected to any Sanctions;
 - (b) entities incorporated under the laws of or owned or controlled (directly or indirectly) by a person located in or organized under the laws of a country which is subject to any Sanctions; or
 - (c) persons listed on or owned or controlled (directly or indirectly) by any person listed on, any sanctioned persons list published by any government, governmental institutions or agencies, regulator or authority or prepared by the Group.





- 2.1.16 **Connected Parties**. Unless permitted by guidelines issued by any authority which has jurisdiction over the Bank:-
 - (a) the Customer and/or any of his close relatives are not a director (including alternate director) in the Bank or any of the financial institutions in the Group;
 - (b) the Customer and/or his close relatives are not a controlling shareholder or influential shareholder in the Bank or any of the financial institutions in the Group;
 - (c) the Customer is not an executive officer or designated officer of the Bank:
 - (d) the Customer is not a firm, partnership, company or any other legal entity:-
 - (i) which is in control of or is controlled by any persons stated in Clause 2.1.16(a) to (c); or
 - (ii) in which any person (including their close relatives in the case of individual) listed in Clause 2.1.16(a) to (c) other than a designated officer is interested as a director, partner, executive officer, agent or guarantor and their subsidiaries or entities controlled by them.

For the purpose of this Clause:-

"close relatives" in relation to an individual means his/her spouse and dependents of the spouse, child (including step/adopted child) and spouse of the child, parent and brother or sister and their spouses.

"controlling shareholder" of a company means a shareholder who fulfils any of the following criteria, whether individually or with parties acting in concert with such shareholder:-

- (aa) controls more than 50% of the voting rights of the company;
- (bb) holds more than 50% of the issued shares, whether directly or indirectly (excluding preference shares) of the company;
- (cc) controls the composition of the board of directors of the company;
- (dd) has the power to appoint and/or remove all or a majority of the board of directors of the company;
- (ee) control the controlling shareholder of the company; or
- (ff) is a person in accordance with whose direction or instruction, the director or a director of the company's holding company are accustomed to act.

"director" shall include a person who has ceased to be a director of the Bank or of the Group for less than twelve (12) months from the date of a credit transaction origination's request.

"influential shareholder" means a shareholder who fulfils any of the following criteria, whether individually or with parties acting in concert with him:-

(aa) holds 20% or more of the shares of the company but is not a controlling shareholder:





(bb) has the power to appoint at least one director to the board of directors of the company;

"executive officer" means a person who is a member of the Bank's management having authority and responsibility for planning, directing and/or controlling the Bank's activities (other than in the capacity as a director) including Shariah Committee whether or not the officer has an official title, or is entitled to salary or other compensation and shall also include such person who has ceased to be in the employment of the Bank or of the Group for less than twelve (12) months from the date of a credit transaction origination's request.

"designated officer" means a person who is responsible for or has the authority to appraise and/or approve credit transactions or review the status of existing credit transactions of the Bank, either as a member of a committee or individually, and his close relatives. None of the Bank's directors, controlling shareholders, officers and their respective close relatives is a director, partner, executive officer, agent or guarantor of the Customer and/or subsidiaries/entities controlled by the Customer. For the purpose of this Clause 2.1.16, "close relatives" refers to spouse and dependents of the spouse, child (including step/adopted child) and spouse of the child, parent and brother or sister and their spouses.

- 2.1.17 **FATCA**. Each of the Customer and the Security Parties is a US Tax Obligor.
- 2.1.18 **Shariah.** The Customer shall utilise the Facilities in accordance with Shariah compliance purpose and operations.
- 2.1.19 Additional Representations and Warranties. Such additional representations and warranties as set out in the **Second Schedule** of this Agreement, if any.
- 2.2 Prior to and on each of the dates of utilisation of the Facilities, the above representations and warranties are true and accurate in all respects as if made on each such date, and as if repeated by reference to the then existing circumstances, except that each reference to accounts in Clause 2.1.11 above will be construed as a reference to the then latest available annual accounts of the Customer and/or the Security Party.
- 2.3 The Customer acknowledges that the Bank has entered into this Agreement on the basis of and in full reliance on the representations and warranties above and the Customer agrees, covenants, undertakes and confirms that each of the representations and warranties given shall survive and continue to have full force and effect after the execution of this Agreement and the Security Documents and will be true and correct and fully observed on each and every date that any of the Facilities is utilised and until the Indebtedness has been fully and completely discharged.
- 2.4 The Bank's rights and remedies in relation to any misrepresentation or breach of warranty shall not be affected in any way by any investigation made by or on behalf of the Bank into the affairs of the Customer or the Security Party or by the execution or the performance by the Bank of this Agreement, or by any other act or thing which may be done by or on behalf of the Bank in connection with this Agreement or which might, apart from this Clause, affect such rights or remedies of the Bank.





3. **THE FACILITY**

3.1 The Facility and Review

- 3.1.1 At the request of the Customer and/or the Security Party, the Bank has agreed to make available to the Customer the Facilities upon the terms and subject to the terms and conditions contained in this Agreement and the Letter of Offer.
- 3.1.2 Notwithstanding Clause 3.1.1 and other provisions in this Agreement which provide to the contrary, the Customer understands and agrees that the Bank has the right to review the Facilities at any time. Upon such review, the Bank may impose such terms and conditions as the Bank deems fit, including and not limited to decrease or otherwise vary the principal limit of all or each of the Facilities or to cease to grant all or any of the Facilities and require immediate payment of any Indebtedness.

3.2 **Purpose of the Facility**

- 3.2.1 Each of the Facilities shall be utilised by the Customer for the purpose specified in the Letter of Offer or such other purpose as the Bank may permit or allow.
- 3.2.2 Notwithstanding the provisions herein, the Bank is not obliged to monitor or to ensure that any of the Facility is utilised by the Customer in accordance with the purpose so stipulated in the Letter of Offer or otherwise permitted by the Bank and the Bank shall have no liability whatsoever to the Customer, the Security Party and any other party for any breach by the Customer of this Clause.

3.3 Nature of the Facility

- 3.3.1 The parties hereby agree that the Facilities has been structured based on the Shariah principles of *Murabahah* (cost plus sale), *Tawarruq/Commodity Murabahah* (monetisation) and *Wakalah* (agency), the nature and mechanism of which shall be as stipulated in the **Annexure 1 to the Letter of Offer**.
- 3.3.2 The proceeds from the sale of the Commodity shall be credited into the Customer's financing account or in such manner as may be determined by the Bank and shall be emplaced with the financing limit and with the express instruction from the Customer to the Bank, the Bank is authorised to pay to the vendor or the Customer or any other relevant party (as the case may be) as determined by the Bank. Disbursement of the Facility shall be deemed to be made by the Bank upon such release of payment to the vendor or Customer or other relevant party, as the case may be.

3.4 Terms and Conditions of the Sale of Commodity

- 3.4.1 The sale of the Commodity by the Bank shall be governed by the terms and conditions of the Letter of Offer, the Commodity Sale Agreement and this Agreement.
- 3.4.2 The Customer shall obtain such ownership title to the Commodity as the Bank receives from the purchase of the Commodity which shall be free from Security Interest. The Bank shall not be deemed to give any warranty or representation (express or implied) whatsoever, whether arising by law, by statute or otherwise and, without prejudice to any other clause in this Agreement, any such warranty or representation by the Bank with regards to the Commodity is hereby expressly excluded to the full extent permitted by any applicable law.
- 3.4.3 The parties hereby agree that upon the sale of the Commodity by the Bank to the Customer, the Customer shall bear full ownership, risks, responsibilities including costs and expenses incurred towards the Commodity including the option of taking physical





delivery of the Commodity. The Customer also agrees that it would make the necessary arrangement timely including but not limited to transportation, charges thereof and required licenses in order to take physical delivery of the Commodity.

- 3.4.4 The Customer agrees that in purchasing the Commodity from the Bank, it shall have accepted the Commodity on an 'as is, where is' basis.
- 3.4.5 The Customer hereby waives any claims which it may have against the Bank in respect of any loss or damage which he may suffer by reason of, or arising out of or in connection with this Agreement, any other Security Documents or otherwise (howsoever arising) in connection with or arising from the purchase of the Commodity.
- 3.4.6 The Bank's obligation to enter into a commodity transaction is subject to:
 - (a) the Bank being satisfied that no circumstances exist and no event has occurred so as to jeopardise the Bank's Security and/or to render the Facility immediately payable and no Event of Default as set out in Clause 9.1 of this Agreement or under any agreement or arrangement referred to in the Security Documents shall have happened and be continuing;
 - (b) the representations and warranties as set out in Clause 2 are true and correct in all respects as if made on the date on which the commodity transaction is concluded and repeated by reference to the then existing circumstances;
 - (c) no extraordinary circumstance or change of law or other governmental action shall have occurred which materially and adversely affects the Customer's or the Security Party's ability to observe and perform the covenants and obligations on their part to be observed and performed under the provisions of the Security Documents;
 - (d) availability of the Commodity and the Bank's available fund; and
 - (e) the proper conduct of the Customer's account and satisfactory utilisation of the Facilities.

3.5 Conditions precedent to utilisation

- 3.5.1 The Bank is not obliged to permit any utilisation or release such relevant Facility or any part thereof until:-
 - all conditions precedent as stipulated in the Letter of Offer and the Third Schedule of this Agreement, if any, pertaining to the relevant Facility are satisfied or fulfilled; and
 - (b) the Bank is satisfied that:-
 - no event has occurred so as to render any of the Indebtedness to be immediately payable and no Event of Default has happened and continuing;
 - (ii) no extraordinary circumstances or change of law or other government action have occurred which may render the Customer and/or the Security Party to be unable to observe and perform their respective covenants and obligations in this Agreement and/or the Security Documents; and





- (iii) no event has occurred and no circumstances exist which could or might, in the opinion of the Bank (which shall be final and conclusive) affect the financial condition of the Customer and/or the Security Party so as to render any of them unable to perform their obligations under this Agreement and/or the Security Documents.
- 3.5.2 Notwithstanding Clause 3.5.1, the Customer agrees that during the course of disbursement or utilisation of the Facilities, the Bank may by notice to the Customer impose such other conditions precedent as the Bank, considers necessary for further disbursement or utilisation of the remaining Facilities and the Customer shall upon receipt of such notice, comply with such additional conditions precedent. Until such additional conditions precedent are complied with to the satisfaction of the Bank, the Bank is entitled to withhold any further disbursement or utilisation of the remaining Facilities without being liable to the Customer and any other parties for any loss and/or damages that may arise from such withholding.
- 3.5.3 The Customer agrees that all conditions precedent are for the Bank's sole benefit and the Bank is entitled to waive or defer the fulfilment of any one or more of such conditions precedent. Any waiver shall not prevent the Bank from insisting on compliance with any waived condition precedent at a later time.
- 3.5.4 Until the conditions precedent contained in Clause 3.5.1 have been satisfied or fulfilled to the satisfaction of the Bank, the Bank may terminate, suspend or cancel the whole or any part of the Facilities.

