SALARY FINANCING-i APPLICATION FORM

Maybank Islamic

BORANG PERMOHONAN PEMBIAYAAN PERIBADI-i

Please complete this form in BLOCK LETTERS / Sila isikan borang ini dengan menggunakan HURUF BESAR

Please tick whichever applicable / Sila ta	ndakan yang mana-man	a berkenaan		
Salary Financing-i / Pembiayaan Periba	di-i untuk :		FOR BANK STAFF U Branch	SE
 Employee of Designated Companies Kakitangan Kumpulan Syarikat yang Maybank Group Employee Kakitangan Kumpulan Maybank 	/ Government Bodies	n	Date Received A/A No. CIF No. Campaign Code (if a	: : :
A. APPLICANT PERSONAL INFORI	MATION / MAKLUMAT	r PERIBADI PEMO	HON	
Salutation / Gelaran	□ Mr / Encik] Mdm / Puan	🗆 Ms / Cik	Others / Lain-lain
Gender / Jantina	🗆 Male / Lelaki 🛛] Female / Perempu	ian	
Name as in MyKad or Passport Nama seperti di dalam MyKad atau Pasport	<u> </u>			
MyKad No. / No. Mykad	-	-	Date of Birth	/ Tarikh Lahir
Police/Military No. /No. Polis/Tentera			Old ID No / A	Io ID Lama
Home Address / Alamat Rumah				
	Postcode / Poskod	City /	Bandar	State / Negeri
Ownership Status/ Status Pemilikan	🗆 Own / Sendiri 🛛] Tenant / Sewa	Parents' / Ibu Bap	a Employer's / Majikan
Home Telephone/ Telefon Rumah			Mobile Phone/ Telefo	n Bimbit
E-mail Address / Alamat E-Mel				
Nationality / Warganegara	🗆 Malaysia 🛛 🗌] Permanent Reside	ent / Penduduk Tetap	
Bumiputera	🗆 Yes / Ya	No / Tidak		
Religion / Agama	□ Islam □ □ Others / Lain-lain		Buddhist/Buddha	Christian/Kristian
Race / Bangsa	🗆 Malay / Melayu 🛛	Chinese / Cina	🗆 Indian / India	Others / Lain-lain
Marital Status/ Status Perkahwinan	□ Single / Bujang □] Married / Berkahv	vin	Others / Lain-lain
No. of Dependant / Bilangan Tanggungan	P	Person / Orang		
Highest Education level Tahap Pendidikan Tertinggi	Primary / Rendah	-	-	na / Diploma Degree / Ijazah sional Qualification / Kelayakan Professional
B. APPLICANT EMPLOYMENT INF Employment Status	_	_		
Status Pekerjaan	Permanent/ Tetap	└ Contra	ct/ Kontrak	
Name of Employer / Nama Majikan				
Designation/ Jawatan			Length of Service Tempoh Perkhidr	
Occupation Sector/ Sektor Pekerjaan				
Office Address /Alamat Pejabat				
	Postcode / Poskod	City /	Bandar	State / Negeri
Office Telephone/Telefon Pejabat			_ Office Fax / Faks	Pejabat
Relatives working at Maybank Group / A	hli keluarga bekerja di Ku	ımpulan Maybank	🗆 Ye	s/ Ya 🛛 No/ Tidak

Relatives working at Maybank Group / Ahli keluarga bekerja di Kumpulan Maybank

C. APPLICANT INCOME INFORM	ATION / MAKLUMAT PENDAPATAN PE	монол					
Gross Monthly Income / Pendapatan ka	asar RM						
Fixed Allowance / Elaun Tetap							
Non Fixed Allowance / Elaun Tidak Teta							
Commission / Komisen							
Overtime/ Bekerja Lebih Masa							
Others*/Lain-lain*	RM						
	: ASB/FD cert / Tenancy Agreement etc. coh: ASB / Sijil Simpanan Tetap / Perjanjian S	ewaan dll.					
Monthly Statutory Deductions / P	otongan Bulanan Berkanun						
Gross monthly Income / Pendapatan Ka	asar	RM					
KWSP / EPF		RM					
SOCSO / PERKESO		RM					
Zakat / Zakat		RM					
Others* / Lain-lain*		RM					
*Please state in details eg: Income Tax *Sila nyatakan dengan terperinci conto	CP	Jumlah RM					
Monthly Commitment with Finance	cial Institutions / Tanggungan Bulanan	dengan Institusi Kewangan					
Financing Facility / Fasiliti Pembiayaan							
Type of Facility/ Jenis Fasiliti	Financial Institution/ Institusi Kewangan	Remaining Tenure/ Baki Tempoh	Monthly Payment/ Ansuran Bulanan				
NOTE / NOTA : Financial Institutions related e.g. Term Financial, Overdraft, Hire Purchase, Housing Financing etc. Berkaitan dengan Institusi Kewangan seperti Pembiayaan Berjangka, Overdraft, Sewa Beli Kereta, Pembiayaan Rumah dll. Monthly Commitment with Non-Financial Institutions / Tanggungan Bulanan dengan Institusi Bukan Kewangan							
Monthly Financing Payment / Bayaran							
Type of Facility/ Jenis Fasiliti	Institution Name/ Nama Institusi	Remaining Tenure/ Baki Tempoh	Monthly Payment/ Ansuran Bulanan				

NOTE / NOTA :

Non-Financial Institutions related e.g. PTPTN, MARA, AEON Credit, Rental, Nursery, monthly instalment to finance the purchase of furniture/Mobile Phone etc. Berkaitan dengan Institusi Bukan Kewangan seperti PTPTN, MARA, AEON Kredit, Sewa, Taska, ansuran bulanan untuk pembelian perabot /telefon bimbit dll.

D. SPOUSE DETAILS (if applicable	le) / MAKLUMAT PASANGAN (Jika B	erkenaan)	
Name as in MyKad or Passport Nama seperti di dalam MyKad atau Pasport			
Home Telephone/Telefon Rumah		Mobile Phone/ Telefon Bimbit	
E-mail Address/ Alamat E-Mel			
Employment Type Jenis Pekerjaan	Self-Employed/ Bekerja Sendiri Professional/ Profesional	Employed / Bekerja Others / Lain-lain	Unemployed / Tidak Bekerja
	BER* / <i>RUJUKAN</i> KECEMASAN*		
* (Family Members/Close relatives not	t staying with you)/ (Ahli Keluarga/Saudai	ra terdekat yang tidak tinggal bersa	ma anda)
Contact 1/ Rujukan 1			
Name as in MyKad or Passport Nama seperti di dalam MyKad atau Pasport			
Home Telephone/Telefon Rumah		Mobile Phone/ Telefon Bimbit	
Relationship/ Hubungan		E-mail Address/ Alamat E-Mel	
Contact 2/ Rujukan 2			
Name as in MyKad or Passport Nama seperti di dalam MyKad atau Pasport			
Home Telephone/Telefon Rumah		Mobile Phone/ Telefon Bimbit	
Relationship/ Hubungan		E-mail Address/ Alamat E-Mel	
1			
F. FINANCING DETAILS / BUTIR	-BUTIR PEMBIAYAAN		

Financing Amount / Amaun Pembiayaan	RM	_	Do your payroll account with Maybank/Maybank Islamic Savings Account? Adakah akaun gaji anda bersama Akaun Simpanan
Tenure/ Tempoh		_ Years / Tahun	Maybank / Maybank Islamik?
Financing Rate / Kadar Pembiayaan		_ %	Yes, my account number is / Ya, nombor. akaun saya adalah
Insurance/Takaful Coverage / Perlindungan Insuran/Takaful	□ Yes/ Ya □ No/ 7	īdak	If no, do you have Maybank/Maybank Islamic Savings Account?
PRTA/PRTT	RM	_	Jika tidak, adakah anda mempunyai Akaun Simpanan Maybank /
Note / Nota To be deducted from financing amount / Ak	an ditolak dari amaun pembiayad	an	Maybank Islamik? Yes, my account no. is / Ya, no. akaun saya adalah
			No, please open a savings account for me / Tidak, sila buka akaun simpanan bagi saya
Financial Settlement (If any) and Other Dec	luction / Penyelesaian Pembiayo	aan Lain (Jika Berke	naan) dan Penolakan Lain-lain

I hereby agree and authorize the Bank to settle my existing financing facility with Financial Institution/Others:

Saya dengan ini memberi kuasa kepada pihak Bank untuk menyelesaikan pembiayaan sedia ada dengan Institusi Kewangan/Lain-lain:

No	Name of Financial Institution/ Others Nama Institusi Kewangan/ Lain-lain	Facilities / Fasiliti e.g. Housing Financing, Hire Purchase, Credit Card, etc. / Pembiayaan Rumah, Sewa Beli Kereta, Kad Kredit, dll
1.		
2.		
3.		
4.		
5.		
6.		
7.		

*Applicant are required to provide the current financing statement and/or redemption letter of existing facilities or latest credit card statement as proof for settlement

references. / Pemohon diminta untuk melampirkan penyata pembiayaan terkini dan/atau surat penyelesaian baki pembiayaan sedia ada atau penyata kad kredit terkini sebagai bukti rujukan untuk penyelesaian.

I hereby agree and authorize the Bank to deduct the following items from the financing amount. Saya dengan ini memberi kuasa kepada pihak Bank untuk pemotongan item-item berikut daripada jumlah pembiayaan. No Items / item 1. Stamp Duty (Ad-valorem i.e RM5.00 for each RM1,000.00 or part thereof) / Duti Setem (Ad-valorem iaitu RM5.00 bagi setiap RM1,000 atau sebahagian daripadanya) 2. Insurance Premium/Takaful Contribution (If any) / Insuran Premium/Sumbangan Takaful (Jika berkenaan) 3. Loan/Financing Settlement for other Financial Institution/Others (If any) /

3. Penyelesaian pembiayaan dengan Institusi Kewangan/Lain-lain (Jika berkenaan)

4. Other fee and charge that specified by the Bank (If any) / Yuran dan caj lain yang ditetapkan oleh Bank (Jika berkenaan)

1. I further agree and authorized the Bank to manage the settlement directly with other Financial Institutions/Others as mentioned above and to deliver the receipt/proof/confirmation of the settlement to the Bank for the purpose of this financing application. Saya bersetuju dan memberi kuasa kepada pihak Bank untuk menguruskan penyelesaian secara terus dengan Institusi Kewangan/Lain-lain seperti yang dinyatakan di atas dan resit/bukti penyelesaian akan dihantar kepada Bank untuk tujuan permohonan pembiayaan saya ini.

