# To: The Hongkong and Shanghai Banking Corporation Limited **Maldives**

## Note to Customers:

This application form consists of 4 pages. Transaction will only be processed upon submission of all the relevant pages.

- Please mark ("X") where applicable.
   Please use separate blank sheet if space is not enough.

Name of Instructing Party / Applicant / Principa (Customer) (Name & Address)	al / Secured Party	Beneficiary (Name & Address)				
Guarantee Amount Currency and Amount in Figures		Guarantee Format  □ Bank Standard Wording				
Currency and Amount in words			_			
		☐ In the format attached     ☐ Replicate format from my/our previous Guarantee No     ☐				
Account No. of Instructing Party	-1	Expiry Date				
Effective Date (if other than Issuance Date)  Issuance Request to the Bank		Latest Date of Claim (if other than Expiry Date)				
☐ Please request and/or procure another bra	anch of the Bank or HSBC gr			-		
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For Bank Use Only								
LSO Held		BCID Held		SVAT Registered				
GTE Category		Commission Rate		Fax Indemnity				
GTE Reference No		Processed By		Approved By				

### **Terms and Conditions**

The Hongkong and Shanghai Banking Corporation Limited (the "Bank")

### **BANK GUARANTEE/BOND TERMS AND CONDITIONS**

### **IMPORTANT NOTICE**

The Instructing Party should be responsible for making its own independent appraisal and investigation of all risks arising under or in connection with the proposed Guarantee and related transactions. The terms and conditions herein may have certain risks that the Instructing Party should be aware but the risks highlighted herein are not exhaustive. If the Instructing Party has any question concerning the proposed Guarantee transaction or its obligations towards the Bank in relation thereto, it should obtain independent legal advice from its own lawyers.

- 1. This application is subject to the General Security Agreement Relating to Goods, the Trade Financing General Agreement, the Counter-Indemnity and/or Blanket Counter-Indemnity (the "Indemnity") and any other agreement(s) previously signed by the instructing party of this application (the "Instructing Party") and delivered to The Hongkong and Shanghai Banking Corporation Limited (the "Bank" which expression shall include any successors and assigns). This application as well as the Guarantee issued in relation to this application will be subject to the Uniform Rules for Demand Guarantees (URDG) published by the International Chamber of Commerce (ICC) unless the Instructing Party requires otherwise and the Bank agrees to do so. In case of conflict, the terms of this application shall prevail.
- 2. In this application, the following terms shall have the meanings below:
  - (a) "Correspondent" means any bank (including any branch of the Bank or HSBC group office) which issues the Guarantee at the request or on the instruction of the Bank;
  - (b) "Counter-guarantee" means the counter-guarantee, counter-indemnity, indemnity or undertaking, however named or described and in such form and contents as determined by the Bank in its sole discretion, which is at any time issued by the Bank to a Correspondent in order to procure, arrange or facilitate the issuance of the Guarantee by the relevant Correspondent and includes any amendment, extension or renewal of the Counter-guarantee;
  - (c) "Guarantee" means the guarantee, bond, indemnity or undertaking, however named or described, which is at any time issued pursuant to the request of the Instructing Party under this application and includes any amendment, extension or renewal of the Guarantee; and
  - (d) "Guarantee Instrument" means the Guarantee (whether issued by the Bank or a Correspondent), and/or the Counter-guarantee.
- 3. The Bank or the Correspondent has the right to pay any demand made under any Guarantee Instrument in accordance with its terms and the Bank may seek recourse against the Instructing Party for any payment made by the Bank under any Guarantee Instrument issued by it in connection with this application and/or pursuant to the Indemnity given by the Instructing Party. Whether or not it is expressly stated in the Guarantee, neither the Bank nor any Correspondent has any obligation to verify claims made by the beneficiary named in the Guarantee Instrument (the "Beneficiary" which expression shall include any assignee, successor or transferee where applicable). Neither the Bank nor any Correspondent shall or may be in any way responsible for the validity, regularity, authenticity, genuineness, form, sufficiency, accuracy, falsification or legal effect of any statement, certificate, declaration or document presented or communicated under or in connection with any Guarantee Instrument, or the existence, description, quality, quantity, weight, condition, packing, delivery or value of the goods, services or other performance represented by such statement, certificate, declaration or document.
- 4. If, at the request of the Instructing Party, the Bank requests or procures a Correspondent to issue any Guarantee, the Bank may, and is authorised to, issue a Counter-guarantee in such form and contents as determined by the Bank at its sole discretion in favour of the Correspondent for issuance of the Guarantee.