3.6 **Progressive release**

- 3.6.1 Each of the Facility will only be available for utilisation by the Customer during the period as specified by the Bank in the relevant Letter of Offer unless extended by the Bank in writing. Notwithstanding this, any utilisation permitted by the Bank after the said period shall not constitute a waiver by the Bank and shall not prejudice the Bank's right to disallow, stop or cease any further utilisation of the remaining Facility after the said period.
- 3.6.2 Where the Facilities is to finance the purchase or construction of any property, the Customer hereby irrevocably authorises the Bank to advance or pay all or part of the Facilities to the financial institutions, Vendor, contractor or such other persons responsible for the sale and/or construction of the property on such terms and in such manner as the Bank decides.
- 3.6.3 All advances and payments made by the Bank to the person(s) mentioned in Clause 3.6.2 ("Third Party") shall be deemed to have been paid to the Customer and shall constitute and form part of the monies secured by and owing under this Agreement and the Security Documents. The acknowledgement or receipt of such Third Party will be as good, sufficient and effective as if it has been made or given by the Customer.
- 3.6.4 The Customer hereby irrevocably authorises the Bank and the Bank is entitled:-
 - (a) to issue to the Third Party or firm of solicitors purporting to act for the Third Party, an undertaking, guarantee or covenant to release or pay to such Third Party all or such part of the Facilities at such time and in such manner as the Bank may agree;
 - (b) to release or pay the financial institution, firm of solicitors or Vendor all or part of the Facilities; and





- (c) where the release of the Facilities is to be made against a schedule of payment in an agreement, to release or pay to the Third Party on or before the due date as stated in the progressive billing submitted by the Third Party to the Bank upon terms that:-
 - (i) if any sum billed is to be paid on the date the Customer or the purchaser takes vacant possession of the property, the Bank shall be entitled to make such payment to the Third Party at any time, whether or not the Customer or the purchaser have actually taken vacant possession of the property; and
 - (ii) in making such payment, the Bank shall not be obliged to verify or ascertain whether such progressive billing is in order or otherwise or whether the sums billed is properly due or otherwise

and the Customer irrevocably agrees and confirms that the Bank shall be entitled to release or pay the Facilities to the Third Party notwithstanding any protest or objection from the Customer, the Security Party and/or any other parties to restrain the Bank from making such release or payment. In the event any sum released by the Bank to the Third Party is subsequently found to be not due for payment when paid, the Customer agree that the Customer shall only claim against such Third Party in respect of such sum released and the Customer shall have no claim and shall not make any claim whatsoever against the Bank arising from such release unless it is due to the Bank's gross negligence or willful default.

- 3.6.5 If the Bank or the Bank's solicitors have given or agreed to give their undertaking, guarantee, or covenant referred to in Clause 3.6.4 above to release or pay, all or part of the Facilities in settlement of such sums payable by the Customer and/or the Security Party under the relevant agreement, whether progressively or otherwise in accordance with the terms in the said agreement, the Customer agrees (in addition to the Security) that:-
 - (a) the payment of all monies undertaken, guaranteed, or covenanted to be paid by the Bank to the Third Party, the Third Party's solicitors, or the Bank's solicitors (as the case may be) will be secured under this Agreement and the Security Documents; and
 - (b) the Customer will and will also cause the Security Party to at all times indemnify and keep the Bank or the Bank's solicitors indemnified against all actions, proceedings, costs, expenses, claims, and demands which may be taken, incurred, or suffered by the Bank or the Bank's solicitors arising from the Bank's or the Bank's solicitors aforesaid undertaking given to the Third Party, the Third Party's solicitors, or the Bank's solicitors, as the case may be.

3.7 Further advances

- 3.7.1 The Bank can from time to time and if requested by the Customer, advance to the Customer further sums of money beyond the limit approved by the Bank subject to the terms and conditions which may be imposed by the Bank from time to time.
- 3.7.2 All profit and such sums advanced beyond the limit approved by the Bank together with all cost, charges, expenses and other monies incurred thereby will form part of the monies secured by this Agreement and will be deemed to be charged on and secured against the Security in addition to the principal sum hereby advanced and will form part of the payment due under this Agreement.





3.8 No obligation to make further advances

The Facilities granted or to be granted to the Customer may be reviewed by the Bank from time to time and at any time. Nothing in this Agreement will be deemed to impose on the Bank an obligation to make or continue to make any advances or to afford any other accommodation or facility to the Customer.

4. PROFIT

4.1 Deferred Sale Price

- 4.1.1 In consideration of the Bank having agreed to grant to the Customer the Facilities, the Customer hereby agrees, undertakes and covenants to pay the Deferred Sale Price within the Tenure in the manner set out in the Letter of Offer and this Agreement.
- 4.1.2 The Deferred Sale Price is based on the Contracted Profit Rate as stated in the Letter of Offer.
- 4.1.3 The Bank will grant *lbra*' (Rebate) at any particular interval as determined by the Bank if the Effective Profit Rate prevailing is lower than the Contracted Profit Rate.
- 4.1.4 The Effective Profit Rate is as stated in the Letter of Offer.

4.2 Ibra' (Rebate)

The Bank shall grant *Ibra'* (rebate) to the Customer in respect of any Indebtedness due under this Agreement and/or the Security Documents, but not limited to, the following events:

- (a) the Customer prepays or makes early settlement or early redemption and/or early termination or cancellation before expiry of the Tenure, including those arising from prepayments and/or restructuring and/or occurrence of the Event of Default;
- (b) In the event of early commencement of instalment prior to the expiry of grace profit period (for properties under construction);
- (c) In the event the Effective Profit Rate is lower than the Contracted Profit Rate; and
- (d) In the event the actual disbursed amount is less than the Facility Amount.

Ibra' (rebate) = *Remaining Unearned Profit – Early Settlement/Prepayment Charges and any other amount due (if any).

*Remaining Unearned Profit is equal to unrealised profit at the time of full settlement.

For avoidance of doubt, it is hereby acknowledged and agreed that the rebates referred to herein shall not be construed in any manner whatsoever as cash rebate payable to the Customer, but shall be reflected as a reduction in the profit element of the Deferred Sale Price. The rebate shall only be deemed granted upon receipt of the settlement/redemption sum as determined by the Bank. The calculation of rebate shall be made in accordance with any rules, regulations and/or directives (whether or not having the force of law) required of or imposed upon the Bank from time to time and at any time by Bank Negara Malaysia or any other authority having jurisdiction over the Bank.





5. **FEES, CHARGES, COSTS & EXPENSES**

5.1 **Fees**

The Customer shall pay to the Bank all fees that are payable by the Customer to the Bank as required under the Letter of Offer in respect of the Facilities (which shall include but not limited to all fees and expenses incurred in connection with the further stamping of this Agreement), which fees shall be non-refundable.

5.2 Costs & Expenses

- 5.2.1 All costs, charges, and expenses incurred by the Bank and/or expended by the Bank on behalf of the Security Party and/or the Customer under or pursuant to this Agreement, including but not limited to the following, shall be borne and paid by the Customer to the Bank:-
 - (a) any cost and expenditure (including the solicitors' costs on a solicitor and client basis and all out-of-pocket expenses) incurred in:-
 - the preparation, execution and enforcement by the Bank (including stamp duties on a full indemnity basis) of this Agreement and/or the Security Documents;
 - the exercise, preservation, protection or enforcement or the attempted exercise, preservation, protection or enforcement of its rights, powers and remedies under or in relation to this Agreement and/or the Security Documents;
 - (iii) the giving of any notice or in the making of any demand for any monies secured by this Agreement and/or the Security Documents; and
 - (iv) defending the Bank's position when made or joined as a defendant in any proceedings between the Customer and any other party, including any of the Third Party referred to in Clause 3.6.2;
 - (b) paying any expenses or outgoings in respect of takaful/insurance, repairs, maintenance, management, or disposal of the Security and/or any fixtures, crops, or plants in, on or within the Security;
 - (c) all other monies whatsoever paid by the Bank in respect of the said costs, charges, expenses, and expenditure, or otherwise howsoever;
 - (d) defending, prosecuting, or otherwise taking part in or attending (whether on a watching brief as observer or otherwise) any action, enquiry, hearing, suit, or other proceedings affecting the Security and/or any fixture, crops, or plants on the Security, and all other payments and sums stipulated on a full indemnity basis; and
 - (e) all or any other sums and monies paid or expended by the Bank under or pursuant to the express or implied provisions of the Land Code and/or this Agreement, and other usual banker's charges.
- 5.2.2 If the Customer defaults in the payment of any of the said sums in Clause 5.2.1, the Bank shall be entitled (but not obliged) to pay and debit all monies so paid together with





Ta'widh (Compensation) thereon to the Customer's account(s) with the Bank for the relevant Facilities in accordance with the terms of this Agreement and the same will be deemed to be charged on and secured against the Security in addition to the Facility Amount hereby advanced and will form part of the payment due under this Agreement.

5.2.3 If any monies payable by the Customer and/or the Security Party under this Agreement are required to be recovered by any legal process, or if any such monies are placed with solicitors for collection, the Customer shall also pay (in addition to the monies then due and payable under this Agreement) solicitors fees and charges (on a full indemnity basis) and any other fees and expenses incurred in respect of such collection.

5.3 Indemnity for costs, expenses & stamp duty

The Customer shall fully indemnify the Bank from and against any expense, damage, loss, penalty or liability which the Bank may incur or suffer as a result of any delay or failure by the Customer and the Security Party to pay any of the said sums in Clause 5.2.1.

5.4 Taxes, Duties or Levies

- 5.4.1 The Customer is liable to pay any taxes or levies which as at the date of the Letter of Offer or at any date subsequent to the date of the Letter of Offer, is required by law or 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 anybody or authority having jurisdiction over the Bank, in respect of any moneys charged or incurred by the Bank during the continuation of the Facilities so long as the Facilities or any part of it remains outstanding and unpaid. Unless otherwise stated by the Bank at any time, any fees and charges notified to the Customer are inclusive of any applicable tax at the prevailing rate. Where the Bank has stated otherwise, the Customer shall be liable to pay the applicable tax in addition to the Bank's fees and charges.
- 5.4.2 Any taxes or levies incurred by the Bank in relation to the Facilities and any other goods or services provided under the Facilities shall be borne by and charged to the Customer and in the event that the Bank shall effect any payment, the Customer shall be liable to reimburse the Bank for such amounts paid.

6. **SECURITY FOR INDEBTEDNESS**

6.1 **Execution of Security Documents**

As security for the payment of the Indebtedness, the Customer will simultaneously with the execution of this Agreement or at such other time directed by the Bank:-

- 6.1.1 consent to the creation of the Security and execute all such Security Documents over such Security as stated in the Letter of Offer; and/or
- 6.1.2 procure consent from the Security Party to create such Security and cause the Security Party to execute all such Security Documents over such Security as stated in the Letter of Offer.





6.2 **Assignment**

If any of the Security Documents is an assignment ("Assignment") of any lease or the rights, title, benefits, entitlements and interests in, to and under any agreement ("Sale Agreement") and the lease or the property comprised in the Sale Agreement ("Property"), then notwithstanding the provisions of the Assignment, the Customer shall and shall also cause the Security Party:-

- 6.2.1 to continue to be solely responsible for observing all the terms and conditions and obligations of the Customer and/or the Security Party under the Sale Agreement; and
- 6.2.2 to immediately upon the execution of the Assignment:-
 - (a) to give written notice of the Assignment to the relevant party or parties to the Sale Agreement, including the developer and/or the landowner and/or such other parties as the Bank may specify; and
 - (b) deliver to the Bank the original acknowledgements of receipt from the parties mentioned in Clause 6.2.2(a); and
- 6.2.3 to deliver to the Bank and the Bank shall have custody or possession of the stamped original of the Sale Agreement and the stamped originals of all other documents pertaining to the Property so assigned to the Bank for so long as any amount under the Facilities is owing by the Customer to the Bank.
- 6.2.4 to immediately sign at their own cost and expense, the necessary instrument of transfer and all other documents needed to take a transfer of the Property (collectively "Transfer Documents") and a charge under the Land Code over the Property to secure the Indebtedness, which charge shall be in such form and contain such terms and conditions required by the Bank ("Charge") when an individual issue document of title to the Property is issued and deliver and deposit with the Bank or its solicitors:-
 - (a) the relevant document of title to the Property;
 - (b) the Transfer Documents;
 - (c) the Charge; and
 - (d) all other documents and fees needed to register the transfer of the Property in favour of the Customer and/or the Security Party and the Charge in favour of the Bank free from encumbrances; and
- 6.2.5 to reimburse the Bank all money incurred or paid by the Bank to facilitate the delivery of the required documents and/or to register the transfer of the Property in the name of the Customer and/or the Security Party and to register the Charge in favour of the Bank.

Notwithstanding the completion and perfection of the Charge pursuant to Clause 6.2.4, any antecedent default by the Customer and/or the Security Party will not be deemed waived in any manner and all rights and remedies for such default shall remain fully enforceable by the Bank against the Customer and/or the Security Party.