2. I agree if there are excess payments upon settlement of the financing and other fees/charges, the amount of such payments will be credited into my savings accounts with the Bank as stated in this application form.

Saya bersetuju sekiranya terdapat lebihan bayaran selepas penyelesaian pembiayaan dan lain-lain fi/caj dibuat, jumlah lebihan tersebut akan dikreditkan ke dalam akaun simpanan Bank saya seperi butiran yang tertera dalam borang permohonan ini.

- 3. I am responsible to inform the exact settlement amount of existing facilities due for settlement. The Bank shall not be responsible if there is any disparity in the settlement amount. I agree to top up any shortfall should the amount is not sufficient to settle the outstanding amount of the facilities. Saya bertanggungjawab untuk memaklumkan jumlah penyelesaian sebenar untuk pembiayaan sedia ada. Pihak Bank tidak akan bertanggungjawab sekiranya terdapat sebarang perbezaan di dalam amaun penyelesaian. Saya bersetuju untuk membuat pembayaran baki tambahan jika terdapat sebarang perbezaan jumlah penyelesaian sedia ada.
- 4. It is my responsibility to inform my current financiers once payments have been made by the Bank to ensure that my existing financing accounts are fully settled and closed. I hereby agree that the Bank shall not be held liable in the event that my existing financing accounts with my current financiers are not fully settled. Saya bertanggungjawab untuk memaklumkan kepada pembiaya asal apabila pembayaran telah dibuat oleh pihak Bank bagi memastikan akaun pembiayaan sedia ada saya diselesaikan dan ditutup. Saya juga bersetuju bahawa pihak Bank tidak akan dipertanggungjawabkan sekiranya akaun pembiayaan sedia ada saya dengan pembiaya asal tidak diselesaikan sepenuhnya.
- 5. I understand and agree to full responsibility to protect the Bank from any losses that may arise in the future. Saya faham dan bersetuju untuk bertanggungjawab penuh untuk melindungi Bank daripada sebarang kerugian yang mungkin timbul pada masa hadapan.
- 6. I also understand that I am not allowed to make any new financing that may cause my application not to be approved / cancelled by the Bank. Saya juga faham bahawa saya tidak dibenarkan membuat sebarang pembiayaan baru yang boleh menyebabkan permohonan saya tidak diluluskan/dibatalkan oleh Bank.

G. PERSONAL DATA PROTECTION ACT (PDPA) 2010 / AKTA PERLINDUNGAN DATA PERIBADI (APDP) 2010

By signing this form, I further confirm that all personal data that I have provided are all true, up-to-date and accurate. Should there be any changes to any of my / our personal data, I will notify Maybank Group immediately.

Dengan menandatangani borang ini, saya seterusnya mengesahkan bahawa kesemua data peribadi yang saya berikan adalah semuanya benar, terkini dan tepat. Sekiranya terdapat apa-apa perubahan pada mana-mana data peribadi saya / kami, saya akan memaklumkan kepada Kumpulan Maybank dengan serta merta.

With regards to promotional and marketing materials : / berkenaan dengan bahan-bahan promosi dan pemasaran:

Yes, I expressly agree to Maybank Group and / or other entities authorized by Maybank Group processing my / our personal data for promotional and marketing purposes.

Ya, saya menyatakan persetujuan untuk Kumpulan Maybank dan / atau Entiti-entiti Lain memproses data peribadi saya untuk tujuan promosi dan pemasaran.

No, I do not agree to Maybank Group and / or other entities authorized by Maybank Group processing my / our personal data for promotional and marketing purposes. Tidak, saya tidak bersetuju untuk Kumpulan Maybank dan / atau Entiti-entiti Lain memproses data peribadi saya untuk tujuan promosi dan pemasaran.

H. FOREIGN ACCOUNT TAX COMPLIANCE ACT (FATCA) & COMMON REPORTING STANDARD (CRS) SELF CE AKTA PEMATUHAN CUKAI AKAUN ASING (APCAA) & STANDARD PELAPORAN BERSAMA (SPB) PENGES						
Definitions Applicable / Definisi The Term U.S. person or United States person means a person decribed in section 7701 (a) (30) of the Internal Revenue Code ; a citizen or resident of U.S. / Istilah individu AS atau individu Amerika Syarikat adalah merujuk kepada individu yang dinyatakan dalam seksyen 770 1(a) (30); Warganegara atau Pemastautin						
Please check "v" Yes or No for each of the following questions: Sila tandakan "v" Ya atau Tidak bagi setiap soalan berikut						
	Yes / Ya No / Tidak					
1. Are you US Citizen? / Adakah anda seorang Warganegara AS						
2. Do you hold a U.S. Permanent Resident Card (Green Card)? / Adakah Anda pemegang Kad Pemastautin AS (Kad Hijau)?						
3. Are you a U.S. Resident? Adakah Anda seorang Pemastautin AS?						
4. If you have ticked "No" to all three questions above, then please tick as /						
Jika anda menanda "Tidak" kepada ketiga-tiga soalan di atas, sila tandakan sebagai:	Non U.S Person / Bukan Individu AS					
5. If you have ticked "Yes" to any of the three questions above, please tick as: Jika anda menanda "Ya" kepada mana-mana daripada tiga soalan tersebut, sila tandakan sebagai:	U.S. Person / Individu AS					
Please fill up / Sila isi horana: U.S. IRS form W9 (https://www.irs.gov/puh/irs-pdf/fw9.pdf?portlet=103)						

I. JURISDICTION OF RESIDENCE AND TAXPAYER IDENTIFICATION NUMBER (TIN) NEGARA PEMASTAUTIN DAN NOMBOR PENGENALAN PEMBAYAR CUKAI (TIN)

Please Complete the following table indication / Sila Lengkapkan jadual yang berikut:

- a) The jurisdiction of residence where the account holder is resident for tax purposes (except for Malaysia) and / Bidang kuasa pemastautin yang mana pemegang akaun adalah pemastautin bagi tujuan percukaian (kecuali bagi Malaysia); dan
- b) The account holder's TIN for each jurisdiction indicated. Indicate all jurisdictions of residence. / TIN pemegang akaun bagi setiap bidang kuasa yang dinyatakan. Nyatakan semua bidang kuasa pemastautin.
- If a TIN is unavailable, indicate which of the following reason is applicable / Jika tiada TIN, nyatakan salah satu alasan yang berkaitan seperti yang berikut:

Reason A / Alasan A - The jurisdiction where the accont holder is a resident for tax purposes does not issue TIN to its residents. / Pemegang akaun adalah pemastautin bagi tujuan percukaian di dalam Negara yang tidak mengeluarkan TIN untuk pemastautinnya.

Reason B / Alasan B - The account holder is unable to obtain a TIN / Pemegang Akaun tidak boleh memperoleh TIN.

Reason C / Alasan C – TIN is not required. / TIN tidak diperlukan.

(Note: Select this reason only if the authorities of the jurisdiction do not require the TIN to be disclosed.)./ (Nota: Pilih alasan C sahaja sekiranya pihak berkuasa cukai tempatan tidak menghendaki TIN dilaporkan.)

Country of Tax Residence / Negara Pemastautin Cukai	TIN	If no TIN available, indicate Reason / Jika TIN tidak diperoleh nyatakan Alasan A, B, or C				
1						
Please explain in the following boxes why you are unable to obtain a TIN if you selected <u>Reason</u> B above / Jika anda memilih Alasan B, sila nyatakan dalam						
ruangan yang berikut mengapa anda tidak boleh memperoleh TIN.						
2 Note: if the account holder is a resident for tax purposes in more than one country, please use separate sheet / Nota: Sila gunakan helaian berasingan						
sekiranya pemegang akaun adalah pemastautin bagi tujuan percukaian lebihdaripada satu Negara.						

J. DECLARATION / PENGAKUAN

- A. I solemnly and sincerely declare that I have never been adjudged bankrupt or insolvent or made any arrangement or assignment for the benefit of my creditors or had a notice or petition in bankruptcy served upon me nor have any judgment ever been entered against me in any court.
 Saya dengan sesunguhnya mengisytiharkan bahawa saya bukanlah seorang yang muflis atau telah membuat sebarang penyerahan hak bagi faedah pemiutang saya atau telah menerima sebarang notis atau petisen kebankrapan keatas saya dan sebarang penghakiman dibuat terhadap saya dalam mana-mana mahkamah.
- B. I hereby declare that all the information given by me is true and I have not withheld any material fact. If any of the information given by me becomes inaccurate or misleading or changes in anyway, whether before this application is approved or whilst the financing is outstanding, I will promptly notify the Bank and/or the takaful operator/insurer (where applicable) of such changes.

Saya mengaku bahawa semua maklumat yang diberikan oleh saya adalah benar dan saya tidak menyembunyikan apa-apa maklumat. Jika ada manamana maklumat yang diberikan oleh saya adalah tidak tepat atau mengelirukan atau berubah-ubah, samada sebelum permohonan ini diluluskan ataupun masih dalam pertimbangan, saya akan memaklumkan mengenai perubahan maklumat tersebut kepada pihak Bank dan/atau pihak syarikat takaful/insuran (yang mana berkenaan) dengan segera.

C. I hereby declare that all the information given including but not limited to information from any financings that I have obtained or in the processing of obtaining from any financial and non-financial institution is true, accurate and complete and I have not withheld any material facts or information in relation thereto. If any information given by me herein becomes inaccurate or there are any material changes in anyway, whether before this application is approved or while this application of financing is outstanding, I hereby undertake to notify the Bank and/or the takaful operator/insurer (where applicable) of such changes with immediate effect. I hereby further declare that I do not have any other financing from financial or non-financial institutions other than as declared herein.