- The Instructing Party undertakes to reimburse the Bank in full each sum paid in connection with any Guarantee Instrument upon the Bank's demand together with interest calculated from the date of payment by the Bank until the date of the reimbursement in full. The Instructing Party irrevocably authorises the Bank to debit the Instructing Party's account(s) for any such sum or restrict the Instructing Party from withdrawing any such sum from the Instructing Party's account(s) at any time the Bank thinks appropriate. Such sum includes interest, costs, expenses, commissions, drawings, claims and/or demands from the Beneficiary or any Correspondent and any payment effected by the Bank in connection with any Guarantee Instrument.
- Unless the Guarantee expressly provides that the original Guarantee must be presented to the Bank or the Correspondent to support a claim, the Bank or the Correspondent shall be entitled to pay and/or comply with any demand, whether or not the original of the Guarantee Instrument is presented to the Bank or the Correspondent.
- Whilst the Instructing Party may claim that a Guarantee Instrument has been cancelled or terminated, there may be instances where the Bank may determine that it is necessary to obtain the Beneficiary's written confirmation regarding the release of the liabilities of the Bank or the Correspondent under the Guarantee Instrument. Such determination, if made by the Bank or the Correspondent, shall be binding on the Instructing Party. The instances referred to above may include without limitation the following: (a) the Guarantee is terminated prior to its stated expiry date; (b) the Guarantee does not stipulate an expiry date; (c) the Guarantee stipulates an expiry date but without a claim period within which the Beneficiary must submit a claim; or (d) the Guarantee may be early terminated upon the occurrence of certain events which are not readily ascertainable by the Bank. So long as the Bank remains liable under the Guarantee Instrument, it shall be entitled to enforce the Indemnity against the Instructing Party.
- The interpretation by the Bank or the Correspondent of any term in notices or other documents presented under any Guarantee Instrument shall be conclusive and binding on the Instructing Party.
- The Instructing Party agrees that the Bank or the Correspondent may, at its sole discretion and without consent from the Instructing Party, amend the terms and conditions of the Guarantee Instrument stated in this application and/or insert additional terms and conditions into the Guarantee Instrument as the Bank or the Correspondent thinks appropriate. The Bank or the Correspondent may, subject to the Beneficiary's consent, cancel the whole or any unused balance of the Guarantee Instrument prior to the stated expiry of the Guarantee Instrument.
- 10. Notwithstanding any instruction(s) stipulated in this application, the Bank may, at its sole discretion, name, select, request or instruct any Correspondent to issue the Guarantee. The Bank shall not be responsible or liable for any act, omission, loss or delay of forwarding documents or payments, default, error, negligence, suspension, insolvency or bankruptcy of any Correspondent notwithstanding that the Bank may choose such Correspondent. The Instructing Party acknowledges that the Bank may pay to or receive from any Correspondent charges, fees, rebates or other payments and the Bank shall not be liable to account for or disclose to the Instructing Party any profit or benefits derived by it.
- 11. The Instructing Party undertakes to examine the customer copy of all Guarantee Instruments to check their consistency with this application form and irrevocably agrees that failure to give a notice of objection about the contents of any Guarantee Instrument within 5 banking days after the customer copy of the Guarantee Instrument is sent to the Instructing Party shall be deemed to be its waiver of any rights to raise objections or pursue any remedies against the Bank in respect of the Guarantee Instrument.
- 12. The Instructing Party agrees and acknowledges that it is the sole responsibility of the Instructing Party to (i) ensure clarity, enforceability or effectiveness of any terms or requirements incorporated in any Guarantee Instrument; and (ii) comply with all applicable laws and regulations regarding the underlying transaction to which the Guarantee Instrument relates and obtain all necessary documents and approvals from any governmental or regulatory bodies and produce such documents or approvals to the Bank upon request. The Bank is not responsible for advising and has no duty whatsoever to advise the Instructing Party on such issues or on any matter. The Bank shall not be liable to the Instructing Party for any direct, indirect, special or consequential loss or damage, costs, expenses or other claims for compensation whatsoever which may arise out of such issues, the Guarantee Instrument or the transactions pertaining to such Guarantee Instrument.
- Where the Instructing Party requests that a Guarantee Instrument be governed by a system of law ("Foreign Law") other than laws of Maldives, the Instructing Party acknowledges that the Bank or the Correspondent is entitled to treat the Guarantee Instrument as continuing without expiry and may be called upon to perform and fulfill other obligations and liabilities ("Additional Obligations and Liabilities") which are implied under the Foreign Law, in addition to the Bank's or the Correspondent's payment obligations as expressly stipulated in the Guarantee Instrument as construed under laws of Maldives. The Instructing Party acknowledges and agrees that: (a) the Bank or the Correspondent may include such additional protective clauses in the Guarantee Instrument as it deems fit; (b) in determining whether or not to pay under the Guarantee Instrument, the Bank or the Correspondent may interpret its terms as if they were governed by laws of Maldives; and (c) the Bank shall be indemnified by the Instructing Party against all risks of whatever nature as a result of the Bank issuing, or procuring the issuance of, the Guarantee Instrument (including any Additional Obligations and Liabilities).
- Where a Guarantee Instrument is transferable or assignable (whether expressly or impliedly), the Instructing Party acknowledges that the Beneficiary may assign or transfer the Guarantee Instrument or any benefit thereof to a third party without the prior consent of or notice to the Bank or the Correspondent. The Instructing Party agrees that the Bank shall be entitled to pay demands from any party who purports to be the assignee / transferee of the Guarantee Instrument without any obligation to verify or enquire whether such party is the legitimate assignee / transferee.
- 15. If a Guarantee Instrument provides to the effect that it may be transferable or assignable subject to the consent or agreement by the Instructing Party and/or the Applicant/Principal/Secured Party, the Instructing Party must first obtain the Bank's approval before it or the Applicant/Principal/Secured Party provides such consent or agreement to the transfer or assignment.
- 16. The Instructing Party acknowledges that liabilities of the Instructing Party and/or the Bank is not limited to the guarantee amount because the enforcement of the Guarantee or the Counter-guarantee may result in the Bank having to pay an amount in excess of the sum stated in the Guarantee. The Instructing Party agrees that it will keep the Bank harmless and fully indemnified against all the risks arising therefrom.
- 17. Where the Guarantee expressly provides that the guarantee amount may be reduced upon the occurrence of certain events, the Instructing Party agrees that the Bank or the Correspondent shall, notwithstanding such provision, have no obligation to effect such reduction unless it is approved by the Beneficiary in writing.