6.3 **Continuing security**

The Security created by the Security Documents is and will be a continuing security for the Indebtedness, and will continue to be held by the Bank until:-





- 6.3.1 all the Indebtedness has been paid and fully settled by the Customer and/or the Security Party; and
- 6.3.2 the Bank has been fully released from all its obligations or contingent liabilities, if any under the Facilities or under any other instrument issued by the Bank for the account of the Customer notwithstanding that the Customer may cease to be indebted to the Bank for any period(s), and regardless of:-
 - (a) any account(s) ceasing to be current or any settlement or closure of account(s) or otherwise;
 - (b) the death, insanity or insolvency/bankruptcy of the Customer and/or the Security Party;
 - (c) the voluntary or compulsory liquidation of the Customer and/or the Security Party;
 - (d) any change by amalgamation, consolidation or otherwise which may be made in the constitution of the company by which the business of the Customer and/or the Security Party is currently being carried on; or
 - (e) any change in the constitution or composition of the firm by which the Customer's business is currently being carried on, whether by death, retirement, admission of partners, or any other reason.

6.4 Restriction against other charges

- 6.4.1 The Customer declares that there is no mortgage, charge, pledge, lien, security assignment, right of set-off, caveats, or other security interests or any other similar agreement or arrangement having priority over, or ranked equal, to the securities under the Security Documents.
- 6.4.2 The Customer agrees and will also cause the Security Party not to sell, charge, mortgage, assign, execute any form of debenture (whether fixed or floating), pledge or lien, lease, agree to lease, let, or part with possession of all or part of the Property, or raise money on the security of the Customer's and/or the Security Party's rights in the Property, or deal with the Property in any manner without the Bank's prior written consent. The Security Documents will not affect any collateral security now or in future given to the Bank, whether the same is to secure full payment of the Indebtedness, and whether the security is taken as additional or collateral security or otherwise.

6.5 <u>Liens and other security not affected</u>

Nothing in this Agreement and/or the Security Documents will:-

- 6.5.1 affect any lien to which the Bank is entitled, or any other security which the Bank may from time to time hold for or on account of the Indebtedness; and
- 6.5.2 operate to merge or otherwise affect any bill, note, guarantee, mortgage, or other security which the Bank may for the time being have for any Indebtedness, or any right or remedy of the Bank.

6.6 Covenant to perfect and provide further security

6.6.1 The Customer will, whenever required by the Bank, execute in favour of the Bank (or as the Bank may direct) all such legal or other mortgages, charges, assignments, transfers, or agreements as required by the Bank of and on the Customer's estate,





assets, or business, which now or in future will belong to the Customer (including any vendor's lien) and the benefit of all licenses held in connection with such estate, assets, or business to secure the Indebtedness.

6.6.2 Such mortgages, charges, assignments, transfers, or agreements will be prepared by or on behalf of the Bank at the Customer's cost, and will contain all terms and conditions required by the Bank to protect its interest.

6.7 Further Assurances

The Customer will, whenever required by the Bank, at the Customer's own cost and expense make, sign, do and perform and cause to be made, signed, done and performed all such further acts, agreements, assignments, assurances, deeds, mortgages, charges and documents of any nature as reasonably required to perfect the security created or intended to be created under this Agreement and the Security Documents.

7. PAYMENT OF FACILITIES

7.1 Covenant to Pay

The Customer covenants and undertakes that the Customer will pay to the Bank upon demand the Indebtedness and until so demanded by the Bank, the Customer shall pay to the Bank the Indebtedness at the times and in the manner stipulated in the Letter of Offer and this Agreement.

7.2 **Prepayment**

- 7.2.1 Subject to provision of *Ibra*' (Rebate), the Customer may prepay the Facility by giving the Bank a minimum written notice as stated in the Letter of Offer prior to making a partial or total prepayment which prepayment must be made on the profit payment date or any other date as determined by the Bank.
- 7.2.2 Any notice for prepayment shall be irrevocable and the customer shall be obligated to make such prepayment in accordance with the notice and any amount which is paid may not be reimbursed.

7.3 Ta'widh (Compensation)

- 7.3.1 The Customer shall be liable to pay the Bank *Ta'widh* (compensation) as follows:
 - (a) for any failure on the Customer's part to pay the payment due under the Facility from the date of first disbursement until the date of maturity of the Facility, the Customer shall pay compensation charges to the Bank at the compensation rate of one percent (1%) per annum:
 - (i) on the overdue amount in case of default of scheduled payments; or
 - (ii) on the outstanding balance of the Facility in case of default causing the Facility to be terminated or brought to court for judgement prior to the expiry of the Tenure of the Facility.
 - (b) for any failure on the Customer's part to pay any amount overdue and which failure continues beyond the Tenure of the Facility or after judgement is obtained (whichever is earlier), at such rate per annum as determined by the Bank from time to time (before as well as after judgement) provided the





applicable compensation rate shall not at any time exceed the prevailing Bank Negara Malaysia's Islamic Interbank Money Market Rate on the total outstanding balance of the Facility calculated on daily rest basis; and

(c) the amount of such compensation shall not be compounded;

or by any other method approved by the Shariah Advisory Council of Bank Negara Malaysia.

7.4 No Deduction or Withholding

All moneys to be paid or repaid to the Bank under this Agreement and the Security Documents must be paid:-

- 7.4.1 unconditionally and without any restriction or condition; and
- 7.4.2 without any deduction of any kind including, without limitation, deductions for any bank charges or commissions, any kind of withholding, set-off or counterclaim against the Bank for any matter or on account of any taxes or duties or charges.

7.5 **Currency of Payment**

- 7.5.1 All payments to be made by the Customer under this Agreement shall be made in Ringgit Malaysia in immediately available funds on the due date.
- 7.5.2 For Facilities in foreign currencies, the Bank may convert the Facility to a Ringgit Malaysia facility upon such terms as the Bank may prescribe. If that happens, the Facility is to be prepaid in Ringgit Malaysia or in such currencies in which the Facilities were provided. If the Bank suffers a loss as a result of the said conversion, the Customer agrees to indemnify the Bank against the loss and the conversion cost.

7.6 Payment on Business Day

If any moneys are due to be paid or pre-paid to the Bank on a day which is not a Business Day, the payment or prepayment shall be made on a Business Day immediately following that day. If the Business Day immediately following that day falls in a different calendar month, the payment or prepayment shall be made on a Business Day immediately before that day.

8. **CUSTOMER'S COVENANTS**

- 8.1 The Customer agrees and undertakes with the Bank that, as long as the Facilities remain available, or as long as the Indebtedness remains payable, the Customer will do the following:-
 - 8.1.1 **Default.** Immediately inform the Bank of the occurrence of any Events of Default or of any event of default in relation to any other indebtedness of the Customer, or of any other occurrence of which it becomes aware and which in its reasonable opinion might adversely affect its ability to perform any of its obligations under this Agreement.
 - 8.1.2 **Additional Covenants**. Comply with all such additional covenants as set out in **Fourth Schedule** of this Agreement, if any.





9. **DEFAULT**

9.1 Events of default

The occurrence of any one or more of the following events shall constitute an Event of Default:-

- 9.1.1 **Non-payment or non-compliance.** The Customer and/or the Security Party fails to pay on the due date any money or discharge any obligation or liability payable by the Customer and/or the Security Party from time to time due to the Bank, or fails to comply with any term or condition of any Facilities.
- 9.1.2 **Representation, warranty or undertaking.** If any representation, warranty or undertaking made to the Bank by the Customer and/or the Security Party is or will become incorrect or misleading in a material respect.
- 9.1.3 **Non-observance or non-performance.** The Customer and/or the Security Party fails to observe or perform any of the agreements, covenants, stipulations, terms and conditions on the part of the Customer and/or the Security Party contained in this Agreement, or under any other charge or Security Documents.
- 9.1.4 **Death.** The Customer and/or the Security Party dies, become insane.
- 9.1.5 **Insolvency.** The Customer and/or the Security Party becomes insolvent or allows any judgment against the Customer and/or the Security Party to remain unsatisfied for twenty-one (21) days.
- 9.1.6 **Inability to pay debts.** The Customer and/or the Security Party commits an act of insolvency/bankruptcy, is unable to pay its debts, or suspends the payment of its debts, or enters into any composition or arrangement with or for the benefit of the creditors of the Customer and/or the Security Party.
- 9.1.7 Compulsory acquisition. A notice, proposal, or intention for compulsory acquisition of all or part of the Customer's or the Security Party's properties is issued or made under or by virtue of an Act of Parliament, Ordinance, Enactment, or rule of law, regulation, order, or other statutory provision in force now or in future.
- 9.1.8 **Bank's security interest**. The Bank may decides that the continuation of the Facilities would be likely to be detrimental to its own position, or is otherwise undesirable, or that its security under this Agreement or under any other Security Documents is in jeopardy. The Bank's opinion will be final and binding on the Customer and/or the Security Party.
- 9.1.9 **Other indebtedness.** Any indebtedness of the Customer and/or the Security Party becomes capable, in accordance with its terms, of being declared due prematurely because:-
 - (a) of a default by the Customer and/or the Security Party in its respective obligations;
 - (b) the Customer and/or the Security Party fails to make any relevant payment on its due date, or if due on demand when demanded; or
 - (c) the security for any such indebtedness becomes enforceable.





- 9.1.10 Security. Any of the Security:-
 - (a) fails or ceases to have full force and effect or to be continuing or any of the Security Party beaches any of the terms or covenants of the agreement in which such Security Party derives title to any Security;
 - (b) is terminated or disputed or in jeopardy or is invalidated; or
 - (c) is unenforceable.
- 9.1.11 Other events. Any other event or series of events whether related or not (including any adverse change in the financial condition of the Customer and/or the Security Party) could or might affect the ability or willingness of the Customer and/or the Security Party to comply with all or any of its obligations under this Agreement, or under any other Security Documents.
- 9.1.12 **Cross default.** The Customer and/or the Security Party and/or any Associated Party fails to discharge any obligation or liability with the Bank or any other party, or default in the payment of any monies to the Bank or any other financial institution or other party.
- 9.1.13 Enforcement by creditor. The Customer and/or the Security Party and/or any Associated Party defaults under any financing, facility or accommodation granted to them (whether by the Bank or any other party) which gives the right to the creditor concerned or the holder of the obligation concerned the right to accelerate payment of, withdraw; and/or enforce security for, such financing, facility or accommodation.
- 9.1.14 Default in other accounts. There is a default in the payment of any monies under the accounts of any other party for which the Customer and/or the Security Party and/or any Associated Party are providing security or guarantee.
- 9.1.15 Additional Events of Default. There occurs any event of default stipulated in the Letter of Offer or any schedule or annexure thereto or any of the events stated in the Fifth Schedule of this Agreement, if any.

9.2 Consequences upon occurrence of Event of Default

If an Event of Default occurs:-

- 9.2.1 the Bank will forthwith cease to be under any further obligation and/or commitment to the Customer in relation to the Facilities:
- 9.2.2 all moneys and profit then owing to the Bank under the Facilities and any other moneys then owing to the Bank by the Customer will immediately become payable on demand by the Bank;
- 9.2.3 the Bank will immediately become entitled to recover all moneys and profit then owing to the Bank with *Ta'widh* (compensation) thereon at the rate stated in the Letter of Offer:
- 9.2.4 the Customer will upon demand pay to the Bank such amount in cash to cover all the Customer's contingent liabilities to the Bank, and for all notes or bills accepted, endorsed, or discounted, and all sukuk, guarantees, indemnities, documentary or other credits, or any instruments whatsoever entered into from time to time by the Bank for or at the Customer's request; and





- 9.2.5 the Bank will be entitled, to exercise all or any of its rights or powers with reasonable notice to the Customer:-
 - (a) which the Bank have upon the occurrence of an Event of Default under this Agreement and/or the Security Documents; and
 - (b) which is/are available to the Bank, both in law or equity.