Saya dengan ini mengesahkan bahawa semua maklumat yang diberi, termasuk tetapi tidak terhad kepada maklumat daripada mana-mana pembiayaan yang saya telah peroleh atau dalam proses untuk mendapatkan pembiayaan daripada mana-mana institusi kewangan dan bukan kewangan adalah benar, tepat dan lengkap, dan saya tidak menyembunyikan apa-apa fakta material atau maklumat berhubung dengannya. Jika apa-apa maklumat yang diberikan oleh saya dalam dokumen ini menjadi tidak tepat atau terdapat apa-apa perubahan penting dengan cara apa jua, sama ada sebelum permohonan ini diluluskan atau ketika permohonan pembiayaan ini belum selesai, saya dengan ini mengaku janji untuk memaklumkan pihak Bank dan/atau pihak syarikat takaful/ insuran (yang mana berkenaan) tentang perubahan itu dengan serta-merta. Saya dengan ini mengisytiharkan selanjutnya bahawa saya tidak mempunyai apa-apa pembiayaan lain daripada institusi kewangan atau bukan kewangan lain selain yang diisytiharkan dalam dokumen ini. D. I authorize and consent to the Bank and its representative to obtain information pertaining to this application from any source, including but not limited to credit information, from the Inland Revenue Authorities, Employee Provident Fund (EPF), other financial institutions, Central Credit Reference Information System (CCRIS), SME Credit Bureau, any other credit reference agencies, physicians, hospitals, clinics, any other person, individual and / or entity, as the Bank deems appropriate, without assigning any reason whatsoever.

Saya memberi kebenaran dan persetujuan kepada pihak Bank dan wakilnya untuk mendapatkan maklumat berkaitan dengan permohonan ini dari manamana sumber termasuk dan tetapi tidak terhad kepada maklumat kredit dari Lembaga Hasil Dalam Negeri, Kumpulan Wang Simpanan Pekerja (KWSP), institusi-institusi kewangan yang lain, Sistem Maklumat Kredit Pusat (CCRIS), Kredit Biro SME, mana-mana ejen rujukan kredit, doctor, hospital, klinik individu dan / atau entiti yang dianggap bersesuaian oleh pihak Bank, tanpa perlu menyatakan sebarang alasan.

The Bank is expressly authorised to discuss with my present and future employer(s) regarding this application.

Pihak Bank diberi kuasa untuk membincangkan permohonan ini bersama majikan semasa dan majikan masa depan saya.

E. I expressly consent to and authorize the Bank to disclose to Bank Negara Malaysia, any other bodies, authorities such as CAGAMAS and debt collection agents, any person(s) in or outside Malaysia including but not limited to companies within Maybank Group, whether such group of companies are residing, situated, carrying on business, incorporated or constituted within or outside Malaysia, including but not limited to the respective agents, authorised and appointed agents for purpose of providing integrated services, maintaining and storing records (financial or otherwise), at any time and without liability, any information and particulars (financial or otherwise) relating to my affairs and accounts, financing and conduct thereof for such purposes as the Bank deems fit or appropriate. / Saya memberi kebenaran dan memberi kuasa kepada pihak Bank untuk mendedahkan apa-apa maklumat dan butiran (kewangan atau lain-lain) yang berkaitan dengan urusan dan akaun saya / kami, pembiayaan dan pengendalian, kepada Bank Negara Malaysia, badanbadan lain, pihak berkuasa seperti CAGAMAS, ejen pemungut hutang, mana-mana individu di dalam atau di luar Malaysia termasuk tetapi tidak terhad kepada syarikat-syarikat dalam kumpulan Bank, sama ada kumpulan syarikat tersebut menetap, menjalankan perniagaan, diperbadankan atau ditubuhkan di dalam atau di luar Malaysia, termasuk tetapi tidak terhad kepada ejen-ejen tertentu, ejen yang diberi kuasa dan dilantik dengan tujuan menyediakan perkhidmatan bersepadu, memelihara dan menyimpan rekod-rekod (kewangan atau lain-lain) pada masa tertentu dan tanpa liabiliti bagi tujuan yang dianggap sesuai oleh pihak Bank.

F. I will comply with the Bank's requirements in respect of my application and I understand that the Bank's offer of the financing will be subject to the Bank performing the necessary verification.

Saya akan mematuhi segala keperluan pihak Bank untuk permohonan saya dan saya memahami bahawa tawaran pembiayaan oleh pihak Bank adalah tertakluk kepada pengesahan yang diperlukan oleh pihak bank.

G. I hereby agree and consent for the Bank to request for and to obtain all the personal information and data set forth in this form for the purpose of processing this application and also for all other purposes that are necessary and required in relation to the facility requested for by I herein including the transfer, storing and/or disclosing of such personal data to any of our authorised and appointed agents, subsidiaries in or outside Malaysia. I also declare that all personal information and data set forth herein are all true, up todate and accurate and should there be any changes to any personal information or data set forth herein, I will undertake to notify the Bank immediately.

Saya dengan ini bersetuju dan membenarkan pihak Bank untuk meminta dan mendapatkan semua maklumat dan data peribadi yang dinyatakan dalam borang ini bagi tujuan memproses permohonan ini dan juga untuk semua tujuan lain yang diperlukan dan dikehendaki berhubung dengan kemudahan yang diminta oleh saya dalam borang ini termasuk memindahkan, menyimpan dan / atau mendedahkan data peribadi tersebut kepada mana-mana ejen kami yang diberi kuasa dan dilantik, anak syarikat di dalam atau di luar Malaysia. Saya juga mengisytiharkan bahawa semua maklumat dan data peribadi yang dinyatakan dalam borang ini adalah benar, terkini dan tepat dan sekiranya terdapat apa-apa perubahan kepada apa-apa maklumat atau data peribadi yang dinyatakan dalam borang ini, saya berjanji untuk memberitahu pihak Bank dengan segera.

H. I hereby undertake to inform the Bank if I and my immediate family members (parents, spouses, children and sibling) are related to any present or future employee(s) of the Bank or the director(s) of the Bank.

Dengan ini saya mengakujanji akan memberitahu pihak Bank jika saya dan ahli keluarga terdekat saya (ibu bapa, suami, isteri, anak-anak dan adik beradik) berkait dengan pekerja Bank atau pengarah Bank pada masa sekarang atau pada masa hadapan.

- I am not in default on any accounts with the Bank or other financial institutions or under any legal impediments. Saya tidak mempunyai kejadian ingkar untuk membuat pembayaran terhadap mana-mana akaun Bank atau institusi-institusi kewangan yang lain atau di dalam mana-mana urusan undang-undang.
- J. This application form and all supporting documents that were submitted to the Bank will be the sole property of the Bank and the Bank is entitled to retain the same irrespective of whether my application is approved or rejected by the Bank. Borang permohonan ini dan semua dokumen sokongan yang telah diserahkan kepada pihak Bank adalah hak milik mutlak pihak Bank dan pihak Bank berhak untuk mengekalkan semua dokumen tanpa mengira samada permohonan saya diluluskan atau ditolak oleh pihak Bank.
- K. I understand that the Bank reserves the right to approve or decline or vary the financing amount of this application. Saya faham bahawa pihak Bank mempunyai hak untuk meluluskan atau menolak atau mengubah jumlah pembiayaan bagi permohonan ini.
- L. I agree to be bound by the Bank's rules from time to time governing the relevant type of account and financing and that the Bank is entitled to be indemnified in circumstances set out in such rules. Saya bersetuju untuk terikat kepada peraturan-peraturan Bank dari masa ke semasa yana berkaitan dengan jenis akaun dan pembiayaan dan pihak Bank

Saya bersetuju untuk terikat kepada peraturan-peraturan Bank dari masa ke semasa yang berkaitan dengan jenis akaun dan pembiayaan dan pihak Bank berhak untuk dibayar ganti rugi dalam keadaan yang tertera di dalam syarat-syarat tersebut.

- M. The Bank refers to Maybank / Maybank Islamic Berhad being the licensed financial institution offering the financing product(s) referred to in this application form. Maybank Group refers to Malayan Banking Berhad together with its related/associated companies. Pihak Bank adalah merujuk kepada Maybank / Maybank Islamic Berhad sebagai institusi kewangan yang dilesenkan untuk menawarkan produk-produk pembiayaan yang dirujuk dalam borang permohonan ini. Kumpulan Maybank adalah merujuk kepada Malayan Banking Berhad dan syarikat-syarikat yang berkaitan.
- N. For my convenience, I agree for the Bank to notify me via Short Message System (SMS) to my mobile number as stated in this form should my financing application be approved by the Bank.

Untuk kemudahan, saya bersetuju untuk pihak Bank memaklumkan kepada saya melalui Sistem Pesanan Ringkas (SMS) ke nombor telefon mudah alih saya seperti yang dinyatakan di dalam borang permohonan ini sekiranya permohonan pembiayaan saya diluluskan oleh pihak Bank.

O. I undertake to notify and/or inform the emergency contact person and my spouse that their personal data have been provided to the Bank and undertake to indemnify and hold the Bank harmless against any claims, actions, losses, damages, costs and expenses arising from my failure to notify the said emergency contact person/my spouse. Saya mengaku janji untuk memberitahu dan/atau menghubungi penama rujukan kecemasan dan pasangan saya bahawa data peribadi mereka telah

Saya mengaku janji untuk memberitanu dan/atau menghubungi penama rujukan kecemasan dan pasangan saya bahawa data peribadi mereka telah diberikan kepada pihak Bank dan seterusnya berjanji akan menanggung rugi dan memastikan pihak Bank tidak akan terkesan daripada sebarang tuntutan, tindakan, kerugian, kerosakan, kos dan perbelanjaan disebabkan oleh kegagalan saya untuk memberitahu penama rujukan kecemasan/pasangan saya.

P. I confirm that I fully understand that my answers and declarations given in this application and any other relevant documents completed by me in connection with this application, or amendments thereto, will be relied upon by the insurer/takaful operator in deciding whether to accept my application or not in relation to the PRTA/PRTT.

Saya mengesahkan bahawa saya memahami bahawa jawapan saya dan perisytiharan yang diberikan dalam permohonan ini dan apa-apa dokumen lain yang berkaitan dilengkapkan oleh saya berkaitan dengan permohonan ini, atau pindaan, hendaklah digunapakai oleh syarikat pengendali insurans/takaful dalam memutuskan sama ada untuk menerima permohonan saya atau tidak berhubung dengan PRTA/PRTT.

Q. I understand and agree that the certificate of PRTA/PRTT, I have applied for will only commence on the date that the financing is first disbursed, provided that the application of PRTA/PRTT has been approved by the insurer/takaful operator, the full premium/contribution has been received by the insurer/takaful operator, and during and prior to, or as at the date of commencement of the cover.

