

APPLICATION FOR PROCESSING EXPORT TRANSACTIONS

We (the "Customer") present the enclosed documents (the "Documents") for disposal in accordance with our instructions indicated below. Date:

Letter of Credit ("L/C") available with a bank other than CCB HK Branch	L/C available with CCB HK Branch or any bank	For Collection	Export invoice financing		
 Payment to us after receipt of funds from L/C issuing / nominated bank without your financing Checking documents required Checking documents not required Advance by your bank against the presented documents with recourse to us Advance by the nominated bank against the usance documents with recourse to us 	 Negotiation / Purchase / Prepayment under the L/C with recourse to us Negotiation / Purchase / Prepayment under the L/C after the L/C issuing bank has accepted the documents with recourse to us Payment to us after receipt of funds from L/C issuing / confirming bank without your financing Checking documents required' Checking documents not required 	 Financing under D/A or D/P with recourse to us Payment to us after receipt of D/A or D/P proceeds 	 Advance against invoice with recourse to us Send the documents to the buyer in one lot via courier Do not send the documents to the buyer 		

Please send documents in one lot via courier service unless L/C states otherwise (for L/C only) or we state otherwise (for D/A or D/P or D/P with tenor only).

Collecting Bank (name and address) (for Collection):									Tenor		Currency and Amount		Drawer's Ref. No.				
										L/C No. Issuing Bank:							
Drawee (full name and address):									Drawer / Beneficiary (full name and address):								
									Contact person: Tel No.: Fax No.:								
ents	Draft	Comm. Invoice	Cust. Invoice	Pkg. List	Wt. List	Cert.of Origin	Bene. Cert.	Ins. Policy	B/L or AWB	Other doc:	Other doc:	Oth	ner doc:				
Documents		Invoice	Invoice	LIST	LISU	Ongin	Cert.	Folicy	AWB								
For A ba auth	For Back-to-Back L/C (if applicable) A back-to-back L/C (no) (the "Back-to-Back L/C") has been issued by you against the support of the L/C. You are irrevocably authorized (but not obliged) to utilize the documents presented under the Back-to-Back L/C for the drawing of the L/C irrespective of discrepancies or irregularities that may appear on the documents presented under the Back-to-Back L/C (all of which, if any, are hereby waived).																
	COLLECTION INSTRUCTION TO COLLECTING BANK : (Mark X)									Other instruction: (Mark X)							
	Release documents against payment / acceptance Payment / Acceptance may be deferred until arrival of the carrying								Use Forward Contract #								
	vessel								Debit your bank charges to our account No.								
	Protest for 🔲 non-payment / 🔲 non-acceptance								Credit proceeds to our account in								
	Do not protest for non-payment / non-acceptance When accepted please advise due date by airmail / cable If dishonored, please advise us immediately by airmail / cable giving reasons									□ □ HK\$ / □ US\$ No □ Other Currency No □ Send us your cashier's order / demand draft. □ Deduct for your I/B dept. Bill No							
	Collect ch		side Hor	ng Kong	from the	drawee			If there are any queries please contact								
	Please		do not v	waive co	llecting c	harges o	utside H	ong Kon	g from	<pre>atExtquoting our bill no(s). In respect of CFR, CPT, FOB or FCA shipment, it is certified that the ultimate here (denotes here for the dimension equation equation)</pre>							
	the drawee buyer / drawee has effected insurance covering usual marine / air risks. Collect interest at % p.a. from the drawee from to to damages, expenses, claims and liabilities which you may suffer or incur a												gainst all losses, costs,				
	Please 🗌	waive 🗌	do not v	waive co	llecting in	nterest fr	om draw	ee		-	failure to effec						
	Please advise payment by airmail / acable									Deduct HKD for Packing Loan No							
	In case of need notify:								THIS APPLICATION IS SUBJECT TO THE TERMS AND CONDITIONS SET								
										OUT OVERLEAI		201 10 1					
	who will a	eeiet vou	to obtain	accenta	ance / na	vment											
	wito will a	55151 you		accepte	ance / pa	yment.				-							
									Authorized Signa	ature(s) and Co		•					
										AML Hot List Checked By			Signature Verified By				

Bills Department : 19/F., CCB Centre, 18 Wang Chiu Road, Kowloon Bay, Kowloon, Hong Kong • SWIFT: PCBCHKHH Enquiry Hotline: 3718 3008

China Construction Bank Corporation Hong Kong Branch

(China Construction Bank Corporation is a company incorporated in the People's Republic of China with limited liability)

Terms and Conditions

- This application is subject to the Uniform Customs and Practice for Documentary Credits ("UCP") (for a letter of credit transaction) or Uniform Rules for Collections (for a D/A and D/P 1 transaction) of the International Chamber of Commerce to which the relevant transaction- is subject. This application is also subject to any agreement previously signed by the customer specified in this application (the "**Customer**") and delivered to China Construction Bank Corporation Hong Kong Branch (the "**Bank**", which expression shall include its successors, assigns and transferees), including the General Agreement for Trade Financing (for Limited Company). In case of conflict, the terms of this application shall prevail to the extent of conflict.
- 2. In this application, "Financing" means:in the case of an L/C transaction:-(a)