9.3 Proceeds of Recovery

- 9.3.1 The Customer agrees that all monies received by the Bank from any proceedings instituted or steps taken under this Agreement and any of the Security Documents will be applied in the following order:-
 - (a) Firstly, to pay the quit rent, rates, taxes, assessments, maintenance and sewerage charges, sinking funds, takaful contribution/insurance premium, utilities charges and other outgoings due to the relevant authorities and other parties entitled to the same.
 - (b) Secondly, to pay all costs (including solicitors costs on a solicitor and client basis), charges, expenses, and liabilities incurred by the Bank in realising the Security, and to pay all other parties appointed in respect of such realisation.
 - (c) Thirdly, to pay the Bank all profits, costs, charges, commission, *Ta'widh* (compensation) and other monies which are outstanding in connection with the Facilities.
 - (d) Fourthly, to pay all principal monies owing to the Bank in connection with the Facilities.
 - (e) Fifthly, to pay the Bank all other monies due and remaining unpaid under any of the Security Documents.
 - (f) Sixthly, to pay the Bank any of the Customer's and/or Security Party's liabilities to the Bank (whether present, future, contingent, primary, secondary, collateral, secured or unsecured, several or joint) under any account, agreement, or contract with the Bank.
 - (g) Seventhly, towards settlement of any monies owing to the Bank (if any) by any other company in the Customer's group of companies (including holding, subsidiary, and associated companies).
 - (h) Eighthly, to the Customer and/or the Security Party or any other persons entitled to the monies.
- 9.3.2 The Customer agrees and has simultaneously procured the Security Party's consent to the application of all monies received by the Bank in the manner stated in Clause 9.3.1 and any other manner including the change in the order of payment above, or keep such amounts in a non-income bearing suspense account. However, the change in the order of payment will not affect the Bank's right to receive the full amount to which the Bank would have been entitled to receive if the primary order of payment had been observed, or any lesser amount which the sum ultimately realised from the security may be sufficient to pay.





9.4 <u>Insufficiency in proceeds of recovery</u>

- 9.4.1 If the amount recovered or realised by the Bank, after the deduction and payment of all monies due in Clause 9.3 is less than the amount due to the Bank (and whether in the process of such recovery or realisation the Bank is the purchaser or otherwise) the Customer and/or the Security Party must pay to the Bank the difference between the amount due and the amount so realised.
- 9.4.2 Until the payment referred to in Clause 9.4.1 is made, the Customer will also pay compensation pursuant to Clause 7.3, and regardless of whether or not the banker-customer relationship between the Bank and the Customer has ceased or been terminated

9.5 **Application of Moneys**

If any moneys paid to or recovered by the Bank in respect of the Customer's liabilities under this Agreement is less than the amount then owing to the Bank, the Bank may apply the moneys towards payment of profit, fees, principal or any amount due to the Bank in such proportions and order and generally in such manner as the Bank considers fit; the Bank may also choose to credit the moneys or any part of the moneys into a non-income bearing suspense account without any obligation to apply the moneys or any part of the moneys in or towards the settlement of the Customer's liabilities under this Agreement.

9.6 New or separate account

- 9.6.1 If the Customer and/or the Security Party execute or create any further or subsequent encumbrance over the Security in favour of any other person(s) and the Bank receives notice of such execution or creation (whether actual or constructive):-
 - (a) the Bank may immediately open a new account with the Customer in its books and if the Bank does not open such new or separate account with the Customer in its books, the Bank shall nevertheless be deemed to have done so as at the time when the Bank received or was deemed to have received such notice; and
 - (b) all payment in account made by the Customer and/or the Security Party or other person to the Bank shall, (notwithstanding any legal or equitable rule of presumption to the contrary), be placed to the credit of the new or separate account opened or deemed opened and shall not go towards reduction of the Indebtedness due by the Customer to the Bank at the time when the Bank received notice as aforesaid.
- 9.6.2 The provisions of this clause shall not affect the Security notwithstanding that the Indebtedness may become due or owing or be incurred after the time when the Bank received notice of the execution or creation by the Customer and/or the Security Party of any further or subsequent encumbrance over the Security.

9.7 Rights to concurrent remedies

9.7.1 The Customer agrees that the obligations to pay the Bank under this Agreement and the Security Documents are separate and independent obligations which give the Bank separate and independent rights and causes of action regardless of any waiver or indulgence which may have been granted by the Bank in respect of any one or more of those obligations.





9.7.2 Accordingly, the Bank shall have the right to exercise simultaneously and concurrently all or any of the remedies available to the Bank against the Customer and/or the Security Parties and/or any other person as the Bank deems fit, whether by this Agreement or such other Security Documents or by statute or otherwise including without limitation by the sale or possession of any land pursuant to the Land Code and by civil suit, to recover the Indebtedness due and owing to the Bank by the Customer and/or the Security Parties without having first resorted to any other remedy or having first sold or disposed of any Security.

10. **INDEMNITY**

10.1 **General Indemnity**

- 10.1.1 In addition and without affecting the powers, rights, and remedies granted under this Agreement, unless it is due to the Bank's gross negligence or willful misconduct, the Customer will indemnify the Bank against any loss or expenses (including legal expenses on a solicitor and client basis) which the Bank sustains or incurs because of:-
 - (a) any cancellation or failure of the Customer to utilise the whole or any part of the Facilities;
 - (b) any prepayment of the Facilities or any part of it unless otherwise provided under this Agreement or the Letter of Offer;
 - (c) any default in payment by the Customer of any sum due under this Agreement, including any profit or fees paid or payable on account of, or in respect of, any financing facilities or deposits from third parties in order to maintain the amount in default, or in liquidating or re-employing such funds or deposits;
 - (d) the Bank agreeing to grant or continue to grant the Facilities at the request of the Customer; or
 - (e) the occurrence of any Event of Default.
- 10.1.2 The Bank's certification of the amount of the said loss or expenses will be conclusive and binding upon the Customer unless there is any obvious mistake.

10.2 **Currency Indemnity**

Unless otherwise specifically agreed in writing by the Bank in relation to the Facilities:-

- 10.2.1 The Customer shall pay its obligations or liabilities in the same currency in which the said obligations or liabilities are incurred ("Currency of Account").
- 10.2.2 Any amount received or recovered by the Bank in respect of any sums expressed to be due to it from the Customer under this Agreement and/or the Security Documents in a currency ("Relevant Currency") other than the Currency of Account (whether as a result of, or arising from the enforcement of, a judgment or order of court of any jurisdiction or the death or insolvency/bankruptcy of the Customer or otherwise) shall only constitute a discharge to the Customer to the extent of the amount in the Currency of Account which the Bank is able, in accordance with its usual practice, to purchase with the Relevant Currency so received or recovered on the date of that receipt or recovery (or, if it is not practicable to make that purchase on that date, on the first date on which it is practicable to do so).





10.2.3 If that amount in the Currency of Account purchased with the Relevant Currency is less than the amount of the Currency of Account expressed to be due to the Bank under this Agreement and/or the Security Documents, the Customer shall indemnify the Bank against any loss sustained by it as a result thereof. In any event, the Customer shall indemnify the Bank against the cost of making any such purchase.

11. MODIFICATION AND INDULGENCE

- 11.1 The Customer expressly consents and agrees that the Bank may at any time and without in any way affecting the validity of the security, liabilities, and obligations created under this Agreement and the Security Documents:-
 - 11.1.1 determine, change, or increase the Facilities granted to the Customer, and open and/or continue any account or accounts current or otherwise with the Customer at any branch or branches of the Bank;
 - 11.1.2 grant to the Customer and/or the Security Party any time or indulgence;
 - 11.1.3 renew any Islamic bills/bills, notes, or other Islamic negotiable securities/negotiable securities;
 - 11.1.4 deal with, exchange, release, modify, or abstain from perfecting or enforcing any securities or other guarantees or rights it may now or in future have from or against the Customer and/or the Security Party or any other person;
 - 11.1.5 compound with the Customer and/or the Security Party and/or any other person;
 - 11.1.6 at the request of the Customer and/or the Security Party accept payment of any monies due or becoming due under this Agreement by such increased or reduced instalments as may be agreed, or agree to suspend payments in reduction of principal or give such further time for payment or grant such indulgences as may be agreed;
 - 11.1.7 grant further facilities to the Customer, reinstate, vary, interchange, substitute or convert the Facilities or any of them, or any of the principal limits or sub-principal limits of the Facilities:
 - 11.1.8 review, amend, or vary the Facilities granted to the Customer or its terms and conditions; and/or
 - 11.1.9 have recourse to all or any remedies or means for recovering the monies hereby secured which may be available for such purpose at such time and in such order and manner as the Bank may think fit.
- 11.2 If the Bank at any time, grants additional or further facilities or vary or substitute the Facilities (or any of them if more than one) with any other financing facility upon such terms and conditions as may be prescribed by the Bank, all the provisions of this Agreement and the Security Documents, except for those provisions which are inconsistent with the terms and conditions prescribed by the Bank for the additional or further facilities or varied or substituted Facilities, shall continue to apply unless otherwise stated by the Bank.





12. **DISCHARGE OF SECURITY**

- 12.1 If the whole of the Indebtedness is fully settled by the Customer, then the Bank shall, without affecting the Bank's rights of consolidation, upon the request by the Customer or the relevant Security Party made at any time after the whole of the Indebtedness is fully settled, discharge or release (which discharge and release must be prepared by a firm of solicitors, and must be in the form and substance as the Bank considers appropriate) at the cost and expense of the Customer, the securities created and release to the Customer or the relevant Security Party such security or other documents of title to such security provided:-
 - 12.1.1 the Customer's liabilities and obligations under this Agreement shall not be discharged until the Customer has received from the Bank an absolute discharge or release duly signed by the Bank, which absolute discharge or release and other security documents may, notwithstanding the Indebtedness has been fully settled, be withheld by the Bank until the cost and expense of the Customer for the discharge or release have been paid in full; and
 - 12.1.2 any discharge or release of the securities created shall be deemed made subject to the condition that such discharge or release shall be void if any payment received by the Bank in respect of the Indebtedness is set aside under any applicable law or process to have been for any reason invalid.

13. IRREVOCABLE RIGHT TO DEBIT ACCOUNT

- 13.1 The Bank can (but is not obliged to) at any time without affecting the Bank's other rights and remedies, the Customer's current or other accounts with the Bank with all other monies due under and arising from the Facilities.
- 13.2 No debiting by the Bank of any of the above to the said accounts of the Customer shall be treated or deemed to be payment of the amount so debited (except to the extent of any amount in credit in the Customer's said accounts), or a waiver of any Event of Default under this Agreement, or any other agreement relating to the Facilities.
- 13.3 If such debiting causes the Customer's said accounts to be overdrawn, and the Customer fails to regularise the accounts within the period as determined by the Bank, such amount shall be payable to the Bank upon demand.

14. CONSOLIDATION AND RIGHT OF SET-OFF

- 14.1 The Bank can at any time after the occurrence of an Event of Default or the making of a demand and notwithstanding any settlement of account or any other matter whatsoever, combine or consolidate all or any of the Customer's then existing accounts (whether current, deposit, financing, credit card(s) or of any other nature whatsoever, whether subject to notice or not and whether in Ringgit Malaysia or in any other currency) where ever situated, including accounts in the Customer's name, or of the Customer jointly with others.
- 14.2 In addition, the Bank can, after giving seven (7) days' notice to the Customer, set-off or transfer any sum standing to the credit of any one or more such accounts in or towards satisfaction of any Indebtedness.
- 14.3 If any of the Customer's liabilities are contingent, the Bank can set-off and transfer any sum standing to the credit of any of the Customer's accounts towards the satisfaction of the Customer's contingent liabilities and if the Customer's actual liabilities are less than the amount set-off by the Bank, the Bank will refund the surplus to the Customer.





- 14.4 Where a combination set-off or transfer requires the conversion between currencies, the conversion will be calculated at the Bank's then prevailing spot rate of exchange (as fixed by the Bank) for purchasing the currency for which the Customer is liable.
- 14.5 Upon the issuance of the notice mentioned in Clause 14.2, the Bank can earmark or to place a hold on any monies standing to the credit of all or any of the Customer's accounts with the Bank prior to effecting the setting-off in Clause 14.2, and the Customer shall not be entitled to withdraw the monies without the Bank's prior written consent.