Saya memahami dan bersetuju bahawa PRTA/PRTT saya telah memohon hanya akan bermula pada tarikh pembiayaan itu mula-mula dikeluarkan, dengan syarat bahawa permohonan itu telah diluluskan oleh syarikat insurans/takaful, premium/sumbangan penuh telah diterima oleh penanggung insurans/takaful, dan semasa dan sebelum, atau pada tarikh permulaan perlindungan.

R. I hereby authorise the Bank to debit my account, with details as per above, in respect of my insurance premium/takaful contribution or any revised premium/contribution amount as assessed by the underwriters of the insurer/takaful operator upon disbursement of the financing. Saya dengan ini memberi kebenaran kepada pihak Bank untuk mendebit akaun saya, dengan butiran seperti di atas, berkenaan dengan premium insuran/sumbangan takaful saya atau mana-mana jumlah premium/sumbangan disemak semula seperti yang dinilai oleh pihak syarikat insuran/takaful, setelah pembayaran pembiayaan dibuat.

Note: Items P, Q and R above will only be applicable to person who opt for cover only.

Nota: Item-item P, Q dan R di atas hanya terpakai kepada orang yang memilih untuk dilindungi sahaja.

S. I hereby authorise the Bank to debit my account in respect to the fees and charges imposed to me with regards of this Facility or any revised fees and charges amount as assessed by the Bank upon disbursement of the financing.

Saya dengan ini memberi kebenaran kepada pihak Bank untuk mendebit akaun saya berkenaan dengan fi dan Caj yang dikenakan ke atas saya untuk fasiliti ini atau mana-mana jumlah fi dan caj yang disemak semula seperti yang dinilai oleh pihak Bank setelah pembayaran pembiayaan dibuat.

T. I hereby agree and consent, in line with Personal Data Protection Act (PDPA) 2010, for the Bank to request for and to obtain all the personal information and data set forth in this form for the purpose of processing this application and also for all other purposes including marketing and promotional purposes that are necessary and required in relation to the facility requested for by me herein including the transfer, storing and / or disclosing of such personal data to any of Bank's authorised and appointed agents, subsidiaries in or outside Malaysia. I also declare that all personal information and data set forth herein are all true, up todate and accurate and should there be any changes to any personal information or data set forth herein, I will undertake to notify the Bank immediately.

Saya dengan ini bersetuju dan membenarkan, bertepatan dengan Personal Data Protection Act (PDPA) 2010, pihak Bank untuk meminta dan mendapatkan semua maklumat dan data peribadi yang dinyatakan dalam borang ini bagi tujuan memproses permohonan ini dan juga untuk semua tujuan lain termasuk untuk tujuan pemasaran dan promosi yang diperlukan dan dikehendaki berhubung dengan kemudahan yang diminta oleh saya dalam borang ini termasuk memindahkan, menyimpan dan / atau mendedahkan data peribadi tersebut kepada mana-mana ejen Bank yang diberi kuasa dan dilantik, anak syarikat di dalam atau di luar Malaysia. Saya juga mengisytiharkan bahawa semua maklumat dan data peribadi yang dinyatakan dalam borang ini adalah benar, terkini dan tepat dan sekiranya terdapat apa-apa perubahan kepada apa-apa maklumat atau data peribadi yang dinyatakan dalam borang ini, saya berjanji untuk memberitahu pihak Bank dengan segera.

U. I undertake to notify the Bank in writing within 30 calendar days if there is a change in any information relating to FATCA/CRS which I have provided to the Bank and I hereby consent that the Bank may take following action:

Saya berjanji untuk memaklumkan kepada pihak Bank secara bertulis dalam tempoh 30 hari sekiranya berlaku perubahan berkaitan dengan maklumat berkenaan dengan FATCA/CRS yang telah diberikan kepada pihak Bank dan saya memberi kebenaran untuk pihak Bank bertindak seperti berikut:-

 to report my information to regulatory authorities in accordance with the requirements of FATCA/CRS as may be stipulated by applicable laws, regulations, agreement, guidelines or directives;

Melaporkan maklumat berhubung akaun tersebut kepada pihak berkuasa mengikut keperluan FATCA/CRS seperti yang ditetapkan oleh undangundang, peraturan, perjanjian, panduan atau arahan;

(2) to withhold from my account(s) such amounts in accordance with the requirements of FATCA/CRS as may be stipulated by applicable laws, regulations, agreement, guidelines or directives; and/or

Menahan sebarang amaun daripada akaun saya mengikut keperluan FATCA/CRS seperti yang ditetapkan oleh undang-undang, peraturan, perjanjian, panduan atau arahan; dan/atau

(3) to classify me as a recalcitrant account holder and/or suspend, recall or terminate my account(s) and/or facilities granted to me, in the event I fail to provide accurate and complete information and/or documentation as the Bank may require

Mengklasifikasikan saya sebagai pemegang akaun ingkar dan/atau menggantung, menghentikan atau menamatkan akaun saya dan/atau pembiayaan yang diberikan kepada saya, sekiranya saya gagal untuk memberikan maklumat dan/atau dokumen yang tepat dan lengkap seperti yang dikehendaki oleh pihak Bank.

V. I understand that upon the Bank's approval and acceptance of my application for the financing, the Bank shall issue a Letter of Notification and credit the approved amount into my indicated account notwithstanding that the financing remains unused in the said account. It shall be deemed an agreement to me and the Bank and the financing facility has been concluded subject to the Terms and Conditions stated in this application and the terms stated in the Letter of Notification.

Saya faham bahawa atas kelulusan dan penerimaan permohonan saya oleh pihak Bank terhadap pembiayaan ini, pihak Bank mengeluarkan satu Surat Makluman Kelulusan dan mengkredit amaun pembiayaan yang diluluskan oleh pihak Bank ke dalam akaun pilihan saya tanpa mengambil kira pembiayaan tersebut tidak diguna pakai dan kekal di dalam akaun tersebut. Iannya akan dianggap sebagai satu perjanjian kepada saya dan pihak Bank dan bahawasanya kemudahan pembiayaan tersebut telah dimeterai tertakluk kepada Terma dan Syarat dinyatakan di borang permohonan ini dan terma yang dinyatakan di Surat Makluman Kelulusan.

formal documents are required to be executed between the E stated in this application, I hereby acknowledge that the red facility applied for and granted to me by the Bank and shall r stated in the Letter of Notification. Saya faham bahawasanya saya akan terikat dengan Terma Makluman Kelulusan dan tidak ada lagi dokumen-dokumen ra pihak Bank meluluskan satu amaun kemudahan yang lebih re bahawa amaun dikurangkan yang diluluskan dan dikreditkan kepada saya oleh pihak Bank dan tidak akan menjejaskan ke Makluman Kelulusan.	formal documents are required to be executed between the Bank and I. In the event the Bank approves a lower amount of the facility than the amount stated in this application, I hereby acknowledge that the reduced amount approved and credited into the indicated account is the total amount of the facility applied for and granted to me by the Bank and shall not affect the validity of the Terms and Conditions stated in this application and the terms stated in the Letter of Notification. Saya faham bahawasanya saya akan terikat dengan Terma dan Syarat yang dinyatakan di borang permohonan ini dan terma dinyatakan di Surat Makluman Kelulusan dan tidak ada lagi dokumen-dokumen rasmi yang lain diperlukan untuk dipelaksanakan antara pihak Bank dan saya. Dalam keadaan pihak Bank meluluskan satu amaun kemudahan yang lebih rendah daripada amaun yang dinyatakan dalam permohonan ini, saya dengan ini mengakui bahawa amaun dikurangkan yang diluluskan dan dikreditkan ke dalam akaun pilihan saya adalah jumlah amaun kemudahan yang dipohon dan diberikan kepada saya oleh pihak Bank dan tidak akan menjejaskan kesahihan Terma dan Syarat dinyatakan di permohonan ini dan Terma dinyatakan di Surat					
X. By signing below I hereby confirm having read, understood ar conditions attached to this application form and any amendme adequate prior notice to me. Dengan menandatangani ruangan di bawah, saya dengan ini terma-terma dan syarat-syarat yang ditetapkan untuk Pemb dengan memberikan notis kepada saya.	ents to the same which the Bank	may subsequently introduce from time to time upon giving membaca, memahami dan bersetuju untuk terikat dengan				
	Name / Nama	:				
	I/C No. / No KP	:				
Signature of Applicant Tandatangan Pemohon	Date / Tarikh	:				
FOR OFFICE USE / UNTUK KEGUNAAN PEJABAT						
Lead Generator	Sales Person					
PF No. / No PF :	——— PF No. / No PF	:				
Name / Nama :	Name / Nama					
Branch / Cawangan :	Branch / Cawanga	n :				
Branch Code / Kod Cawangan :	Branch Code / Kod	l Cawangan :				

MAYBANK ISLAMIC SALARY FINANCING-i

TERMS AND CONDITIONS FOR GRANTING OF FACILITY ("APPLICATION" and "TERMS AND CONDITIONS")

Upon the Bank's (Company No. 200701029411) ("we", "us" and "our") approval of the Salary Financing-i Facility ("Facility"), these terms and conditions will be binding on you immediately. You understand and agree to be bound by these terms and conditions, Letter of Notification (as defined below) and any amendments as may be made by us from time to time. Your application of the Facility will be subject to our approval in the manner we deem fit in accordance with our financing procedures.

All reference made to "Security Documents" includes these terms and conditions, Letter of Notification or any other documents executed by you in relation to the Facility, where necessary.

All reference made to "Indebtedness" includes all money and liabilities whether principal, profit, costs, charges, commission or otherwise outstanding, due and payable or agreed to be payable by you to us from time to time whether solely or jointly with any other person for the payment of all money by you in respect of or arising from the Facility, including but not limited to the Bank's Sale Price.

1. Method of Financing

In accordance with the contract of Murabahah (Cost Plus Sale) via Tawarruq arrangement (Commodity Murabahah) and our financing procedures:

- (i) you will request to purchase the underlying Shariah compliant commodities acceptable to us as specified in the e-certificate or such other form evidencing the detail of the commodity (Commodity) and you undertake to purchase the Commodity from us.
- (ii) we will then purchase the Commodity from any commodity trader acceptable to us at the price equivalent to the Facility Amount;
- (iii) thereafter we will sell the Commodity to you; and
- (iv) you will purchase the Commodity at the Bank's Sale Price which will constitute the Facility Amount and our Profit on deferred payment basis within the agreed Tenure.

You will also appoint us as your agent to perform all acts and execute all agreements/documents in accordance with Clause 3 below.