 - (i) where the Bank is the nominated bank under the L/C, any negotiation, purchase and/or prepayment (as the case may be) provided by the Bank under the L/C;
 (ii) where the Bank is not the nominated bank under the L/C, any advance provided by the Bank to the Customer under the L/C; or
 in the case of a D/A or D/P transaction or export invoice financing, any advance provided by the Bank to the Customer under such transaction, and the term "finance" shall be (b) construed accordingly.
- Unless otherwise agreed by the Bank in writing, any Financing provided by the Bank under the L/C or the D/A or D/P transaction or export invoice financing is with full recourse against the Customer notwithstanding that the UCP or other applicable rules may provide otherwise. The Customer shall repay the Bank on demand (without raising any defence or objection) any Financing obtained from the Bank together with interest (calculated from (and including) the date of Financing to (and including) the date of full repayment) at the interest rate stipulated in the relevant facility letter or any other agreement between the Bank and the Customer (if any) or otherwise determined by the Bank. Without limiting the generality of the above, the 3 (a) the issuing, confirming or nominated bank fails to honour its payment obligations under the L/C or reimburse the Bank on time due to insolvency, foreign exchange control, any court

 - order, injunction, fraud or allegation of fraud, illegality, unauthorized act, commercial dispute or any other reasons.
- If the amount (if any) actually received by the Bank under the L/C or the D/A or D/P transaction is insufficient for the discharge of the Financing plus any applicable interest and charges in 4 full, the Customer shall immediately pay to the Bank any shortfall. Without prejudice to the generality of the foregoing, where the amount received under the L/C or the D/A or D/P transaction or this application is in the currency other than the currency of Financing, the Bank may convert the amount received into the currency of Financing at the spot rate of exchange determined by the Bank at the time of conversion, and the Customer shall indemnify the Bank against any shortfall if the converted amount is less than the Financing plus any applicable interest and charges.
- The Customer may enter into a foreign exchange contract (whether deliverable or non-deliverable) or other derivative contracts with the Bank on terms satisfactory to the Bank for hedging 5. purposes (collectively, "hedging contracts"). If any amount is payable by the Bank to the Customer in respect of any hedging contract entered into between the Bank and the Customer, the Bank may:
 - apply such amount towards the discharge of the Financing amount plus any applicable interest and charges; and/or without prejudicing other rights of the Bank, at any time set-off and apply such amount payable by the Bank against and/or towards the satisfaction of the Financing amount plus any applicable interest and charges without any notice or reference to the Customer. (b)
- The Customer shall pay all the fees and charges in connection with the transaction contemplated in this application. The Bank is hereby authorized to deduct or debit all relevant fees, charges and any amount owed by the Customer to the Bank from the proceeds received under the L/C or the D/A or D/P transaction, the Financing proceeds and/or any of the Customer's 6 account(s) maintained with the Bank.
- The Customer shall indemnify the Bank and the Bank's delegate(s) on demand (on a full indemnity basis) against all liabilities, losses, payments, damages, demands, claims, expenses and 7. costs (including legal fees), proceedings, actions and other consequences which the Bank or the Bank's delegate(s) may suffer or incur under or in connection with this application and/or the provision of any Financing or services to the Customer (except caused by the Bank's gross negligence or wilful misconduct).
- The Bank is irrevocably authorized (but is not obliged) to (a) utilize the presented documents under the Back-to-Back L/C for drawing of the L/C; (b) negotiate the Documents, prepay a deferred payment undertaking incurred by the Bank, purchase a draft accepted by the Bank under the L/C or make any advance to the Customer under the L/C; and (c) directly apply the Financing proceeds of, or the payment proceeds received under, the L/C to settle the corresponding drawing(s) under, and/or the Customer's obligations and liabilities owed to the Bank arising out of or in connection with, the Back-to-Back L/C without first crediting such proceeds to the Customer's account with the Bank, irrespective of discrepancies or irregularities that may 8 appear on the documents presented under the Back-to-Back L/C (all of which, if any, are hereby waived).
- 9 As continuing security for the Customer's obligations and liabilities to the Bank, the Bank shall have and the Customer hereby grants (i) a pledge and lien over the Documents; and (ii) a pledge over the goods represented by the Documents insofar as such goods are in or come into the Bank's actual or constructive possession. The Bank has full authority (but no obligation) at the Bank's discretion to store and insure the pledged goods at the Customer's risk and cost. If the Customer fails to duly perform or discharge its obligations or liabilities to the Bank, the Bank is authorized to (at any time, without prior notice to or consent from the Customer or any other person and in such manner as the Bank thinks fit) sell, dispose of or otherwise deal with any of the Documents and the pledged goods. The Bank may apply the net proceeds of any sale, disposition or dealing of the Documents or the pledged goods in or towards the discharge of the Customer's obligations and liabilities to the Bank in such order and manner as the Bank may determine.