15. SUSPENSE ACCOUNT AND PROOF OF DEBT

- 15.1 The Bank can place and keep any money received under this Agreement in a non-income bearing suspense account for as long as the Bank thinks fit, without any obligation in the meantime to use any part of it towards discharging any liability due or incurred by the Customer and/or the Security Party.
- 15.2 Regardless of such payment in Clause 15.1, in the event of any proceedings in or analogous to bankruptcy or insolvency of the Customer and/or the Security Party, the Bank may prove for and agree to accept any dividend or composition in respect of the whole or any part of such payment in Clause 15.1 until the Bank is in receipt from all sources the ultimate balance outstanding by the Customer and/or the Security Party in full.
- 15.3 After the Bank has received the ultimate balance outstanding in full, any claim on the part of the Customer and/or the Security Party to any excess or any security remaining with the Bank will be a matter of adjustment between the Bank and the Customer and/or the Security Party and/or any other person or persons laying claim to the same.

16. CHANGE IN BANK, THE CUSTOMER AND/OR THE SECURITY PARTY

- 16.1 The security, liabilities, and/or obligations created by this Agreement and the Security Documents will continue to be valid and binding for all purposes, regardless of:-
 - 16.1.1 any transfer or assignment of the Bank's business, operations, assets, or liabilities, or any change by amalgamation, consolidation, reconstruction, or otherwise in the Bank's constitution, or of any company by which the Bank's business is carried on, and will be available by the company carrying on that business; and
 - 16.1.2 any change (whether by insolvency/bankruptcy, death, incorporation, amalgamation, liquidation, reconstruction, or otherwise) in the Customer's and/or the Security Party's name, style, constitution, or composition.

17. CHANGES IN CIRCUMSTANCES

17.1 Market Disruption

Unless the Facilities is Home Financing-i, regardless of whatever is stated in this Agreement or any Security Document, if in the Bank's opinion there is any change in national or international monetary, financial, political or economic conditions, or currency exchange rates which would cause the continuation of the Facilities to be temporarily or permanently not practical or not possible from the Bank's point of view, the Bank can:-

- (a) at any time; and
- (b) upon notification in writing to the Customer,





if the notification is given prior to any disbursement, no drawdown will be made and if such notification is given after a partial disbursement, the Bank may explore with the Customer an alternative arrangement, failing which:-

- (i) the Facilities shall be cancelled;
- (ii) the total aggregate amounts outstanding under the Facilities together with all other sums payable under this Agreement will immediately become due and payable on demand; and
- (iii) the Bank's obligations under this Agreement or any Security Document shall terminate.

17.2 Increased Costs

If the Bank decides as a result of any new law, guideline, directive or regulation, or as a result of any change (including any change in the interpretation or application of) to any existing law, guideline, directive or regulation or the removal or modification of any exemption currently in force in favour of the Bank or compliance by the Bank with any directive (including, but without limitation, a directive which affects the manner in which the Bank allocates capital reserves to its obligations under this Agreement):-

- 17.2.1 the Bank would incur increased costs in granting or continuing to grant to the Customer the Facilities and having to continue to perform the Bank's obligations under the Facilities or the Security Documents;
- 17.2.2 any sum received or to be received by the Bank under this Agreement or the effective return to the Bank under this Agreement is reduced (except on account of tax on the Bank's overall net income); or
- 17.2.3 the Bank has to make any payment or forego any profit, fee, commission or *Ta'widh* (compensation), charges or other payment to us on the basis of any sum payable or to be paid to the Bank in its grant of the Facilities under the Letter of Offer and/or this Agreement,

the Customer must indemnify the Bank against that increased cost and other sums stated above and must pay to the Bank when demanded by the Bank from time to time, the amount sufficient to indemnify the Bank.

17.3 Illegality

If any change in applicable law, regulation or regulatory requirement or in the interpretation or application thereof by any governmental or other authority charged with the administration, request or requirement (whether or not having the force of law) of any governmental or other authority in Malaysia make it or makes apparent that it is unlawful or impracticable for the Bank to grant or continue to grant the Facilities or any part thereof, then:-

- 17.3.1 the Bank will comply with the applicable law, regulation or regulatory requirements or the interpretation or application thereof in such manner as the Bank deem fit;
- 17.3.2 the Bank will notify the Customer, and following that notification the Facilities and the Bank's obligations under the Facilities will be suspended immediately; and
- 17.3.3 the Customer must following such notice from the Bank, prepay the Facilities together with compensation and all other amounts payable to the Bank on the date required by the Bank to enable the Bank to comply with the relevant law; and
- 17.3.4 the Bank will have no further obligations under the Facilities, which will be deemed cancelled.





17.4 Circumstance beyond the Bank's control

The Customer agrees that the Bank will not be liable in any way to the Customer for any loss, injury or damage or inconvenience caused to the Customer, which the Customer may suffer, whether directly or indirectly as a result of any failure by the Bank to perform or is unable to perform any of the Bank's obligations under the Letter of Offer, this Agreement or any Security Document or to carry out any of the Bank's usual business operations or to provide any service due to any reason beyond the Bank's control including, but not limited to:-

- 17.4.1 any strike, lock-out, industrial dispute, boycott, blockade, sanction, war, hostilities (whether war is declared or not), terrorist activity, insurrection, riot or civil commotion or unrest;
- 17.4.2 any fire, earthquake, flood, epidemic, natural disaster, accident, riot, civil disturbance, industrial dispute, act of terrorism, embargo, war or Act of God;
- 17.4.3 any failure, stoppage or disruption of any telecommunication services, internet, electricity supply, water supply or fuel supply;
- 17.4.4 any action or inaction of any governmental, local or other authority; or
- 17.4.5 any circumstance in the nature of a force majeure, that is, an unforeseeable event that prevents the Bank from performing any of the Bank's obligations under this Agreement or any Security Document.

18. **MISCELLANEOUS**

18.1 **Searches**

- 18.1.1 The Bank may but is not obliged to conduct insolvency/ bankruptcy/winding up searches or credit related searches from any credit reference agencies, database or system on any person, including but not limited to the Customer and the Security Party, before and at any time after the disbursement of any of the Facilities.
- 18.1.2 The Customer consents to and shall cause the Security Party to consent to the Bank carrying out all such searches stated in Clause 18.1.1 on the Customer and the Security Party to the extent permitted by law and all charges incurred in connection with bankruptcy/winding up searches will be borne and paid by the Customer.

18.2 Other terms and conditions

- 18.2.1 The terms and conditions in this Agreement will be in addition to and not in derogation of any specific agreement or arrangement with regard to each Facility now or from time to time existing between the Bank and the Customer, or any terms and conditions that may be specified in any letters (including the Letter of Offer) given by the Bank to the Customer from time to time.
- 18.2.2 The terms and conditions in the Letter of Offer are deemed incorporated into this Agreement as if set forth herein at length. If there is any inconsistency between the terms and conditions herein this Agreement and the terms and conditions:-
 - (a) in the Letter of Offer, the terms and conditions in the Letter of Offer shall prevail over the terms and conditions in this Agreement; and
 - (b) in the terms and condition in the Schedules, the terms and conditions in the Schedule shall prevail over the terms and conditions in this Agreement.





18.3 **Statement by Bank**

Any certificate or statement issued by the Bank showing the outstanding amount due and owing from the Customer to the Bank in relation to the Facilities will be conclusive evidence as to the amount outstanding due and owing from the Customer to the Bank in relation to the Facilities. This certificate or statement will be binding on the Customer for all purposes whatsoever including for the purposes of any legal proceedings.

18.4 Independent payment obligations

The Customer expressly agrees that each of its obligations to pay under this Agreement or the Security Documents:-

- 18.4.1 constitute separate and independent obligations and give rise to separate and independent causes of action;
- 18.4.2 shall apply regardless of any waiver or indulgence given by the Bank for any other obligation and remain in full force and effect regardless of any judgment, order, claim or proof for a liquidated amount in respect of any other obligation; and
- 18.4.3 can be relied upon and enforced by the Bank independently or together with any other action under such other obligations or under the Security Documents, and the Bank is not obliged to first use any other remedy available to the Bank.

18.5 Powers of Customer and the security

Where any monies are owing and secured by this Agreement and/or any Security Document which the Customer is a party, they will be deemed to be so owing and secured regardless of any legal limitation, incapacity or otherwise of the Customer:-

- 18.5.1 the Customer's utilisation of the Facilities which might be a defence as between the Customer and the Bank; or
- 18.5.2 the Customer's power to enter into this Agreement and/or any of the Security Documents.

18.6 **Sanctions**

- 18.6.1 The Customer must provide and disclose to the Bank within such time prescribed by the Bank, any information which the Bank deemed necessary in order to:-
 - (a) comply with the laws or sanctions of Malaysia or any other country (including but not limited those relating to anti-money laundering or anti-terrorism); and/or
 - (b) manage money-laundering risk or terrorism-financing risk or economic and trade sanctions risk.
- 18.6.2 Pending the Bank's receipt of the information from the Customer and until the Bank has verified the information to the Bank's satisfaction, the Bank is not obliged to proceed with any transactions or disbursements.
- 18.6.3 The Customer declares and undertakes to the Bank that the processing of any transactions will not breach any laws or sanctions in Malaysia or any other country. The Bank will not be liable for any loss arising from any delay or failure to process any transactions due to inadequate information and documentation provided by the Customer.





18.7 Retention of Records

The Customer agrees that the Bank is not obligated to maintain any records of the Customer's account, including but not limited to the Security Documents, transaction documents, statements of account, correspondences or documents provided to the Bank by the Customer or any other third party, exceeding any retention period as set out under the Bank's internal policies, guidelines and procedures and/or as provided under any applicable laws or regulations of any country having jurisdiction over the Bank.

18.8 Compliance with court orders

The Bank and the Group can act in any way they see fit, without consulting the Customer beforehand, if they are served with a court order issued by a court of any jurisdiction. The Customer agrees not to hold the Bank or the Group liable for any loss or damage in connection with their actions.

18.9 Time of the Essence

Time, wherever referred to in this Agreement, shall be of the essence of this Agreement.

18.10 **Variation**

The Customer acknowledges and agrees that the provisions of this Agreement and the Security Documents, and the availability, limits, profit rates, commission, fees and charges of and relating to the Facilities are subject to the following and if there is a change in any fees and charges, the Bank will, unless otherwise provided in this Agreement or the Letter of Offer, give the Customer twenty-one (21) days' prior notice before the change takes effect:-

- 18.10.1 guidelines issued from time to time by Bank Negara Malaysia or any other authority having jurisdiction over the Bank; and
- 18.10.2 the Bank's review and variation from time to time.

18.11 Non-Waiver

- 18.11.1The Customer agrees that if the Customer breaches any of the terms and conditions governing the Facilities or the Security, the Bank may decide not to exercise any right which the Bank may have in relation to the Customer's breach.
- 18.11.2 Any decision of the Bank not to exercise any right which the Bank may have in relation to the Customer's breach is not to be treated as a waiver of the Bank's rights and the Bank retains the right at any time afterwards to strictly enforce or to insist on the Bank's rights in relation to that breach or any subsequent breach by the Customer.

18.12 Non-Acquiescence

The Customer agrees that, even if the Bank may not have exercised any remedy available to the Bank immediately upon default by the Customer or even if the Bank may have accepted moneys from the Customer or any Security Party after such default, the Bank shall not be held to have acquiesced to such default and the Bank may at any time after that exercise all or any of the remedies available to the Bank under this Agreement, the Security Documents and any applicable law. Any delay on the part of the Bank in taking steps to enforce the remedies available to it under this Agreement, the Security Documents or any applicable law shall not in any way affect the Bank's right to take those steps.





18.13 Cumulative Remedies

The rights, remedies, powers, and privileges provided under this Agreement are cumulative and are not exclusive of any rights, remedies, and privileges provided by law, in any other agreement between the parties or otherwise.

18.14 Preservation of Rights and Entitlement

The Customer agrees that, regardless of what is stated anywhere else in this Agreement or the Security Documents, the Bank's rights as stated in this Agreement or the Security Documents will continue to remain in full force and effect and shall survive any cancellation, revocation or suspension of the Facilities by the Bank.

18.15 **Cessation of Relationship**

The cessation of the banker-customer relationship between the Bank and the Customer will not in any circumstances or in any manner affect the Bank's right to recover all monies due and owing to the Bank under the Facilities.