The proceeds of the sale of the Commodity will be placed in your deposit account with us ("the Designated Account") thereafter disburse to you or any other parties authorised by you in accordance with the terms of the Facility.

2. Purchase Request and Undertaking

You request us to purchase the Commodity from any commodity trader at the Facility Amount which will be payable in accordance to the terms of the Facility.

You promise and undertake to purchase the Commodity from us, at the Bank's Sale Price.

You confirm that the undertaking in this Clause 2 is irrevocable (except with our prior written consent) and binding on your estate, heirs, successors in title, permitted assigns and personal representatives.

3. Appointment of the Bank as Agent

You irrevocably appoint us as your agent to perform the following:

- i) purchase the Commodity that we deem fit and take possession (physical or constructive) of the Commodity;
- ii) sell the Commodity to any commodity trader or any third party at the price equivalent to the Facility Amount;
- iii) receive proceeds from the sale of the Commodity on your behalf; and
- iv) deliver possession of and title in and to the Commodity to any purchaser of the Commodity.

We will at all times act as your agent and we will:

- i) be authorised to sign and execute all documents and do all acts that is required to be done in connection with the appointment as agent, or imposed under any agreement of sale of the Commodity to any commodity trader or third party; and
- ii) be authorised to delegate our rights and duties as an agent as contained in these terms and conditions to any third party to do all acts necessary for the completion of the required transactions; and
- iii) be required to do all the administrative duties regarding the holding and the selling of the Commodity.

The appointment of us as your agent will cease on termination or cancellation of the Facility. In addition, we may terminate this appointment for any negligence or misconduct by you with prior written notice to you.

Bank as your agent to execute documents

You also appoint us as your agent to perform the following for and on your behalf:

i) to act and/or execute the necessary documents under the commodity Murabahah transaction (including the sale contract);

The proceeds of sale of the Commodity due to you will be paid (with written notice to you) us into your financing account, once we received a confirmation of receipt of payment from the commodity trader or any third party. The proceeds will be disbursed by us in accordance with the terms of the Facility.

This appointment will not create or be deemed to create a partnership or a joint venture between the parties, nor will it establish a relationship of principal or agent in any other relationship between you and us.

The appointment of us as your agent will cease on termination or cancellation of the Facility. In addition, we may terminate this appointment for any negligence or misconduct by you with prior written notice to you.

4. Terms and Conditions of Sale of Commodity

The sale of the Commodity by us will be governed by these terms and conditions.

You will obtain such title to the Commodity as we receive from the commodity trader free from encumbrances. We will not be deemed to give any warranty or representation (express or implied), whether arising by law or by statute. Without affecting anything stated in this paragraph, any such warranty or representation by us is expressly excluded to the full extent permitted by law.

The parties agree that on the sale of the Commodity by us to you, you will bear full ownership and responsibilities towards the Commodity.

You agree that in purchasing the Commodity from us, you will have accepted the Commodity as it is.

You may request for physical delivery of the Commodity provided that such request must be received by us in a written form. We shall deliver the Commodity within fourteen (14) business days from the receipt of your request for physical delivery of the Commodity. You shall bear all costs associated with the physical delivery of the Commodity, including but not limited to the delivery costs, storage costs and takaful/insurance.

5. Letter of Notification

We will issue a Letter of Notification to you upon our approval of your application of the Facility. The Letter of Notification will state the Facility Amount approved, the relevant takaful contribution payable, the total profit amount, the total payment amount, tenure, the applicable Ceiling Profit Rate, Effective Profit Rate and Islamic Base Rate of the Facility Amount, the instalments amount(s) and the effective date of the instalment amount(s), fees and other charges and any other terms and conditions as imposed by us. The Letter of Notification will be a computer generated letter and would not be signed but will be deemed as having been issued by us.

You are required to promptly notify us in writing within fourteen (14) calendar days from the date you receive the Letter of Notification from us of any error or omission or in the event that you do not wish to proceed with the financing, failing which you will be deemed to have confirmed and accepted the terms and conditions as set out in the Letter of Notification and these terms and conditions. You will be precluded from making any claim against us alleging that the terms and conditions as set out in the Letter of Notification contains any error or omission and/or that the same is not confirmed and accepted by you or you do not agree with the Facility Amount.

6. Execution of Security Documents

In spite of anything to the contrary stated in this Clause, the Facility is conditional on the preparation, execution and perfection of the Security Documents. Your failure to fulfil such conditions within (30) days from the date of acceptance of Letter of Notification (or such other extended time as may be permitted by us), we reserve the right to vary or terminate the Facility as we deem fit.

7. Conditions Precedents for Disbursement

We will only disburse the Facility amount after you have fulfilled the following Conditions Precedent:

- a) the Security Documents must have been duly executed, stamped and/or registered with the relevant authority as may be necessary.
- b) result of the searches made on you and/or Security Party from Jabatan Insolvensi Malaysia ("JIM") (whichever applicable) confirming that you and/or Security Party have not been declared bankrupt and there is no bankruptcy proceedings pending against you/Security Party.
- c) that as from the date when you first applied for the Facility, there has been no material alterations, changes or events occurred which could materially or adversely affect your and/or Security Party's financial condition or your and/or Security Party's ability to observe and perform obligations under these terms and conditions and other Security Documents which could adversely affect our decision to proceed with the granting of the Facility.
- d) you and/or Security Party (where applicable) has disclosed to us all material facts known to you/them relating to your/their financial conditions.
- e) you and/or Security Party are not in default under any agreement to which you/they are party or by which you/they may be bound and no litigation arbitration or administrative proceedings are presently current or pending or threatened which default litigation arbitration or administrative proceedings as the case maybe might in our opinion materially affect your and/or Security Party's solvency or might affect your and/or Security Party's ability to observe and perform your/their obligations under these terms and conditions and other Security Documents.
- f) we satisfied that no event has occurred so as to render any indebtedness under the Facility to become immediately payable and no Event of Default under the Facility has occurred or is threatened.
- g) there shall have been obtained all approvals, consents, authorisations and licenses, including but not limited to those which are corporate or which may be required from any governmental or statutory or regulatory authorities or creditors, which are necessary or expedient for the obtaining of the Facility from us, the execution where appropriate, registration of the Security Documents in respect of the Facility, the carrying out of your business and/or affairs and for the transactions herein contemplated.
- h) you and/or any other relevant party must have fulfilled, all other conditions precedent and/or terms and conditions as set out herein or which may be imposed later by us.
- i) all other sums due and payable by you to us must have been paid.

8. Disbursement of the Facility Amount

- a) The Facility Amount will be paid / credited directly into the Designated Account or any other account maintained by you or in such manner or to such party as may be deem appropriate by us after fulfilment of the following:
 - i) All the necessary legal documentations have been duly executed;
 - ii) All the necessary costs including stamp duty, insurance premium/takaful contribution (if any) have been fully paid;
 - iii) All of your personal loans with Malayan Banking Berhad and/or personal financing facilities with us (if any) have been settled;
 - iv) All other terms and conditions have been complied with to our satisfaction; and/or
 - v) Financial settlement with other financial institution or non-financial institution and other deduction (if any) have been made
- b) The availability of the Facility in the Designated Account or any account or in such manner or to such party as determined by us in the above stated manner will be deemed to be effective payment thereof to or for your benefit.
- c) In the event the purpose of the financing is to settle and close your existing loan/financing facility with Financial Institution/Others ("debt account(s)"), and close the above debt account(s) and where the condition precedent for the release of the balance of Facility is to close the debt account(s) as you are required within thirty (30) days from the initial disbursement to provide documentary evidence to support the said closure to the Bank. It is a condition precedent for the disbursement of the balance of the Facility amount after the debt account is closed.

If you fail to close the debt account and provide the supporting documents and/or continue to incur indebtedness under the debt account, the Bank may at its discretion decide not to disburse the balance of the Facility after the initial disbursement and/ or exercise our right to cancel the undisbursed amount accordingly and restructure and notify you on the revised monthly instalment commencement for the actual amount disbursed. The amount of the Facility therefore disbursed shall constitute and form the actual Facility amount disbursed herein.

Subject to the above, the net financing amount will be credited to your Savings / Current Account Number as provided to us in the Application Form, after fulfilment of the above condition precedent and deduction of the initial drawdown amount.

The Bank shall not be responsible if there is any disparity in the settlement amount. You are to top up any shortfall should the amount disbursed be less than the outstanding amount of the debt account(s).

9. Authorisation and Undertaking

a) You authorise us to deduct the monthly instalment and any amount due under the Facility via:

- i) Salary deduction
 - By way of salary deduction by your Human Resource Department to meet your instalment payments and amount due and payable in your financing account,

or;

- ii) M2e.net services
 - direct deduction from your Salary Account on the salary date maintain with the Bank; or
 - from the Collection Account maintained and controlled by the Bank;

or;

- iii) Variable Standing Instruction
 - Deduction from your Designated Account* maintained with us

* If such deposit/investment account is not yet opened by you with us, you may open such account or opt for Account Portability offered by Maybank Islamic. Account Portability is a migration of existing Conventional Account to Islamic Account in which the account number and the facilities/operational tagging attached to the account remain unchanged.

- b) You undertake to inform us of any changes in residence or employment or if you are relocated or transferred during the tenure of the Facility.
- c) You undertake to inform us for any changes of your Salary Account.
- d) You undertake that in the event of resignation, termination or ceased employment with your Employer, changes of addresses for any reasons as the case may be, you will:
 - i) provide us with all the reasonable and relevant information as we may require in assisting us in the collection of the Instalment for the Facility; and
 - ii) to continue paying the Instalment by way of Variable Standing Instruction through your Designated Account for this Facility or in any other avenue available to ensure that the Instalment is serviced promptly.
- e) You agree that should you leave the employment with Maybank Group whether through resignation, retirement, termination, separation scheme or likewise, the Bank is authorised and entitled to deduct your salary/bonus to settle any arrears/outstanding under the Facility without further notice to you. Applicable for Maybank Group employees only.

10. Payment

You must commence payment of the monthly instalment of the Facility as stated in the Letter of Notification within 30 days from the date of disbursement of the Facility. Subsequent monthly instalment will be payable at successive intervals of one (1) month each or on such other date as we may determine from time to time.

You undertake to make satisfactory arrangement for payments of the Facility in accordance with these terms and conditions in the event of your absence abroad.