- The Customer agrees that the Bank may carry out the processing work at offshore centres and/or outsource the processing work to offshore service agents (including offshore centres and/or service agents located in mainland China). The Bank is also authorized to share any information and/or data with such offshore centres and/or service agents in connection with the 10. operation of the services provided to the Customer.
- The Bank shall not be liable to the Customer for any action taken by it unless directly caused by the Bank's gross negligence or wilful misconduct. The Bank shall not be responsible or 11 liable for any delay in remittance or loss in exchange during transmission or in the course of providing any services to the Customer. The Bank shall also not be responsible or liable for any act, omission, default, suspension, insolvency or bankruptcy of any correspondent, agent or sub-agent, nor shall the Bank be responsible or liable for loss or delay of any documents in transit or in the possession of any correspondent, agent or sub-agent notwithstanding that the Bank may choose such courier company, correspondent or agent.
- If the Bank provides Financing under the L/C or the D/A or D/P transaction, (i) the Customer shall ensure that all monies payable under or in connection with the L/C or the D/A or D/P transaction are paid to the Bank for the discharge of the Customer's obligations and liabilities owed to the Bank and the Bank shall have the right to collect such monies and to apply them for 12. the discharge of the Customer's obligations and liabilities; (ii) such rights of the Bank shall not prejudice the Bank's rights acquired through the Financing (whether pursuant to the UCP or general law); and (iii) the Customer shall co-operate fully with the Bank and render to the Bank all assistance it requires in the collection and enforcement of any payments under or in connection with the L/C or the D/A or D/P transaction, whether by legal proceedings or otherwise.
- For each documents presentation to the Bank under an L/C which is not advised through the Bank, but is confirmed by the Bank ("**Unadvised Confirmed L/C**") or in relation to which the Bank has provided Financing ("**Unadvised Financed L/C**"), the Customer represents and warrants that the Customer has provided the Bank with all amendments related to the Unadvised Confirmed L/C or the Unadvised Financed L/C (as the case may be) and the Customer will indemnify the Bank on demand and keep the Bank indemnified against any and all losses, claims, damages, demands, costs and expenses arising out of or in connection with any amendment which is not provided to the Bank and/or the Unadvised Confirmed L/C or the Unad 13. Financed L/C (as the case may be) not being authentic.
- Each of the persons signing this application (in his own personal capacity and as an authorized representative of the Customer) warrants and represents to the Bank that all documents presented or to be presented for Financing or collection purpose relate to the sale of goods / service as described in those documents and the Customer has shipped or delivered the goods 14 (or has performed the service) to the buyer and acknowledges that the Bank will rely on such warranty and representation when assessing this application. The Customer acknowledges that presentation of forged or fraudulent documents can render a person liable to prosecution.
- The Customer certifies that no shipment or transaction involved in this application is in violation of any applicable sanction or embargo imposed by any law, executive order, regulation or 15 directive of the Government and/or authorities of the United States of America, the United Nations, any international organization or any other relevant jurisdiction ("Sanctions"). Should any document presented involves any country, entity, vessel or individual listed in or otherwise subject to any Sanction, the Bank has the right to refuse to pay, handle or process the documents and the transaction contemplated in this application, and the Bank shall not be liable for any delay or failure to pay, process or return such documents or for any related disclosure of
- Any and all payments by the Customer shall be made in full and free and clear of and without deduction for any present or future taxes, including but not limited to transaction taxes 16 (including GST, VAT or other similar taxes), levies, imposts (stamp duties, documentary taxes and other excises or property taxes), deductions, charges or withholding taxes, and all liabilities with respect thereto. If the Customer is required by law to make any such deduction or withholding from any and all payments, then such sum payable by the Customer in respect of such deduction or withholding shall be increased to the extent necessary so that the amount due from the Customer is an amount equal to the payment which would have been due had no such deduction or withholding been made or required to be made. The Customer will indemnify the Bank for any of the aforementioned taxes, levies, imposts, deductions, charges or withholdings paid by the Bank.
- 17 If the Customer includes two or more persons, the obligations and liabilities of these persons under this application shall be joint and several.
- 18. This application shall be a request by the Customer to the Bank to provide such services (not limited to Financing). No commitment by the Bank to provide such services shall arise until and unless this application by the Customer is accepted by the Bank either expressly or by the Bank's providing such services to the Customer pursuant to this application.
- 19. This application is governed by and construed in accordance with the laws of the Hong Kong Special Administrative Region ("Hong Kong"), and the Customer agrees to submit to the nonexclusive jurisdiction of the Hong Kong courts.