- 18. The Bank or the Correspondent is entitled, and the Instructing Party hereby irrevocably and unconditionally authorise it, to act on any demand (whether by fax, courier or any other means) which the Bank or the Correspondent in its sole discretion believes emanate from the Beneficiary. The Instructing Party agrees that the Bank or the Correspondent has no obligation to (i) verify the identity or authority of the person or persons giving or purporting to give any demand purportedly made on behalf of the Beneficiary or the authenticity of any signature(s) on any demand; or (ii) seek the Instructing Party's prior approval before acting on such demand. So long as the Bank or the Correspondent acts in good faith, it shall not be liable to the Instructing Party or any party for acting on any demand, whether it emanates from unauthorised individuals or in any circumstances whatsoever.
- 19. The HSBC Group, including the Bank, follows (i) the legal requirements of the United Nations, the European Union, the United Kingdom, the United States of America and all other jurisdictions that it operates in (collectively referred to as the "Applicable Laws"); and (ii) all regulations, sanction regimes, international guidance or procedures of relevant regulatory or industry body that may be applicable to the HSBC Group or any of its members (collectively, the "Compliance Rules").

The Bank may take or omit to take any action or may instruct (or be instructed by) any other member of the HSBC Group to take or to omit to take, any action which it or such other member, in its sole and absolute discretion, considers appropriate to take (a "Compliance Action") for the purpose of complying with its group policies, Applicable Laws and Compliance Rules, including preventing money laundering, terrorist financing or other crimes or the provision of financial and other services to any persons or entities or countries which may be subject to sanctions (each such person or entity is referred to as a "Sanctioned Party", and each such country is referred to as a "Sanctioned Country"). Such Compliance Action may include without limitation:

- (a) declining this application or refusing to handle or process, or refusing to effect payment in connection with, any Guarantee Instrument on the ground of, or as a result of, a Compliance Action or if any person or entity relating to any Guarantee Instrument or the related underlying transaction is a Sanctioned Party;
- (b) the interception and investigation of any payment messages and other information or communications sent to or by the Instructing Party or on the Instructing Party's behalf via the systems of the Bank or any other member of the HSBC Group; and
- (c) making further enquiries as to whether a name which might refer to a Sanctioned Party actually refers to that party and whether a transaction involves a Sanctioned Country.

Neither the Bank nor any member of the HSBC Group will be liable for any loss (whether direct, indirect or consequential loss, including without limitation loss of profit or interest) or any damage suffered by the Instructing Party or any party arising out of:

- (i) any delay or failure by the Bank or any member of the HSBC Group in processing any payment messages or other information or communication or any request from the Instructing Party, or in performing any of its duties or other obligations in connection with any Guarantee Instrument, caused in whole or in part by any Compliance Action; or
- (ii) the exercise of any of the Bank's rights under or any action taken or omission made by the Bank pursuant to this clause.

Neither the Bank nor any member of the HSBC Group warrants that any information on the Bank's systems relating to the Applicable Laws, Compliance Rules or any Sanctioned Party or Sanctioned Country is accurate, complete or up-to-date.

- 20. The Instructing Party represents and warrants to the Bank that to the best of its knowledge none of the parties referred to in this application or any Guarantee Instrument is or will be a Sanctioned Party and none of the Sanctioned Country is involved. The Instructing Party undertakes to indemnify the Bank against all costs, losses and damages (including claims from the Beneficiary and/or other parties) which the Bank may incur, sustain or suffer as a result of any breach of this Clause.
- 21. The Instructing Party further undertakes that it shall on demand indemnify the Bank and the Bank's delegate(s) against all liabilities, losses, payments, damages, demands, claims, expenses and costs (including legal fees on a full indemnity basis), proceedings or actions which the Bank or the Bank's delegate(s) may suffer or incur in connection with this application and any Guarantee Instrument.
- 22. If the Instructing Party includes two or more persons, the obligations and liabilities of these persons shall be joint and several.
- 23. The Bank's rights under this application shall be additional and without prejudice to its rights under any other agreements or general law.
- 24. This application is governed by and construed in accordance with the laws of Maldives and the Instructing Party agrees to submit to the non-exclusive jurisdiction of the courts of Maldives