11. Cost and Expenses

The following cost will be deducted from the Facility Amount upon disbursement of the Facility :

- i) Ad-valorem stamp duty of RM 5.00 for each RM1,000.00 or part thereof; and
- ii) PRTA/PRTT contribution (if any)

Monthly M2e.net services of (if any) will be charged to your Designated Account unless varied by us.

You must (with written notice by us to you) pay all costs, expenses including legal fees (on a solicitor and client basis), stamp duty, incidental fees or other charges incurred in the connection with preparation, execution, perfection, preservation and enforcement of all documentation and Security Documents. If the Facility is cancelled by you, we reserve the right to recover from you all legal fees, stamp duty, disbursements valuation fees and cost incurred or suffered by us arising from or relating to this Facility (including those which twe had agreed to bear) by any method we deem fit with further notice, including, the right to debit any account maintained by you with us. If the Facility is recovered through any process of law or the Facility is placed with the solicitors for collection, you must (with written notice by us to you) pay our solicitors' fees (on a solicitor and client basis) and any other fees, taxes and expenses incurred in respect of such collection.

12. Late Payment Charges (LPC)

- a) You expressly agree that we will have the right to be compensated (with written notice to you) on late instalment and/or default payment based on the following mechanism:
 - i) Overdue instalment or Scheduled Payment

For your failure to pay any payment due from the date of the first disbursement of the Facility until its maturity date, a LPC sum equivalent to one per cent (1%) per annum of the overdue instalments/payment or by any other method approved by BNM;

ii) On Maturity

For your failure to pay any payment due and which failure continues beyond the maturity date of the Facility or on judgment, whichever is earlier, at the LPC rate which will be the prevailing daily overnight Islamic Interbank Money Market (IIMM) rate on the outstanding balance due and payable or any other method approved by BNM from time to time.

- b) In spite of the amount of LPC charged, the amount of LPC will not be further compounded.
- c) The LPC will be applied to the judgment sum and payable from the date of the judgment is made until the date of actual payment.

13. Default Clause

In the event you default for three (3) months in any due payment under the Facility, we will be entitled to increase the profit margin rate to Standardised Base Rate (SBR) + 6.15% p.a. ("the Default Rate") to be charged on the amount outstanding, or such other profit rates as Bank Negara Malaysia may prescribe from time to time. We will give you written notice of at least twenty one (21) calendar days prior to making any changes to the Default Rate or such other rates. The Default Rate shall continue to apply unless you reduce your payment in arrears to less than three (3) months whereby the current effective profit rate will be reinstated. Provided always that such increase shall not cause the total payment amount to exceed the Bank's Sale Price.

14. Rebate

We will grant rebate (Ibra') to you on amongst others, the following events:

- a) Early settlement or early redemption, including those arising from prepayments;
- b) If there is early commencement of Monthly Instalment before the expiry of grace profit period (such as progressive release);
- c) If the Effective Profit Rate is lower than the Ceiling Profit Rate;
- d) If the actual disbursed amount is less than the Facility Amount.

You acknowledge and agree that the rebates referred to in this Clause will not be a cash rebate payable to you, but will instead reduce in the profit element of the Bank's Sale Price. The rebate will only be deemed granted we receive of the settlement/redemption sum (as determined by us) based on the following formula:

Outstanding Bank's Sale Price	LESS	Outstanding Facility Amount	LESS	Other Amount Due to the Bank
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15. Consents, Undertaking and Caveat

You agree and authorise us to lodge any caveat or to obtain all undertakings, disclaimers and consents, to our satisfaction and as we consider necessary for the release of the Facility.

16. Variation

a) Variation of Rate

In spite of the provisions relating to rate as stated in the Letter of Notification, we will be entitled at any time to vary such rate, including:

- i) from a floating rate to a fixed rate and (or from a fixed rate to a floating rate);
- ii) the Islamic Base Rate where applicable;
- iii) the margin charged over and above the applicable Effective Profit Rate used;
- iv) the percentage of profit rate itself in cases where the rate of profit is not calculated on any specified profit rate;
- v) the profit rate applicable where the rate of profit is not calculated on the Bank's Islamic Base Rate e.g. for foreign currencies;

Subject that the rate must not exceed the Bank's Sale Price.

b) Effective Date of Variation

Where variation occurs, the amended or new profit rate, will be payable from the date such amended or new profit rate is imposed or takes effect.

c) Notification of Variation of Rate

You hereby agree that we will be entitled to adopt any one or more of the following manners or methods of communication concerning the variation of profit rate:

- i) by way of a single publication in one or more local newspapers of our choice of such variation and its effective date of variation; and/or
- ii) by posting an insertion in our statement of account of such variation and its effective date of variation; and/or
- iii) by posting a notice of such variation and its effective date of variation to you by way of an ordinary or registered post; and/or
- iv) by posting a notice of such variation and its effective date in our official website and media platform.

d) Variation of Instalments

We will be entitled to vary with prior 21 calendar days written notice before the effective date of the implementation:

- i) the number of instalments; or
- ii) the amount of instalments,

in the event of any variation of rate and/or other banking charges applicable to the Term Financing Facility as provided herein or upon any other variation in and to the Term Financing Facility or pursuant to any modification and indulgence granted by us in accordance with these terms and conditions or otherwise.

Without affecting anything stated in this clause, our failure to give notice will not prejudice or have the effect of invalidating any such variation.

17. Our Rights to Indebtedness

All reference made to "Indebtedness" includes all money and liabilities whether principal, profit, costs, charges, commission or otherwise outstanding, due and payable or agreed to be payable by you to us from time to time whether solely or jointly with any other person for the payment of all money by you in respect of or arising from the Facility, including but not limited to the Bank's Sale Price.

18. Review

We may review the Facility from time to time as we deem fit, including any time before the Facility is utilised.

We will allow utilisation or disbursement of the Facility only if we are satisfied that the review exercise indicates that there are no financial, market or business or environmental factors, material or otherwise that may affect you financially.

Following such review exercise, we may (with (7) days prior written notice to you and by stating reasons in such written notice) cancel, suspend, restructure, vary or amend the Facility, the operating account(s) for the Facility and/or any terms and conditions set out herein before any utilisation or disbursement of the Facility.

19. Right to Terminate / Cancel Facility Before/ After Completion of Documentation

We may in the event of default (with prior written notice to you), do the following at any time whether or not the Facility has been disbursed or utilised:

- a) At any time and even if the Security Documents have been completed, withdraw or not make available the Facility or to terminate the Facility on the happening of any event which in our opinion would affect your financial position and/or hinder the carrying on your business affairs in accordance with sound financial, industrial or commercial standards and practices and/or would jeopardise our security position and/or which is a default of our requirements at any time. We may at our discretion decide on the implementation of this condition (when deemed applicable).
- b) Despite the Security Documents have been approved, accepted and/or completed, we may at our discretion not release or not make available the Facility or withdraw, terminate the Facility and the operating account(s) for the Facility immediately after we becoming aware that you and/or security party is/are or has/have been investigated or is/are under or has/have been investigated, or is/are alleged to be involved and/or had committed any illegal activities or criminal offences or will be or have been allegedly subjected to any criminal prosecution and/or conviction and/or any security held by us is subjected to or at risk of freezing, seizure and forfeiture by the government and/or other relevant authorities or regulatory bodies.

We will suspend/freeze the operating account for the Facility with written notice to you.

20. Representations and Warranties

- a) You represent and warrant to us that:
 - i) Powers and authorisation: you have the powers and legal capacity/authority to execute and deliver, and perform your obligations as set out herein and/or the Security Documents which constitutes your valid and binding obligations enforceable in accordance with its terms and has not been terminated;
 - ii) Non-violation: neither the execution and delivery of this Application Form and/or the Security Documents nor the performance of any of the transactions contemplated in such documents will contravene or constitute a default under any provision contained in any agreement, instrument, law, judgment, order, license, permit or consent by which you or any of your assets is bound or affected;
 - Consents: no authorisation, approval, consent, licence, exemption, registration, recording, filing or notarisation and no payment of any duty or tax and no other action whatsoever which has not been duly and unconditionally obtained, made or taken is necessary or desirable to ensure the validity, enforceability or priority of your liabilities and obligations and our rights under the Security Documents;
 - iv) No default: no event has occurred which constitutes, or which with the giving of notice and/or the lapse of time and/or a relevant determination would constitute, a contravention of, or default under, any agreement or instrument by which you or or any of your assets is bound or affected;
 - v) Litigation: no litigation, arbitration or administrative proceeding or claim which would by itself or together with any other such proceedings or claims have been made against you or against your assets;
 - vi) Change in Customer: Since the date you applied for the Facility there has been no material alterations or changes which could or might adversely affect your ability to perform your obligations under the Security Documents;
 - vii) Information: the information furnished or to be furnished by you or the Security Party in connection with the Facility does not contain any untrue statement or omit to state any fact the omission of which makes the statements therein, in the light of the circumstances under which they were made are misleading in any material respect and there is no material omission in respect thereof, and all expressions of expectation, intention, belief and opinion contained therein were honestly made on reasonable grounds after due and careful enquiry by you or the Security Party;
 - viii) Guidelines on Credit Transaction and Exposures with Connected Parties for Islamic Banks: None of the Security Party or the spouses, parents, children of such Security Party are directors, officers or in any way otherwise connected with us within the meaning of the said Guidelines;
 - ix) Event of Default: no event of default has occurred and/or is continuing;
- b) Survival

The representations and warranties set out in herein will survive the signing and delivery of this Letter of Notification and/or Security Documents and any utilisation of the Facility and until the full and final settlement of the Facility, as the case may be.

21. Covenants

a) Affirmative Covenants

You undertake that during the continuance of the Facility, you will:

- i) operate your account actively and satisfactorily and observe the approved limit of the Facility;
- ii) keep us updated of the progress of your business and furnish us with such information to such extent and in such form and detail as we may require;
- iii) notify us of the occurrence of any Event of Default or of any material adverse change in your condition (financial or otherwise) or of any other occurrence of which you become aware which in our opinion might adversely affect your ability to perform your obligations under these terms and conditions;
- iv) notify us if there is any change in your or Security Party's residential status;
- v) utilise the Facility for activities that are permissible by Shariah principles.
- vi) to notify us before incurring assuming guaranteeing or permit to exist any indebtedness except for the indebtedness under this Facility and any indebtedness which has been disclosed by you to us prior to the date of the Letter of Notification.