18.16 Additional Terms and Conditions

If there are additional terms and conditions stated in **Sixth Schedule**, such additional terms and conditions shall be considered as part of this Agreement and shall bind the Customer accordingly.

19. **ASSIGNMENT OR TRANSFER OF THIS AGREEMENT**

- 19.1 The Bank can at any time assign all or any part of its rights, interests, and obligations in this Agreement, and/or transfer the benefit of this Agreement to any person or corporation. Following such assignment or transfer:-
 - 19.1.1 the costs and expenses of the Bank and the assignee or transferee will be paid by the Customer:
 - 19.1.2 the assignee or transferee will assume and be entitled to the rights, interests, and obligations of the Bank in this Agreement as if the assignee or transferee had been a party to this Agreement in place of the Bank; and
 - 19.1.3 any recital or statement in this Agreement of the amount due to the Bank under or by virtue of this Agreement shall, in the absence of manifest error, be conclusive and binding for all purposes against the Customer.
- 19.2 The Customer cannot assign its rights or obligations under this Agreement.

20. **DISCLOSURE**

20.1 <u>Disclosure by the Bank</u>

The Customer agrees and consents that the Bank (including the Bank's officials, employees, agents or any other persons who the Bank grants access to their records, correspondence or any material relating to the Customer and/or the Security Party or the Facilities) can and has the authority to disclose, any information relating to the Customer and/or the Security Party, the Customer's and/or the Security Party's accounts with the Bank, the Facilities, and this Agreement to the following persons:-





- 20.1.1 any members of the Group, for any of the following purposes:-
 - (a) providing the Customer and/or the Security Party with banking services;
 - (b) reporting or data matching;
 - (c) improving and furthering the provision of other services by the Bank;
 - (i) fraud or crime prevention or investigating, preventing or otherwise in relation to money laundering and criminal activities;
 - (d) debt collection or outsourcing of the Bank's operations;
 - (e) performance of duties as an officer of the Bank or in connection with the conduct of audit or the performance of risk management;
 - (f) facilitating the performance of the Bank's or any members of the Group's function;
 - (g) compliance with the Group's policies, guidelines, directives or requirements or any corporate exercise;
 - (h) any legal process initiated by or served on the Bank;
- 20.1.2 any person, whether in Malaysia or elsewhere, who provides electronic or other services to the Bank for the purpose of providing, updating, maintaining and upgrading the said services, including but not limited to investigating discrepancies, errors or claims;
- 20.1.3 any person, whether in Malaysia or elsewhere, which the Bank engages for the purpose of performing or in connection with the performance of services or operational functions which have been out-sourced:
- 20.1.4 the police or any public officer conducting an investigation in connection with any offence including suspected offences;
- 20.1.5 other banks, financial institutions, credit bureau or credit reference agents (only for credit information);
- 20.1.6 the Bank's auditors, solicitors, and professional advisors including Shariah Committee;
- 20.1.7 the Bank's stationery printers, vendors of the computer systems the Bank uses, and to such persons installing and maintaining them and other suppliers of goods or service providers the Bank engages;
- 20.1.8 any receiver and/or judicial manager the Bank appoints or appointed by any other party;
- 20.1.9 any credit bureau of which the Bank is a member, and any other members and/or compliance committee of such credit bureau;
- 20.1.10 any rating agency, business partner, takaful operator/insurer or takaful/insurance broker or direct or indirect provider of credit protection;
- 20.1.11 any actual or potential participant or sub-participant in relation to any of the Bank's obligations under the financing agreement between the Customer and/or the Security Party and the Bank, or assignee, novatee or transferee or any officer, employee, agent or adviser of any of them:
- 20.1.12 for transactions effected or processed with or without the Customer's and/or the Security Party's authority in or through the ATMs of other banks or financial or non-financial institutions or terminals or other card operated machines or devices the Bank approves, to the bank, financial institution or non-financial institution, trader or other party accepting the use of the ATM card and their respective agents or contractors;





- 20.1.13 any court, tribunal or authority, whether governmental or quasi-governmental with jurisdiction over the Bank or any members of the Group;
- 20.1.14 the Central Credit Bureau or such other authority or body established by Bank Negara Malaysia, or any other authority with jurisdiction over the Bank;
- 20.1.15 any person to whom the Bank or any members of the Group is permitted or required to disclose to under the law of any country;
- 20.1.16 any person in connection with enforcing or protecting any right under this Agreement or any Security Documents;
- 20.1.17 any person intending to settle any monies outstanding under the Facilities; and
- 20.1.18 any Security Party.

20.2 Disclosure in compliance with court order

The Customer agrees that the Bank and the Group can act in any way the Bank sees fit, without consulting the Customer beforehand, if the Bank is served with a court order issued by a court of any jurisdiction. The Customer agrees that the Customer will not hold the Bank liable for any loss or damage in connection with the Bank's actions.

20.3 No liability for disclosure

The Customer agrees that no disclosure of information and/or provision of any documents made pursuant to Clause 20.1 shall render the Bank (including the Bank's officials, employees, agents or any other persons who the Bank grants access to their records, correspondence or any material relating to the Customer and/or the Security Party or the Facilities) to be liable in any manner under any law, including the provisions of the Financial Services Act, 2013, Islamic Financial Services Act, 2013 and the Companies Act, 2016.

21. **DATA PROTECTION**

- 21.1 The Customer hereby confirms that the Customer have received, read, understood and agreed to be bound by the Privacy Notice issued by the Bank (which is available at the Bank's branches as well as at the Bank's website at www.uob.com.my) and the clauses in this Agreement as may relate to the processing of their Personal Data. For the avoidance of doubt, the Customer agrees that the said Privacy Notice shall be deemed to be incorporated by reference into this Agreement.
- 21.2 The Customer agrees and consents that the Bank and any member of the Group may collect, store and disclose to persons from whom the Bank or any member of the Group receive or make payments on behalf of the Customer and to governmental authorities as required by law or other agreement by or between governments and also to transfer the Personal Data outside of Malaysia. The Customer's consent shall be effective notwithstanding any applicable nondisclosure agreement. All Personal Data held by the Bank and the Group will be accorded a reasonable level of protection against any loss, misuse, modification, unauthorized or accidental access or disclosure, alteration or deletion.
- 21.3 In the event the Customer provides Personal Data relating to third parties, including data relating to their next-of-kin and dependents (where the Customer is an individual) or data relating to their directors, shareholders, officers, individual guarantors and security providers (where the Customer is a corporation), for the purpose of the Facilities, the Customer:-
 - 21.3.1 confirm that the Customer have obtained their consents and waiver necessary or are otherwise entitled to provide their data to the Bank and for the Bank to use it in





accordance with this Agreement and/or the Facilities and that the Customer will secure such consents and waivers in advance of providing similar information to the Bank in the future;

- 21.3.2 undertake that the Customer have informed the said third parties to read the Privacy Notice at the Bank's website at www.uob.com.my;
- 21.3.3 have informed the said third parties:-
 - (a) that the Bank may collect or verify their personal and financial data with third party sources;
 - (b) that the Bank may disclose their personal data to classes of third parties described in the Bank's Privacy Notice;
- 21.3.4 agree to ensure that the personal and financial data of the said third parties is accurate;
- 21.3.5 agree to update the Bank in writing in the event of any material change to the said personal and financial data; and
- 21.3.6 agree to the Bank's right to terminate the Facilities should such consent be withdrawn by the said third parties.
- 21.4 Where the Customer instructs the Bank to effect any sort of cross-border transaction (including to make or receive payments), the details relevant to the cross-border transaction (including data relating to those involved in the said transaction) may be received from or sent abroad, where it could be accessible by overseas regulators and authorities in connection with their legitimate duties (e.g. the prevention of crime). In instructing the Bank and/or the Bank's agents to enter into any cross-border transaction on the Customer's behalf, the Customer agrees to the above said disclosures on behalf of the Customer and others involved in the said cross-border transaction.
- 21.5 Additionally, but always subject to any laws (including regulations, guidelines and/or obligations) applicable to the Bank or the Group (whether in or outside Malaysia), the Customer agrees that the Bank and the Group, and the Bank's merchants and strategic partners may contact the Customer about products, services and offers, which the Bank believes may be of interest to the Customer or benefit the Customer financially. Notwithstanding the foregoing, the Bank will only disclose the Customer's Personal Data (excluding data relating to the Customer's affairs or account) to the Bank's merchants and strategic partners where the Customer's express prior consent has been obtained.
- 21.6 The Customer may choose not to receive any direct marketing materials from the Bank or the Group by writing in to the Bank at 'Personal Financial Services, P.O. Box 13525, Menara UOB, Jalan Raja Laut, 50738 Kuala Lumpur' (or such other address notified by the Bank) with the Customer's request and the Bank will abide by the Customer's latest written instructions to the Bank.
- 21.7 The Customer acknowledges that certain communications such as statements of account and the Bank's websites contain standard information regarding the Bank's other products and services that cannot be removed without affecting the delivery/provision of the Bank's services and/or products, the operation of the Facilities and/or without imposing additional costs to the Customer.
- 21.8 The Customer is entitled to request in writing:-
 - 21.8.1 for any information in relation to their respective Personal Data that the Bank holds or stores, upon payment of a prescribed fee;





- 21.8.2 for any information held or stored by the Bank to be updated, amended and/or corrected:
- 21.8.3 for the Bank to limit the processing of their respective Personal Data held or stored by the Bank; and
- 21.8.4 to make an enquiry or complaint in respect of the Bank's processing of their respective Personal Data.

For requests under Clause 21.8.1 or 21.8.2, the Customer may make a request to the Bank via the Bank's Data Access Request Form or Data Correction Request Form respectively. These forms are available at the Bank's branches as well as at the Bank's website at www.uob.com.my.

The Customer may direct all their requests to any of the Bank's branches or 'Customer Communications Management, UOB Call Centre, P.O. Box 11212, Menara UOB, Jalan Raja Laut, 50738 Kuala Lumpur'.

The Bank may charge a fee for processing the Customer's request for access. The Bank may also refuse to comply with the Customer's request in respect of Clause 21.8.1 or 21.8.2 above if the information supplied by the Customer is insufficient (as determined by the Bank) or where such request may breach or violate any law or regulation or any other reason which the Bank deems not to be in the Bank's interest to do so. If the Bank refuses to comply with such request, the Bank will inform the Customer of the Bank's refusal and reason for the Bank's refusal.

- 21.9 The Customer is responsible for ensuring that the information they provide the Bank is accurate, complete and not misleading and that such information is kept up to date.
- 21.10 The Customer acknowledges that if the Customer subsequently withdraws the Customer's consent to process the Customer's Personal Data as given earlier to the Bank, as the Bank will not be able to process and/or disclose the Customer's Personal Data in relation to the purposes set out in the Privacy Notice, the Bank will have the right to not provide or discontinue the provision of any product, service, account and/or facilities that is linked to such Personal Data.
- 21.11 The Bank reserves the right to amend this clause and shall provide prior notification to the Customer in writing and place any such amendments on the Bank's websites or by placing notices at the banking halls or at prominent locations within the Bank's branches or by such other means of communication deemed suitable by the Bank.
- 21.12 This clause shall be without prejudice to any other clause in this Agreement which provides for the disclosure of data.

22. COMPLIANCE WITH FATCA

22.1 <u>Information</u>

- 22.1.1 The Customer shall:-
 - (a) provide all required documentation or information, including but not limited to date of birth, countries of citizenship, countries of permanent residence, countries of tax residency and associated taxpayer identification numbers, that may be required to enable the Bank or any member of the Group to comply with all requirements of FATCA or other agreement by or between governments; and





- (b) notify the Bank in writing within thirty (30) days of any change that affects the Customer's tax status in relation to FATCA under any laws, regulations or other agreement by or between governments.
- 22.1.2 The Customer represents and warrants that the Customer has provided to the Bank all documentation or other information as may be required by the Bank for compliance with FATCA and in connection with change in tax status and shall provide all required documentation or other information within seven (7) days of a request from the Bank in writing or otherwise.

