TO: UNITED OVERSEAS BANK LIMITED, HONG KONG BRANCH (INCORPORATED IN SINGAPORE WITH LIMITED LIABILITY)



APPLICATION FOR PROCESSING EXPORT TRANSACTION

We present the attached documents ("Documents") for:

your financing under D/P D/A

drawee's payment without financing under D/P D/A

your negotiation under the Documentary Credit below ("DC") by way of immediate payment on full recourse your negotiation under the Documentary Credit below ("DC") by agreeing to advance funds to us at a later stage on without recourse basis *

Date :

full recourse without recourse basis *:

upon acceptance by DC Issuing Bank upon settlement of our related import bill(s)

your purchase of a draft accepted or prepayment of a deferred payment undertaking incurred by you under the Documentary Credit below full recourse without recourse basis * ("DC") on

issuing or nominated bank's payment under the Documentary Credit below "DC" without your financing required not required) (checking of documents is

* "without recourse basis" has the meaning given to it in the Master Agreement for Without Recourse Financing under Letters of Credit executed by us in your favour. Bank's Def

					Dalik S Kei	
Drawer / Beneficiary		Drawee /Applicant				
	Contact:					
Tel No. Documentary Credit No.	Issued by	,				
Collecting Bank with add						
Incoterms (e.g. FOB, CFR, etc) and Payment Terms		Departure Date B/L, AWB or Parcel Post Receipt No.				
Drawee Ref	Draft No.	Invoice No.	Vessel / Flight No.	Sea/Airport of Loading		
Description of goods			Port of Discharge Final Destination if on Carriage			
as marked X	entary Credit, please follow	Other instructions				
Release Document	. ,					
Release Document		_				
ACCEPTANCE/ P carrying vessel	e deferred until arrival of					
Advise of Non-payment and / or Non-acceptance and any communication between the Collecting Bank and United Overseas Bank Limited, Hong Kong by teletransmission by airmail						
	-payment and / or N		Note: If no instruction is give	ven rega	arding protest,	
DO NOT PROTEST for Non-payment and / or Non-acceptance the Bank will assume that protest is not required.						
COLLECT charges from the Drawee			Please mark number of documents attached			
COLLECT interest			Draft		Insur. Policy/Certificate	
of	until date of		Commercial Inv	/oice	Bills of Lading	
WAIVE interest and	WAIVE interest and / or collection charges if refused by drawee		Certificate of O	rigin	Non-Neg Bill of Lading	
DO NOT WAIVE ir drawee	DO NOT WAIVE interest and / or collection charges if refused by drawee			t List	Air Waybill	
provided the drawe	payment in local currency aking to pay any difference ange rate between date of	Other documents:				
In case of need ref	In case of need refer to : who will assist you to obtain acceptance / payment but who has no authority to amend the terms of the bill			Bill Amount:		
autionity to amend	the terms of the bill	For Back-To-Back Cred	it (if applicable)			
A back-to-back credit no.		("Back-	to-Back DC") has been issued			
			s presented under the Back-to- under the Back-to-Back DC (al			
Proceeds Disposal please	follow instruction m	narked X				
Pay Import Bill / Lo	an No.	for an amo	ount			
Credit our Account	Credit our Account No. maintained with you					
Others						
In case of CFR,CPT,FOE	3, FAS or FCA ship	ment, we certify that insura	nce has been covered by dra	wee / ap	pplicant / ultimate buyer.	
		\frown				
$\left(\begin{array}{c} \mathbf{s.v.} \end{array} \right)$						
			1			
Authorized Signature(s) a	nd Company Chop					

THIS APPLICATION IS SUBJECT TO THE CONDITIONS SET OUT OVERLEAF

Conditions

- 1. This application is subject to the Uniform Customs and Practice for Documentary Credits ("UCP") (for DC transactions) or Uniform Rules for Collections ("URC") (for D/A and D/P transactions) of the International Chamber of Commerce to which the relevant transactions are subject, the Trade Finance Security Agreement (if applicable), the Standard Terms for Banking Facilities as are in effect from time to time and any other agreement(s) previously signed and delivered to United Overseas Bank Limited (the "Bank") by the applicant of this application (the "Applicant"). In case of conflict, terms of this application shall prevail to the extent of conflict.
- 2. Unless otherwise agreed by the Bank in writing, any negotiation, prepayment, purchase and/or advance ("Financing") provided by the Bank under the DC or the D/A or D/P transaction is with full recourse against the Applicant notwithstanding the UCP or other applicable rules which may provide otherwise. The Applicant further acknowledges and agrees that it will repay the Bank on demand for any Financing obtained from the Bank without raising any defence or objection. The Applicant also undertakes to repay any Financing under the DC without further demand if the Bank, due to whatever reasons, does not receive full and punctual payment(s) under the DC including, but not limited to, the occurrence of any of the following situations:-
 - (a) the issuing, confirming or nominated bank holds the view that the Documents are noncomplying irrespective of the fact that the Bank may consider otherwise; or
 - (b) the issuing, confirming or nominated bank fails to honour their payment obligations under the DC or reimburse the Bank on time due to insolvency, foreign exchange control, any court order, fraud or allegation of fraud, commercial dispute or any other reasons.
- 3. The Bank may act upon any instruction given to the Bank by facsimile, email or telephone so long as the Bank acting in good faith believes it to be the genuine instruction from the Applicant. The Bank is under no duty to inquire into the authenticity of any such instruction or the identity or authority of the person giving or purporting to give any such instruction before the Bank acts on it. Any transaction or service effected pursuant to any such instruction that the Bank acts on shall be conclusively binding on the Applicant for all purposes, regardless of whether such instruction was given with or without the Applicant's authority, knowledge or consent.
- 4. The Applicant 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 costs (including legal fees), proceedings or actions which the Bank or the Bank's delegate(s) may suffer or incur in connection with the provision of any financing or services to the Applicant.
- 5. The Bank is irrevocably authorized (but is not obliged) to (i) utilize the presented documents under the Back-to-Back DC for drawing of the DC; (ii) negotiate the Documents, prepay a deferred payment undertaking incurred by the Bank, purchase a draft accepted by the Bank under the DC or make any advance to the Applicant against the documents presented under the DC; and (iii) directly apply the Financing proceeds of the DC to settle the corresponding drawing(s) under the Back-to-Back DC without first crediting such proceeds to the Applicant's account with the Bank, irrespective of discrepancies that may appear on the Documents under the Back-to-Back DC (all of which, if any, are hereby waived).
- 6. The Bank shall have (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.
- 7. The Bank shall not be responsible or liable for any act, omission, default, suspension, insolvency or bankruptcy of any correspondent, agent or sub-agent.
- 8. The Bank shall not be responsible for any delay in remittance or loss in exchange during transmission or in the course of providing any services to the Applicant.
- 9. The Bank shall not be responsible for loss or delay of any bill of exchange or documents in transit or in the possession of any correspondent, agent or sub-agent notwithstanding that the Bank may choose such courier company or correspondent.
- 10. The Bank has full authority (but no obligation) at the Bank's discretion to store and insure the goods at the Applicant's risk and cost.
- 11. This application is governed by and shall be construed in accordance with the laws of Hong Kong SAR and the Applicant agrees to submit to the non-exclusive jurisdiction of the Hong Kong courts.