22. Evidence of Indebtedness

In any legal action or proceedings relating to the Facility, a statement of account in writing duly certified by us or by any of our authorised person, stating the amount due and payable by you under the Facility will, except for manifest errors, be conclusive evidence that such amount is in fact due and payable by you.

23. Events of Default

We may terminate the Facility with prior written notice to you in which all indebtedness being outstanding and unpaid and all other amount due and payable to us will be payable in any of the following event:

- a) You and/or Security Party (i) defaults or fails to pay any amount due in respect of the Facility, or (ii) fails to pay on due date any monies payable by you, and/or Security Party under any agreement or arrangement to any other financier;
- b) You and/or Security Party dies, become insane or is adjudicated bankrupt or is wound up or insolvent;
- c) You and/or Security Party fails to observe or perform any of the agreements, covenants, stipulations, or terms and conditions as contained herein and/or the Security Documents;
- d) A distress or execution is levied or enforced on any of your/Security Party's property or assets and is not satisfied within seven (7) calendar days from the date of commencement of such distress or execution;
- e) Legal proceedings, suit or action of any kind is instituted against you and/or Security Party;
- f) You and/or Security Party are unable to pay any debt or suspend payment or enter into any arrangement or composition with your/Security Party's creditors, or commit an act of bankruptcy or allow any judgment against you and/or Security Party to remain unsatisfied for a period of fourteen (14) days or more;
- g) Any event occurs or circumstances arose including changes in the financial condition which in our opinion would materially affect your/Security Party's ability to perform or comply with your/its obligations to us;
- h) The security in favour of us is in jeopardy;
- i) You have been listed as bad cheque offender by Dishonoured Cheque Information System;
- you enter into or propose to enter into or a declaration is made by any competent court or authority, a moratorium on the payment of indebtedness or other suspension of payments generally;
- You or Security Party commit or threaten to commit a default of any terms or conditions as contained herein and/or the Security Documents or any of your contractual obligations with any other parties including us with regard to your financing and/or borrowing;
- If any representation or warranty made or implied pursuant to any provisions of the Security Documents or pursuant to any notice, certificate, letter or other document delivered pursuant to the terms and condition as contained herein and/or the Security Documents is incorrect or misleading;
- m) Such other events of defaults as may be advised by us or our solicitors.

Further, we may by written notice to you declare that:

- a) the indebtedness will become immediately due; and
- b) no further utilisation of the Facility will be made and the Facility shall be cancelled or terminated.

Without affecting our right to terminate or cancel the Facility, if a default is committed under the terms set out herein and/or the Security Documents, we have the right to vary or modify the terms of the Facility on our discretion subject to Shariah requirement.

24. Termination and Acceleration

In spite of other provisions in this Terms and Conditions relating to the payment and availability of the Facility, in the event of default, we reserve the right to terminate and accelerate payment of the Bank's Sale Price (with 8 days' prior written notice to you), following which the Facility or such part thereof will be terminated and the whole indebtedness must be payable upon demand.

Without affecting anything stated in this clause, we may (with prior written notice to you) terminate and accelerate payment of the Bank's Sale Price if the Facility is utilised for any purpose in contravention of the Shariah principles as determined by us.

25. Cross Default

You expressly agree that:

- a) if any sums are due from you and/or Security Party to us or any third party or parties, under any agreement or instrument at any time; or
- b) if you and/or Security Party may be or become liable to us or any third party or parties anywhere, on banking account or any other account, or in any manner; or
- c) if you and/or Security Party default in any such account or in any other banking facilities granted by us or any third party or parties to you and/or Security Party or in any of the provisions herein,

then in any such event, on our prior written notification to you within seven (7) calendar days, the moneys secured, together with all moneys payable under such account or other banking facilities, will immediately become due and payable, and the security for the Facility will become immediately enforceable.

26. Indemnity

You undertake to indemnify us against any cost, claim, loss, expense (including legal fees) or liability, together with any tax on such cost, claim, loss, expense, which we may incur due to the occurrence of any Event of Default as set out in Clause 23 above, except if such cost, claim, loss, expense or liability is due to any error, omission, misrepresentation or negligence caused by us.

27. Set Off

We may after a seven (7) calendar days' prior written notice to you, combine, consolidate or merge all or any of your accounts with us and set off or transfer any sum outstanding to the credit of any such accounts to pay any of your liabilities to us under the Facility.

We may at the same time earmark the available funds in your accounts to pay the outstanding balance of the Facility(s) on the issuance of the notice to you.

28. Taxes

- a) Any tax or levies imposed by law or required to be paid in respect of any monies payable to or to be received by us on any expenses incurred or to be incurred by us (except if prohibited by law) must be paid by you.
- b) All other taxes, duties or government charges imposed or levied in connection with this Facility must be paid by you.
- c) You agree that we may deduct any of your banking account(s) for such taxes or levies payable by you. If such deduction causes your banking account(s) to be overdrawn and not regularised within the specific period determined by us, late payment charges shall be imposed on the excess.

29. Increased Costs/Capital Adequacy

Where we determine that the introduction or change in any law (or any change in the interpretation or application of any law), regulation, directive or request from any governmental or regulatory authority (whether or not having the force of law) imposes or modifies any capital adequacy or similar requirement (including a requirement, which affects our allocation of capital resources to its obligations) that increases the cost of making or maintaining or of funding any amount paid out

or contingently to be paid out under the Facility or obliges us to make any payment or calculated by reference the amount of any sum received or receivable by us, then:-

- a) We will notify you in writing of such event;
- b) We will be entitled to vary the Effective Profit Rate (with prior written notice to you) of the Facility;
- you will promptly pay to us such amount as we deem necessary (with prior written demand to you) to compensate us for such additional cost or liability; and
 so long the circumstances giving rise to the obligation to make the compensating payment continue:
 - i) at your election by written notice to us, our obligation to fund any further utilisation will terminate and the Facility will be cancelled to such extent; and
 ii) you may (with 30 days' prior written notice) (which shall be irrevocable) to us, pay the indebtedness under the Facility and upon receipt by us of notice of such election, the Facility will be cancelled.

30. Changes in Circumstances

Our obligation to continue to make the Facility available to you will, in addition to these terms and conditions and there being no default by you, be conditional that no change in circumstances which may affect our ability to grant the Facility or which may increase our cost of doing so.

31. Illegality

Where we decide that the introduction, imposition or variation of any law, order, rule, regulation or official directive or any change in the interpretation or application or any compliance makes it apparent to us that it will be unlawful or impractical without breaching any such law, order, regulation or official directive (whether or not having the force of law) for us to maintain, fund or give effect to our obligations herein:

- a) our obligations to fund any further utilisation will be terminated and the Facility will be cancelled; and
- b) if any utilisation has been made, you will have to prepay the Facility without premium or penalty to us as we direct and certify to be necessary to comply with the relevant law.

32. Notices

- a) Any notice or communication under or in connection with the Facility may be made in writing and delivered personally, by post, telex, cable or facsimile or such including digital communication to the party's address for service or at such other address as the recipient may have notified to the other party hereto in writing. Proof of posting or dispatch of any notice or communication to you will be deemed to be proof of receipt (unless there is contrary evidence that such notice or communication was in fact not received):
 - i) if personally delivered, at the time of delivery; or
 - ii) if posted, on the second business day after posting; or
 - iii) in the case of digital communication such as electronic mail and/or text message, at the time of delivery of electronic mail and/or text message;
 - iv) in the case of telex or cable, on the business day immediately after transmission; or
 - v) in the case of a facsimile, on the business day immediately after transmission, if we have received an answered back confirmation.
- b) Notwithstanding anything contained in this Clause 32, notices from us will be made by way of our Maybank2U website and/or application. For this purpose, you hereby agree and acknowledge that notices through Maybank2U shall be deemed as sufficient and effective.
- c) No change in your address will be effective or binding on us, unless actual notice of the change of address has been given to us.

33. Service of Legal Process

Any legal process may be served by prepaid registered or ordinary post sent to you at the address stated in this Application Form and such legal process will be deemed to have been duly served (unless there is contrary evidence that such legal process was in fact not received) after seven (7) days from the date it is posted and if delivered by hand, on the day it was delivered.

No change in your address stated in this Application Form will be effective or binding on us unless actual notice of the change of address has been given to us.

34. Severability

Any provision in this Application Form which is illegal, prohibited or unenforceable in any jurisdiction will not in such jurisdiction, invalidate the remaining provisions in these terms and conditions. Any provision which is illegal, prohibited or unenforceable in one jurisdiction will not result in provision being invalidated in any other jurisdiction.

35. Waiver

No delay by us in exercising nor any omission to exercise any right, power or remedy accruing to us upon any default shall affect, impair or prejudice any right, power or remedy or be construed to be a waiver thereof or any acquiescence in such default, nor shall any action by us in respect of any default, impair or prejudice any of our right, power or remedy in respect of any subsequent default. You agree that if we do not exercise our rights or remedies under these terms and conditions and/or the Security Documents fully or at any given time, we may still exercise such right or remedy at a later time.

36. Guidelines on Dishonoured Cheques Information System

We may at our option at any time and from time to time with prior written notice to you, close any of your current accounts with us, whether held solely or jointly with others, to comply with the DCHEQS guidelines.

37. Time

Time will be the essence of these terms and conditions

38. Successors Bound

These terms and conditions binds your heirs and personal representatives and permitted successors-in-title and our successors-in-title and assigns.

We may at any time without your consent assign or transfers our rights and obligations under these terms and conditions so long as such assignment or transfer is not detrimental to your rights and obligations under this under these terms and conditions. You must not assign or transfer any of your rights or interest under these terms and conditions. All our costs and expenses and all costs and expenses of the assignee or transfere relating i to such assignment or transfer, will be paid by you. Any statement or recital, contained in the deed of assignment or document of transfer, on the amount then due to us under the Facility will (except for manifest errors) be conclusive and binding on you.

40. Trading Fee

A trading fee of RM15 per every RM1.0 million of the Facility Amount to be paid to us with respect to the commodity Murabahah transaction unless waived or varied by us.