The Customer further acknowledges that any failure on the Customer's part to provide accurate and timely information pursuant to requirements and requests by the Bank may result in the Bank having to deem the Customer recalcitrant and/or reportable and take all necessary action against the Customer in order for the Bank to be compliant with requirements under FATCA, local legislation in connection with FATCA and any other provision arising out of an agreement between governments pertaining to FATCA.

- 22.1.3 For individual Customer, the Customer consents to the collection, storage, and disclosure by the Bank or any member of the Group of any Personal Data to persons from whom the Bank or any member of the Group receive or make payments on behalf of the Customer and to governmental authorities as required by law or other agreement by or between governments. The Customer's consent shall be effective notwithstanding any applicable nondisclosure agreement. The Customer represents that the Customer has secured from any third party whose information is provided to the Bank any consents and waivers necessary to permit the Bank or any member of the Group to carry out the actions described in this Clause 22.1.3, and that the Customer will secure such consents and waivers in advance of providing similar information to the Bank in the future.
- 22.1.4 For Customer who is a sole proprietorship, partnership or other business entity, a corporation, or an association, club or society or trust, the Customer consents to the collection, storage, and disclosure by the Bank or any member of the Group of any Confidential Information to persons from whom the Bank or any member of the Group receive or make payments on behalf of the Customer and to governmental authorities as required by law or other agreement by or between governments. "Confidential Information" includes the Customer's Personal Data, the Customer's bank account details, transactional information, and any other information that a reasonable person would consider being of a confidential or proprietary nature. The Customer's consent shall be effective notwithstanding any applicable nondisclosure agreement. The Customer represents that the Customer has secured from any third party whose information is provided to the Bank any consents and waivers necessary to permit the Bank or any member of the Group to carry out the actions described in this Clause 22, and that the Customer will secure such consents and waivers in advance of providing similar information to the Bank in the future.
- 22.2 The Customer agrees and acknowledges that the Bank is entitled to take all necessary action to be and remain compliant with FATCA as is required by law or other agreement by or between governments. If some of the Customer's income is reportable and some is not, the Bank will report all income unless the Bank can reasonably determine the reportable amount. The Customer hereby authorizes the Bank or any member of the Group, where appropriate, to withhold or otherwise collect from any payment any required tax or other government assessment, including but not limited to any requirement to withhold or deduct an amount under FATCA.





- 22.3 The Bank or any member of the Group, may take whatever action the Bank consider appropriate to meet any obligations, either in Malaysia or elsewhere in the world, relating to the prevention of tax evasion. This may include, but is not limited to, investigating and intercepting payments into and out of the Customer's account(s) (particularly in the case of international transfer of funds), investigating the source of or intended recipient of funds, sharing information and documents with domestic and international tax authorities and withholding income from the Customer's account(s) and transferring it to such tax authorities. If the Bank is not satisfied that a payment in or out of the Customer's account(s) is lawful, the Bank may refuse to deal with it.
- 22.4 To the fullest extent as may be permitted by law, the Bank will not be liable to the Customer for any losses, costs, expenses, damages, liabilities the Customer may suffer as a result of the Bank complying with legislation, regulations, orders or agreements with tax authorities or by and between tax authorities or if the Bank make an incorrect determination as to whether or not the Customer should be treated as being subject to tax or tax reporting obligations.
- 22.5 This Clause 22 will override any inconsistent term or consent provided by the Customer under any agreement with the Bank to the extent that such agreement provides fewer or lesser rights for Bank, whether before or after the date of this Agreement. This Clause 22 shall be without prejudice to any other clause in this Agreement which provides for the Bank's right to request for information or disclosure of data.

23. NOTICES, LEGAL PROCESS AND PROCESS SERVICE AGENT

23.1 Notices

- 23.1.1 Any demand, request, notice (including a notice generated by the Bank's computer which need not be signed) or communication ("**Notices**") by or on behalf of the Customer or the Bank must be in writing in English or Bahasa Malaysia.
- 23.1.2 Any Notices that the Bank send to the Customer may be:-
 - (a) delivered by hand to the address of the Customer as stated in this Agreement or such other address last known to the Bank;
 - (b) sent by post (registered, AR registered, ordinary or otherwise) to the Customer as stated in this Agreement or such other address last known to the Bank;
 - (c) sent by facsimile transmission to the facsimile number last known to the Bank;
 - (d) sent by electronic mail to the electronic mail address last known to the Bank:
 - (e) sent by short messaging system (SMS) to the mobile phone number last known to the Bank;
 - (f) by posting on the Bank's website; or
 - (g) by insertion in any statement of account which the Bank send to the Customer.
- 23.1.3 The Notices will be deemed to have been received by the Customer:-
 - (a) at the time of delivery at the address of the Customer, if delivered by hand;
 - (b) on the third (3rd) day (including the day of posting) from the date it is posted;
 - (c) at the time the facsimile transmission is completed;





- (d) at the time the electronic mailing is completed;
- (e) at the time the sending by short message system (SMS) is completed;
- (f) at the time of posting on the Bank's website; or
- (g) at the time the statement of account is deemed to have been received by the Customer.
- 23.1.4 The Bank also reserves the right to serve on the Customer any notice in connection with the Facilities or the Security by:-
 - (a) advertisement in any one daily newspaper and such notice will be deemed to have been served on the Customer on the day the advertisement appears in the newspaper; or
 - (b) displaying at any of the Bank's place of business, any of its branches or premises and such notice will be deemed to have been served on the Customer on the day of such display.
- 23.1.5 The Customer must notify the Bank in writing immediately on any change in the address, facsimile number, electronic mail address or mobile phone number of the Customer.
- 23.1.6 If the Customer does not inform the Bank of any change in the address, facsimile number, electronic mail address or mobile phone number of the Customer, the Customer agrees that the Bank may rely on:-
 - (a) any address as stated in this Agreement; or
 - (b) any address, facsimile number, electronic mail address or mobile phone number the Bank obtain from any communication purportedly issued by the Customer to the Bank or last known to the Bank.
- 23.1.7 The Bank's rights under this Agreement and the Security Documents are not to be affected by any failure on the part of the Customer and/or the Security Party to notify the Bank of any change in the address, facsimile number, electronic mail address or mobile phone number of the Customer and/or the Security Party.
- 23.1.8 Notices from the Customer to the Bank may be sent by personal delivery or ordinary mail.
- 23.1.9 Notices by the Customer to the Bank must be duly signed by the Customer or, if permitted by the Bank, the Customer's authorized signatories. The Notices must be served on the Bank at the address specified by the Bank from time to time. Notices are deemed received by the Bank upon actual receipt of the Notices and any additional documents or information which the Bank may require to verify the source of the Notices.

23.2 Legal Process

In addition to and not in substitution of any mode of service that may be permitted or prescribed by any written law in force for the time being, any service of Legal Process by or on behalf of the Bank can be effected on the Customer:-

23.2.1 by leaving a copy at the address as stated in this Agreement or in any communication purportedly issued by the Customer to the Bank or last known to the Bank and it shall





be deemed to have been duly received by the Customer on the day it was left at the address; or

23.2.2 by sending a copy via prepaid registered or ordinary post to the address as stated in this Agreement or in any communication purportedly issued by the Customer to the Bank or last known to the Bank and it shall be deemed to have been duly received by the Customer on the third (3rd) day (including the day of posting) from the date it is posted.

23.3 Agent for Service of Legal Process

- 23.3.1 If the Customer resides outside Malaysia or does not have permanent address in Malaysia, the Customer is required at all times to appoint and maintain a Process Service Agent in Malaysia to accept service of all Legal Process on behalf of the Customer arising out of or connected to the Facilities and the Security Documents. The Customer shall not revoke, cancel or withdraw the authority of the Process Service Agent without having first appointed a new Process Service Agent and notified the Bank in writing of such appointment and promptly delivering a copy of the acceptance by the new Process Service Agent of its appointment.
- 23.3.2 If for any reason whatsoever the Process Service Agent no longer serves as the Customer's Process Service Agent, the Customer shall be required to immediately appoint another Process Service Agent and notify the Bank in writing of such appointment and promptly delivering a copy of the acceptance by the new Process Service Agent of its appointment.
- 23.3.3 Service on the Process Service Agent shall be effected in the same manner specified in Clause 23.2.

24. NO PAYMENT OF INTEREST (USURY)

For the avoidance of doubt and notwithstanding of any other provisions of this Agreement, it is hereby agreed and declared that nothing in the Letter of Offer, this Agreement and/or the Security Documents shall oblige any party thereto to pay or receive interest (by whatever means or name called) on any amount due or payable to another party or to do anything contrary to the Shariah principles.

25. **LEGAL AND SHARIAH ADVICE**

- 25.1 The Customer is advised to seek independent legal advice before accepting the Facilities and before signing this Agreement and the Security Documents prepared by the Bank or the solicitor.
- 25.2 The Customer is responsible to assess the terms of this Agreement and the Security Documents and shall seek an independent Shariah advice on them. The Customer agrees that the Facilities granted or to be granted are in conformity with the Shariah principles as stated in this Agreement and the Security Documents and further confirms that the Customer will not raise any objection that the Facilities are not Shariah compliant.

26. **SEVERABILITY**

If any of the provisions in this Agreement is or becomes invalid or unenforceable, the invalid or unenforceable provision is to be treated as not having been included in this Agreement, and will not affect the remainder of this Agreement, which will continue to be effective and in force.





27. WAIVER

- 27.1 No failure or delay by the Bank in exercising, or any omission to exercise, any right, power, privilege or remedy accruing to the Bank upon any default by the Customer and/or the Security Party will:-
 - 27.1.1 affect or impair any such right, power, privilege, or remedy;
 - 27.1.2 be construed to be a waiver of such right, power, privilege, or remedy; or
 - 27.1.3 an agreement to such default.
- 27.2 No waiver or action of the Bank in respect of any default or any agreement to any such default will affect or impair any of the Bank's rights, powers, privileges, or remedies in respect of any other or subsequent default.

28. PAYMENT IN GROSS

- 28.1 All monies received from or on account of the Customer and/or the Security Party, from any other persons or estate, from the realization of any security, or otherwise for the purpose of being applied in the reduction of the Indebtedness, will be treated for all purposes as payments in gross, and not as appropriated or attributable to any specific part or item of the said monies covenanted to be paid, even if appropriated as such by the Bank.
- 28.2 All securities held by the Bank now or in future will be treated as security for the Indebtedness. The Customer and/or the Security Party, his estate or any other persons deriving or claiming title under the Customer and/or the Security Party will have no claim to such security, and any part or interest in such security, unless the Bank has received the full amount owing to the Bank by the Customer and/or the Security Party.

29. NO PROOF IN COMPETITION WITH THE BANK

- 29.1 Until all the Indebtedness is paid or discharged in full, the Customer shall not:-
 - 29.1.1 claim any set-off or counterclaim against the Security Party in respect of any liability from the Security Party to the Customer;
 - 29.1.2 claim or prove in competition with the Bank in respect of any payment by the Security Party; or
 - 29.1.3 be entitled to claim or have the benefit of any set-off, counterclaim, payment, distribution, or security from or on account of the Security Party.
- 29.2 The Customer's obligations in this Clause apply whether or not the Customer pays off any sum recoverable under this Agreement, or on any other ground.

30. APPLICABLE LAWS

This Agreement and the Security Documents are to be governed by and interpreted in accordance with the laws of Malaysia and the Customer agrees that, upon the Customer's acceptance of the Facilities, the Customer is deemed to have unconditionally and irrevocably:-

- 30.1 agreed that any dispute involving this Agreement and the Security Documents may be submitted to the courts of law within and outside of Malaysia;
- 30.2 agreed not to raise any objection to any dispute being submitted in any particular court of law on the basis that it is not the correct or most convenient court for the dispute to be submitted to;





- 30.3 consented to the service on the Customer of any demand by the Bank and of any court documents by registered mail or by any other manner allowed by the relevant laws; and
- 30.4 be bound by any decision or conclusion related to Shariah matters pronounced or made by our Shariah Committee and/or be bound by the Shariah Advisory Council of Bank Negara Malaysia in respect of the Facilities.

