

DECLARATION AS PER BANK NEGARA MALAYSIA'S FOREIGN EXCHANGE ADMINISTRATION POLICY

То	:	Inter-Pacific Securities Sdn Bhd
Client Name	:	
NRIC No/Passport No/ Company Reg No	:	
Nationality	:	
Client Code	:	
Name(s) & Designation(s) of Authorised Signatory (ie		

I/We hereby declare that I/we have been briefed and understand that Multi-Currency Securities and/or Derivatives products that are listed on Bursa are foreign currency assets, thus these securities and/or derivatives products fall within the purview of Bank Negara Malaysia's Foreign Exchange Administration Policy. I/We also understand that the same policy applies for my/our trading in securities and/or derivatives products listed in foreign Exchanges. Henceforth, all rules pertaining to investment in foreign currency assets are applicable.

I/We do declare that

1. (a) I/We am/are a resident of Malaysia and

I/We **do not have** Domestic Ringgit Borrowing

☐ I/We **have** Domestic Ringgit Borrowing and are thus allowed to convert up to RM1,000,000 in aggregate for individual or up to RM50,000,000 in aggregate for corporate on a corporate Group basis per calendar year for investment in foreign currency assets.

- (b) I/We am/are non-resident of Malaysia
- 2. I/We understand that under Bank Negara Malaysia's Foreign Exchange Administration Policy
 - (a) Residents are defined as:
 - Citizens of Malaysia (excluding persons who have obtained permanent resident status of a territory outside Malaysia and are residing abroad);
 - (ii) Non-citizens who have obtained permanent resident status in Malaysia and are residing permanently in Malaysia; or
 - Persons, whether body corporate or unincorporated, registered or approved by any authority in Malaysia.
 - (b) Domestic ringgit borrowings refer to any ringgit advances, loans, trade financing facilities, hire purchase, factoring facilities with recourse, financial leasing facilities, guarantee for payment of goods, redeemable preference shares or similar facilities in whatever name or form, except:
 - (i) Trade credit terms extended by suppliers for all types of goods and services;
 - (ii) Forward foreign exchange contracts entered into with licensed onshore banks;
 - (iii) Performance guarantees and financial guarantees;
 - (iv) One personal housing loan and one vehicle loan obtained from Residents;
 - (v) Credit card and charge card facilities;
 - (vi) Operational leasing facilities;
 - (vii) Factoring facilities without recourse; and
 - (viii) Inter-company borrowings within a corporate group in Malaysia.
- 3. I/We shall consent to abide with and be bound by the provision of the Exchange Control Act 1953 and Bank Negara Foreign Exchange Administration Policy and any amendments from time to time with regards to any transaction or payments to or from my/our relevant trading account(s);

- 4. I/We shall be fully responsible to monitor my/our securities and/or derivatives products trading, limits and ensure compliance of my/our relevant trading account(s) with the Exchange Control Act 1953 and Bank Negara Foreign Exchange Administration Policy and any amendments from time to time;
- 5. The information given in this form is true and correct; and
- 6. If my/our domestic ringgit borrowings status should change, it is my/our responsibility to notify the Company in writing and update the Declaration.

I/We further declare that I/We is/are fully aware of the exchange control regulations imposed by BNM and agree that it is my/our responsibility to ensure that my/our investment(s) at all times shall be maintained within the limit imposed by BNM from time to time.

Signed by:

Witnessed by:

Name of Applicant* : NRIC/Passport No./ : Company No. Date : Name of Witness** : NRIC/Passport No. :

Date :

If the Applicant is a corporation, please sign as per Board Resolution and affix the company rubber stamp or common seal
Witness must be the Dealer's Representative / Futures Broker Representative, Commissioner for Oaths or a Notary public if the Applicant is residing outside Malaysia