41. PRTA/PRTT

- a) Personal Reducing Term Takaful ("PRTT") / Personal Reducing Term Assurance (PRTA) may be taken-up from either our panel takaful operators/insurance companies or such other takaful operators/insurance companies of your choice, as we may require (for non-panel takaful operators/insurance companies, subject to our approval).
- b) The PRTT/PRTA coverage is to be taken prior to the release of the facility(s). Unless provided otherwise, the PRTT contribution is to be paid from the facility amount. If the PRTT single contribution is not to be paid from the facility amount, you must finance the contribution charged. If you opt for PRTA, you must finance the premium charged.
- c) If the PRTT/PRTA is deemed substandard, our panel takaful operators/ insurance companies or such other takaful operators/ insurance companies of your choice may charge additional contribution/premium or health loading contribution/ premium. Under such circumstances, you must finance the additional contribution/ premium charged.
- d) If your unable to satisfy the requirements imposed by either our panel takaful operators/insurance companies or such other takaful operators/insurance companies of your choice for the PRTT/PRTA coverage resulting in no PRTT/PRTA coverage in respect of the facility(s) offered by the takaful operator/insurance companies vide this Application Form, you confirm that you fully understand the consequential effects that such absence of the PRTT/PRTA and therefore agree not to hold us responsible.
- e) If you have requested the Bank for waiver of PRTT/PRTA coverage or if you unable to satisfy the requirements imposed by either our panel takaful operators/insurance companies of your choice for the PRTT/PRTA coverage resulting in the PRTT/PRTA coverage in respect of the facility(s) offered by the takaful operator/insurance companies vide this Application Form is not for the full facility amount and/or not for the full tenure of the facility(s), you confirm that you fully understand the consequential effects that such absence of the PRTT/PRTA and therefore agree not to hold us responsible.
- f) In the case of a claim upon death or permanent disability, all amounts payable under takaful cover will be paid directly to the Bank and will be used to pay any amount outstanding under this Facility. The remaining amount (if any) will be paid to the Applicant or the Applicant's heirs (as applicable).

42. Credit Bureau

Bank Negara Malaysia (BNM) has established the Credit Bureau, to collect information from banks regarding the credit facilities, which they grant to their customers. This is to enable participating banks that are approached for credit facilities by a customer to be informed by the Credit Bureau of the aggregate credit facilities granted to the customer by other banks. This information is to be kept strictly confidential between the Credit Bureau and all other participating banks and it is a term of this Facility(s) that information regarding the Facility(s) will be given to the Credit Bureau for the use of the Credit Bureau and the participating banks.

43. Guidelines on Credit Transactions and Exposures with Connected Parties for Islamic Banks by Bank Negara Malaysia (BNM)

You declare that you have notice of the Guidelines on Credit Transaction and Exposures with Connected Parties for Islamic Banks and agree that the Facility is subject to your representation and undertaking that you will not violate the above guidelines and/or of any requirement of BNM pursuant to Islamic Financial Services Act 2013. You also undertake to notify us if you discover or know that the guidelines is violated. If at any time during the continuance of this Facility, we discover that the guidelines are violated, and/or that the continued utilisation of the Facility violates the guidelines, we may immediately exercise all of our rights contained in these terms and conditions.

44. Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities Act 2001

During the tenure of the facility(s), you undertake that you must not:

- i) Engage, directly or indirectly, in a transaction that involves proceeds of any unlawful activity;
- ii) Acquire, receive, possess, disguise, transfer, convert, exchange, carry, dispose, use, remove from or bring into Malaysia proceeds of any unlawful activity; or
- iii) Conceal, disguise or impede the establishment of the true nature, origin, location, movement, disposition, title of, rights with respect to, or ownership of, proceeds of any unlawful activity.

45. Disclosure of Customer Information and Personal Data under the Islamic Financial Services Act 2013 ("IFSA") and the Personal Data Protection Act 2010 ("PDPA")

You warrant and represent to us that:

- a) You consent to and authorise us to collect, process, disclose, transfer your personal data to other entities within Maybank Group including its branches in Malaysia and in other countries as well as is local and overseas subsidiaries and other external parties, including the parties/bodies listed below for the maintenance, storage and retention of your personal data, within or outside of Malaysia, in order to process your application for products and services and subsequently to continue performing the contractual agreements entered between you and any entity within Maybank Group.
- b) You consent and authorise us to collect, process, disclose, transfer, maintain, store and retain your personal data to other entities within the Maybank Group including its branches in Malaysia and in other countries as well as local and overseas subsidiaries and other external authorised agents.
- c) You consent and authorise us to conduct credit checks and verification information, given by you in your application for the financing facility or services with any credit bureaus or corporation set up for the purpose of collecting and providing credit or other information. You also consent for us to disclose your financial condition, details of accounts, account relationship with us including credit balances to:
 - i) government or regulatory authorities in Malaysia and elsewhere, including BNM, Credit Bureau, Central Credit Reference Information System ("CCRIS"), Cagamas Berhad, Credit Guarantee Corporation Malaysia Berhad and Syarikat Jaminan Kredit Perumahan Berhad;
 - ii) companies which are related to us by virtue of Section 7 (dealing with when corporations are deemed to be related to each other) of the Companies Act 2016, or any of our associated company or parent company;

- party(s) providing services (including outsourcing vendors, lawyers, nominees, custodians, centralised securities depository or registrar, debt collection agents) to us;
- iv) our agents, consultants and professional advisers;
- v) us or any of the Maybank Group's assignees;
- vi) the police or any investigating officer conducting any investigation; and
- vii) any person to whom disclosure is permitted or required by any law, regulation, governmental directive or request.
- d) You further give your consent to us to disclose any information relating to you and/or your account(s) to the Employees Provident Funds ("EPF"), if you or your spouse submit any application for housing withdrawal to EPF, and such information and/or verification on such information is required by EPF.
- e) We may, subject to compliance of the applicable regulatory rules or guidelines, use or apply any information relating to you collected, compiled, or obtained by us through or by any means and methods for such purposes related to the Facility as determined by us.
- f) You agree that our employees, representatives and/or agents to contact you from time to time through personal visits or oral communication effected via any means of communication including telephone calls regarding any products or services promotion, except if you have chosen not to allow us to communicate with you regarding any products or services promotion under this subclause 43 (B)(vi).
- g) You also declare that all personal information and data set out in this Application Form is/are all true, up to date and accurate and if there is any changes to any personal information or data set out in this Application Form, you will notify us immediately.
- h) You acknowledge that we may request you from time to time to provide the personal data and information of your personal guarantor's and/or any third party security providers ("the Individual") in the course of the Facility and/or transactions with us ("Third Party Personal Data").
- i) You agree to draw the Individual's attention to the Maybank Group Privacy Notice which is posted in our website www.maybank2u.com.my and which outlines how the Maybank Group collects, uses, maintains, stores, discloses, secures and retains the Personal Data, before providing us with the Individual's Personal Data.
- j) You warrant that you have complied with the requirements of PDPA and have obtained the relevant consents from the Individual in relation to the processing and disclosure of their Personal Data.

46. Governing Law

You agree that this Terms and Conditions and all the documents executed or to be executed in connection with this Facility will be governed by the Laws of Malaysia and you further agree to submit to the jurisdiction of the Courts of Malaysia.

CHECKLIST FOR SALARY FINANCING-i APPLICATION

SENARAI SEMAK PERMOHONAN PEMBIAYAAN PERIBADI-i

Please tick (J) where applicable / Sila tandakan (J) bagi yang berkaitan:

LIS	T OF	REQUIRED DOCUMENTS FROM APPLICANT/ SENARAI DOKUMEN YANG DIPERLUKAN DARI PEMOHON	REQUIRED DIPERLUKAN	SUBMITTED DIHANTAR
1		py of MyKad aan MyKad		
2		irmation Letter from Employer t Pengesahan dari Majikan		
3	Maxi Sura	mum Allowable Deduction (MAD) Letter (if any) t Kebenaran Penolakan Maksimum (jika ada)		
4	Late Peny	st 3 consecutive months' salary slips vata gaji terkini untuk 3 bulan berturut-turut		
5		orting Income Document Imen Pendapatan Sokongan		
	i	Latest EPF statements (with 3 consecutive months or more transaction history) OR Penyata KWSP terkini (dengan sejarah transaksi 3 bulan berturut-turut atau lebih) ATAU		
	ii	Latest 1 year EA Form OR Borang EA untuk tahun terkini ATAU		
	iii	Latest 3 months Bank Statement OR Penyata Bank terkini untuk 3 bulan ATAU		
	iv	Latest BE Form with tax receipt Borang BE dengan resit bayaran cukai terkini		
		variable/commissions income earner (if applicable) pendapatan berubah-ubah/komisen (jika berkenaan)		
	i	Latest 6 months' salary slip Penyata gaji terkini untuk 6 bulan		
	ii	Latest 6 months' Bank Statement Penyata Bank terkini untuk 6 bulan		
6		er Sources of Income (if applicable) ber Pendapatan Lain (jika berkenaan)		
	i	Fixed Deposit Receipts Resit Deposit Tetap		
	ii	Tenancy Agreement or Rental Receipt Resit Perjanjian Penyewaan atau Sewa		
	iii	Others Lain-lain Pendapatan		
7		st Redemption Letter/Statement for Settlement from Financial Institution/Others (if any) vata Penyelesaian pembiayaan terkini dari institusi kewangan/lain-lain (jika ada)		
8	RM3	ence of supporting document for purpose of financing (applicable for financing amount more than 00,000) i dokumen sokongan bagi tujuan pembiayaan (sekiranya pembiayaan melebihi RM300,000)		

	LIST OF MANDATORY DOCUMENTS / SENARAI DOKUMEN WAJIB To be completed and signed by Applicant / Lengkap diisi dan ditandatangani oleh pemohon		SUBMITTED DIHANTAR
1	Salary Financing Application Form Borang permohonan Pembiayaan Peribadi		
2	Letter of Acknowledgement for Receipt of Application Form & Terms and Conditions Surat Akuan Penerimaan Borang Permohonan & Terma dan Syarat		
3	Product Disclosure Sheet (PDS) Helaian Maklumat Produk		
4	Consent Letter to inform Supervisor/Manager on Salary Financing (if applicable) Surat Keizinan untuk memaklumkan Penyelia/Pengurus mengenai Pembiayaan Peribadi (jika berkenaan)		
5	Variable Standing Instruction (VSI) Form Borang VSI		
6	Letter of Authorization for Salary Deduction (applicable for repayment via Salary Deduction at Source) Surat Kebenaran untuk Potongan Gaji (untuk bayaran balik melaui potongan gaji)		
7	Direct Debit Authorization Form (applicable for repayment via M2e Service) Borang Kebenaran Debit Terus (untuk bayaran balik melalui Servis M2e)		