31. SUCCESSORS BOUND

This Agreement will be binding on the Customer's heirs, personal and legal representatives and successors-in-title, and on the Bank's successors-in-title and assigns of the Bank.

32. INDEPENDENT ADVICE

The Customer hereby confirms, represents and warrants to the Bank that in the execution and delivery of this Agreement, the Customer has sought, obtained and relied upon its own independent legal advice and has not relied upon any representation, statement or advice from the solicitors, agents or officers of the Bank.

33. STAMPING TO SECURE ADDITIONAL FACILITIES

This Agreement will secure the payment by the Customer to the Bank of the Indebtedness under the Facilities in such sum for principal as the ad valorem stamp duty paid and endorsed from time to time on the original of this Agreement and such other principal instruments described in the **Seventh Schedule** together with profit and all other monies payable by the Customer under this Agreement and such other principal instruments described in the **Seventh Schedule**.

34. PRINCIPAL AND SECONDARY INSTRUMENT

It is hereby agreed and declared that this Agreement and the Security Documents and any other agreements or documents are all instruments employed in one transaction to secure the Indebtedness (subject to the terms of the Security Documents) and all other charges, costs and expenses whatsoever 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 principal or primary instrument and the Security Documents the subsidiary or auxiliary instruments. Stamp duty payable on this Agreement and the Security Documents shall be paid by the Customer.

(The remainder of this page is intentionally left blank)









EXECUTION

Signed by the parties on the day and year stated in Section 1 of the First Schedule.

Bank		

Signed by
for and on behalf of
United Overseas Bank
(Malaysia) Bhd.
the aforesaid Bank by its Attorney
in the presence of:

Customer (Individuals)

Signed by
)
the aforesaid Customer(s)
in the presence of:







FIRST SCHEDULE

Section 1 : Date of this Agreement

Section 2 : Place of business of the Bank

Section 3 : Particulars of the Customer

Section 4 : Date of the Letter of Offer







SECOND SCHEDULE

(Pursuant to Clause 2.1.19 of this Agreement)

ADDITIONAL REPRESENTATIONS & WARRANTIES







THIRD SCHEDULE

(Pursuant to Clause 3.5.1(a) of this Agreement)

ADDITIONAL CONDITIONS PRECEDENT







FOURTH SCHEDULE

(Pursuant to Clause 8.1.2 of this Agreement)

ADDITIONAL COVENANTS







FIFTH SCHEDULE

(Pursuant to Clause 9.1.15 of this Agreement)

ADDITIONAL EVENTS OF DEFAULT





SIXTH SCHEDULE

(Pursuant to Clause 18.16 of this Agreement)

ADDITIONAL TERMS AND CONDITIONS

1. Additional terms and conditions if any Security to be provided comprise of immovable property

- 1.1 All moneys payable on the property which is charged or assigned to the Bank, such as quit rent, assessment rates and maintenance, sewerage and utilities charges, sinking funds, takaful contribution/insurance premium must be paid up to date; the Customer must submit proof of payment to the Bank every year.
- 1.2 The Customer shall adequately cover/insure or cause to be adequately covered/insured at all times any landed property charged or assigned to the Bank on a full reinstatement value basis up to its full cover/insurable value against loss or damage by fire, lightning, tempest, flood, riot, civil commotion, malicious acts and strikes, landslides, earth movement, subsistence and such other risks as the Bank require with a takaful operator/insurance company acceptable to the Bank in the name of the Customer or, where applicable, the Security Party, with the endorsements below on the takaful certificate/insurance policy and deposit or cause to be deposited with the Bank a certified true copy of the takaful certificate/insurance policy effected under this clause together with the evidence of payment of the current takaful contribution/premium payable under such certificate/policy:-
 - (a) that the Bank as the chargee, assignee and loss payee; and
 - (b) that the interests of the Bank under the policy shall not be invalidated by any one or more of the following:-
 - act or neglect of the Customer or, where applicable, the Security Party as owner of the property;
 - (ii) any foreclosure or other proceedings or notice of sale relating to the property;
 - (iii) any change in the title or ownership of the property; or
 - (iv) the occupation of the property for the purposes more hazardous than what is permitted by the certificate/policy

provided that in case the Customer or, where applicable, the Security Party as owner of the property neglect to pay any contribution/premium due under the certificate/policy, the Customer or the Security Party shall on demand pay the same. Additionally, if so required by the Bank, the Customer or, where applicable, the Security Party shall also keep covered/insured the whole or any parts of the property and effects included in the property charged or assigned to the Bank of an cover/insurable nature against loss or damage by fire and all other such risks and contingencies.

Such takaful certificate/policy shall also provide that the takaful operator/insurer must give reasonable written notice to the Bank if the takaful operator/insurer cancels the takaful certificate/policy or refuses to renew it. If the Customer and/or person covered/insured have failed to pay the contribution/premium, the takaful operator/insurer must notify the Bank at least ten (10) days in advance before canceling the takaful certificate/policy. If the takaful operator/insurer





cancels the takaful certificate/policy for any reason other than non-payment of the contribution/premium, it must provide thirty (30) days' advance notice to the Bank. Should the takaful operator/insurer decide not to renew the takaful certificate/policy, it must provide the Bank ten (10) days' notice.

The Customer or, where applicable, the Security Party shall deposit and cause to be deposited with the Bank a copy of the takaful certificates/insurance policies and will from time to time pay all contribution/premium to ensure the effectiveness of the takaful certificates/insurance policies and deliver the relevant receipts to the Bank.

- 1.3 If the property charged or assigned to the Bank is:-
 - (a) landed residential property, a House owner's Policy/Certificate shall be effected by the Customer;
 - (b) landed commercial or industrial property, a Fire Policy/Certificate shall be effected by the Customer; and
 - (c) covered by the Strata Titles Act 1985, the Customer or, where applicable, the Security Party shall give to the Bank proof that the building comprising and including the property securing the Facilities is covered/insured against fire and such other risks as prescribed in the Strata Titles Act 1985 for its full reinstatement value :

and if the Bank has not received the same from the Customer or, where applicable, the Security Party of such proof, a House owner's Policy/Certificate shall be effected by the Customer or, where applicable, the Security Party. Notwithstanding the provision herein, in the event the Customer or, where applicable, the Security Party does not effect, maintain or renew any such takaful/insurance stated above, the Bank can (but is not obliged to), and in this respect the Customer or Security Party authorises and consents to the appointment of the Bank as its agent at the Customer's or, where applicable, the Security Party's cost and expense, effect, maintain, or renew any such takaful/insurance as the Bank may think fit.

- 1.4 Without affecting the provisions above (and whether or not the Customer is in default), the Customer agrees that if the Bank in its discretion consider necessary, the Customer authorizes the Bank to take out, maintain or renew the takaful/insurances referred to above and:-
 - (a) all moneys and expenses incurred by the Bank with compensation shall form part of the Facilities and Indebtedness be payable to the Bank on demand by the Bank; and
 - (b) any commission which may be paid to the Bank as a commission agent of the takaful operator/insurance company belongs to the Bank.

For the avoidance of doubt, the Customer or, where applicable, the Security Party agrees that:-

(a) unless requested or consented to by the Bank, the Customer or, where applicable, the Security Party will not take out or keep on foot any takaful/insurance against any risk in respect of the property, fixture, structures, premises, and effects where the Bank or the Customer or, where applicable, the Security Party has effected or kept on foot any such takaful/insurance: and





- (b) the Bank shall not be held liable to the Customer and/or the Security Party for anything whatsoever if the Bank took out or fails to take out, maintain, renew or increase any such takaful/insurance or otherwise.
- 1.5 The Bank can at its discretion require all monies received on any takaful/insurance of the property and effects, whether effected by the Bank or by the Customer and/or the Security Party, to be applied:-
 - (a) in or towards making good the loss or damage in respect of which the money is received if it is decided by the joint management body or management corporation that the property is to be reinstated; or
 - (b) at the option of the Bank, in or towards the discharge of any Indebtedness if it is decided by the joint management body or management corporation that the property is not to be reinstated

The Customer and/or the Security Party shall ensure that all takaful/insurance proceeds received pursuant to the takaful certificate/policy referred to above are applied as above unless the Bank shall decide otherwise. If the takaful/insurance proceeds is paid to or received by the Customer or the Security Party, such takaful/insurance proceeds shall be held by the Customer and/or the Security Party in trust for the Bank

- The Customer must not renovate or refurbish the property without first obtaining the Bank's written consent. The Bank has the right not to give its consent. If the Bank gives its consent, the Bank has the right to impose such terms and conditions as the Bank deems fit which may include the Customer taking up of a Contractors' All Risk Certificate/Policy for the renovation or refurbishment work before the start of the work with a takaful operator/insurance company appointed by the Bank and with the Bank named as chargee and loss payee. If the Customer does not give the Bank proof acceptable to the Bank that the Customer has taken up the Certificate/Policy, the Bank may arrange for takaful/insurance coverage at the Customer's expense by debiting the Customer's account.
- 1.7 The Customer and/or the Security Party shall, if at any time required by the Bank at its discretion, take up and maintain a takaful over the life of the Customer and/or the Security Party or life assurance policy and/or any other certificate/policy guaranteeing the payment of the Indebtedness, whether absolute and/or on the happening of a contingency, and to assign to the Bank such certificate/policy and all connected benefits and advantages as further security for the Indebtedness.

If the Customer and/or the Security Party fails to take up and maintain the takaful certificate/insurance policy above and assigning the same when required, the Bank can at the costs and expense of the Customer and/or the Security Party, take up and maintain a certificate/policy guaranteeing the payment of the Indebtedness on such terms as the Bank thinks fit and such costs and expenses incurred by the Bank shall be payable by the Customer and/or the Security Party with late payment charges (*Ta'widh*) as specified in this Agreement and until payment will form part of the Indebtedness.

The Customer and/or the Security Party will allow all takaful certificates/insurance policies and the receipts or other evidence of payment of contribution/premium to be kept by the Bank. The Customer and/or the Security Party will when required deliver or produce to the Bank or to such persons designated by the Bank, any takaful certificate/insurance policy effected by the Customer and/or the Security Party and the receipt or other evidence of





payment of the current contribution/premium for the certificate/policy.

- 1.8 If the property is charged or assigned to some other party, the Bank has the right to use the Facilities or any part of it to pay the redemption sum to redeem the property. If the Bank exercises this right, the acknowledgement or receipt of that other party will be binding on the Customer as if it was the Customer who had received payment from the Bank.
- 1.9 The Bank also has the right to use the Facilities or any part of it to pay the balance of the purchase price of the property to the vendor who sold the property to the Customer or the Security Party. If the Bank exercises this right, the acknowledgement or receipt of that other party will be binding on the Customer as if it was the Customer who had received payment from the Bank.

2. Bank's right to withhold release

The Bank shall cease to be under any obligation or commitment to grant the Facilities if at any time:-

- (a) before the release of the Facilities, the Bank decides, that the granting of the Facilities would likely to be detrimental to its own position or otherwise undesirable; or
- (b) before the full release of the Facilities, the Bank decides, that any condition precedent or additional term or condition for any release or further release of any part of the Facilities has not been fulfilled to the Bank's satisfaction.







SEVENTH SCHEDULE

(Pursuant to Clause 1.1 of this Agreement)

All expressions used in this Seventh Schedule have the same meaning assigned to such expressions in the above Facility Agreement dated ("Agreement") made between the Bank and the Customer.

This Seventh Schedule will upon execution thereof forms part of the Agreement and the Customer confirms and agrees that the Facilities secured by the Agreement shall include the facilities listed below agreed to be granted or granted from time to time to the Customer under the letter of offer dated , and the Customer confirms and agrees to be jointly and severally bound by all the terms and conditions, stipulations, undertakings, covenants, representations and warranties in the Agreement and the aforesaid letter of offer.

Additional Amount granted and secured by the Agreement:

Signed by the parties on this	day	of	20 .	
Bank				
Signed by for and on behalf of United Overseas Bank (Malaysia) Bhd the aforesaid Bank by its Attorne in the presence of:	? y))))		
Customer (Individuals)				
Signed by)		
the aforesaid Customer(s) in the presence of:)		