

A Participating Organisation of Bursa Malaysia Securities Berhad A Trading Participant of Bursa Malaysia Derivatives Berhad

APPLICATION FOR MARGIN FACILITY (CORPORATE)

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Otl	ner Information						
Are	the Directors related to any staff or Director or Dealer's Representative of Inter-Pa	cific	Securities Sdn Bhd?		Yes	No	
Are	the Directors an employee / director of any Participating Organisation of Bursa Ma	alays	ia?		Yes	No	
Deta	ills of related persons with accounts maintained with Inter-Pacific Securities Sdn	Bhd.					
(a)	Name:	(b)	Name:				
	Relationship:		Relationship:			 	
	Account No.		Account No.			 	
Doy	rou have an existing account with Inter-Pacific Securities Sdn Bhd?				Yes	No	
				If Yes, Account No.			
Are	you a guarantor for any account held in Inter-Pacific Securities Sdn Bhd?				Yes	No	
				If Yes, Account No.		 	
				Name			

Declaration & Warranty

- 1. We hereby solemly and sincerely declare and undertake that the opening of the Margin Account does not violate the Rules of Bursa Malaysia ("the Rules") and in particular Rule 5.3.6 of the Rules:
- (a) None of Inter-Pacific Securities Sdn Bhd (IPS) or its related company's directors or employees (or spouse, parent, child of such a director or employee) is interested as a director, partner, manager, quarantor or agent (other than as a stockbroking agent) in our firm / corporation.
- (b) None of IPS executive directors or employees or their spouse, parent or child holds 5 percentum or more of the shares of our corporation.
- (c) None of IPS's non-executive director or their spouse, parent or child holds, directly or indirectly, 5 percentum or more of the shares of our corporation (whether listed or not listed on a recognised stock exchange).
- (d) No non-executive director of a Participating Organisation of Bursa Malaysia holds any share (in his personal capacity) of our corporation [in respect of a corporation not listed on any recognised stock exchange].
- 2. We hereby represent warrant and convenant to IPS as follows:
- (a) We warrant that we are a corporation established and subsisting under the laws of Malaysia and have the power and authority to own properties and assets and to carry on business as being conducted.
- (b) The execution and the performance of any agreement, memorandum, security document or any other instrument with regard to the Margin Trading Facility are within our power and have been duly authorised by all necessary actions and does / will not contravene any law or any contractual or other restrictions binding us and any aggregate borrowing by us and our subsidiaries including all amount for the time being outstanding hereunder are not in excess of any borrowing limits imposed by any instrument restriction or covenant to which we or our subsidiaries may be subject to.
- (c) We have no litigation or proceedings before any court of law, arbiter, governmental or other regulatory authority or agency bodies pending, which will threaten us, our properties and assets and restrain the execution of any agreement, memorandum, security document or any other instrument as the case may be. There are also no contingent liabilities or other financial obligation, which are material in the aggregate except as disclosed in the financial statements furnished herein.
- (d) There is no encumbrances whasoever upon any stocks, shares and other marketable securities to be pledged that will have priority over the charge(s) to be created in your favour. Save as disclosed herein, none of our assets, revenues, properties & rights are affected by any assignment, mortgage, charge or any interest in any property whether movable or immovable of any kind whatsoever and any bill of exchange, promissory notes, debt, chose in action, guarantee or indemnity or any other security any nature whatsoever (hereinafter referred to as "Security Interest") nor is any part to, or its assets bound by any order, agreement, or instrument under which is or in certain circumstances may be required to create or permit to arise any Security Interest.
- (e) We are aware that the truth and correctness of the above warranties and undertakings hereby contained shall form the basis of your commitment to make and continue to make available the above facility (if approved).
- By signing below, we request that the Margin Trading Account be opened for us and we agree to abide by the Terms and Conditions as amended from time to time governing such an account.
- 4. We agree that IPS shall incur no liability whatsoever to us or the remisier / dealer in exercising any or some or all of its rights under the Agreement signed or for taking or not taking any action in connection with the Margin Account granted hereunder or any transaction through or under the same.
- 5. We agree to be responsible to you and to indemnify you for any sums, expenses, costs, losses or shortfalls of whatsoever nature incurred by you under our account in the event that we fail to make payment to you on time when due and a letter signed by you shall be final and conclusive of such sums, expenses, costs, losses or shortfalls.

			y authorise you to verify, exchange and release information on ourselves or any of the names mentioned here arise you to make any enquiries whenever deemed necessary for confirmation of the due particulars and due particulars and due par			
7.	We d	lo so	lemnly declare that the dealings in securities in respect of our trading account shall be carried out -			
	[]	for us as principals			
	- [1	for and on behalf of the party(ies) set out below, from whom, through whom or on whose behalf the securitie	s are	to b	e dealt with
		,	PARTICULARS			
			party(ies) concerned :			
	* Cor	mpar	y No. :			
	* Add	dress	/Registered Address :			
	and v	ve m	ake this solemn declaration conscientiously believing the same to be true.			
	We fi	urthe	er confirm that should we fail to disclose that our trading is on behalf of party(ies) other than ourselves, it shall	be d	leem	ed that we are acting as our own principal.
	Notw	ithst	anding that we may declare herein that our trading is on behalf of party(ies) other thatn ourselves, we shall be	fully	resp	consible and liable for whatsover losses and
	outst	andii	ng sum in the trading account.			
8.	We h	nereb	y declare that the information given is true and correct and that we have not wilfully withheld any material fac	ts.		
		 1. A	uthorised Signatory Name : NRIC No: Date :	1. S	Nan	C No:
		2. A	uthorised Signatory	2. S		ture of Witness
			Name :		Nan	
			NRIC No:		NRI	C No:
			Date :		Date	e :
We e	enclos	se he	rewith the following documents (photocopy) certified by us as true & correct.			
	[]	Memorandum & Articles of Association	[]	Form 24 - Return of allotment of shares
	[]	Form 49 - Return on Register of Directors, Managers & Secretaries	[]	Form 44 - Retun of Registered Office
	[]	A Board Resolution Authorising the Opening of Margin Account	[]	Bank Statements for the last 3 months
	[]	Financial Statements for the last 2 years			
	Note:	:	All transactions for the Clients Account(s) shall be subject to the Constitution, rules, regulation, by-laws, cust	oms,	levie	es and usages of Bursa Malaysia or such other
			stock exchanges or markets in which IPS are dealing on the Client's behalf whether in Kuala Lumpur or else	wher	e as	all Malaysian Laws, enactments, rules and

regulations of the governing authorities, including Bank Negara Malaysia, Securities Comission and other relevant bodies.

Signature of Remisier / Dealer	
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For Office Use Only	
Credit Limit Recommended	Equity Ratio
	Rollover Fee
Interest Rate	
Interest Rate	
Interest Rate	