APPLICATION FOR EXPORT BILL PURCHASE/ DISCOUNT / NEGOTIATION



(To be completed by the applicant in block letters)

BRANCH NAME									SOL	ID						
I / We enclose our Dr with Recourse.	aft as list	ed be	low, which	pleas	se accept	for ne	egotiation	/ purch	ase / c	liscou	ınt /		% ad	vances		
Exporter's (Drawer) Name & Address						Bu	Buyer's (Drawee) Name & Address									
, , ,																
Customer ID																
Customer IEC				Type of Exporter DTA SEZ EOU							s	HE 🗌				
Discount/Purchase F	вр 🔲	Nego LC -I	otiation un FBN	der			Advance Advance (RA		st [] E	BRD					
If presentation is u	nder LC	O	riginal LC	/Amer		[ler Bill	(Ехро	rt Order	enclose	ed)			
Letter of Credit Nur advised, please mention reference no.)																
Issuing Bank /SWIF	T BIC															
Drawee Bank Detai	etails															
		S	WIFT BIC													
Advance remittanc	e receive	ed (if	any)				YES				NO]		
FIRX No / e-FIRC No						Da	te									
Currency					Am	ount										
BILL DETAILS																
Bill Currency					Bill amo	unt										
Bill Amount					(In word	ls)										
Terms of Payment	SIC	SIGHT				ANC	ANCEdays from									
Description of goods/service								HS Co	ode							
Port of Loading					Destinat	ion P	ort									
Bill of Lading/Air Cor Document Number	signmen	t Num	ber/ Trans	port												
Shipping Bill / EDF N	umber						Amount									
Port Code					Date											
Interest equalisation applicable? If yes m			Yes, %			ı	No									

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Documents at	tached (Nu	mber of Do	cume	nts)																
Documents	Bill of Exchange/ Draft	Commercial Invoice	Transport Doc (BL/AWB/LR etc)		Packing List		Insurance Policy			Cert. of Origin		Test Cert			GR/EDF			Others		
Original																				
Duplicate																				
	availed Proned PCL a	e-Shipment account.	finan	ce ag	jainst	this L	.C/O	rder a	and t	he pr	ocee	eds n	nay I	e cre	edite	d to	the b	elov	v	
PCL/PCFC Dis	sbursemen	t IDs																		
Cut Back / Margin Held Account No																%	Cut	Вас	k	
	If pre shipment is availed against the order/LC Bank Name																			
which	Pre shipi	nk, NOC fi ment is ava to which	iled i	is att	ache	d and	PO	C/ PC		Acco	unt									
	ferred.	o willen	proce	cus	15 (o be		wift C	ode	/IFS	С									
I/ We authoris						arges														
Collection Ins															'					
Following for	ward cont	racts books	nd by	116.6	hall h	0 1100	d fo	r thic	rom	ittan	00									
Following forward contracts booked by us shall be used for this remittance. SI. Forward Contract Early utilisation Due Date of Forward Exchange rate as																				
	act Numbe	Amoui utilise		be		(Y/N) ³	k			Con	tract					· Foi ntra	rwar ct	b		
*We authorise	e you to de	ebit swap c	osts a	at ap	plical	ole rat	es o	n ea	rly u	tilisa	tion	of th	e fo	rwar	d co	ntra	ct.			
Please delive	er the docu	ıments agai	inst			Payr	nent				\cce	ptan	се							
Please forwa Buyer's Bank			ment	s to		Buy	er's	Ban	k [Ві	ıyer				-	Agen	t		
Special instru		<u> </u>																		
Bill proceeds be received f		Consignee	[Buy	er/]				Γhird	Par	ty				
If third party party name is						emen	t and	d pui	cha	se/ sa	ale o	rder	are	to be	enc	lose	ed ar	d th	ird-	
In case expo						days f	rom	the	date	of sh	nipm	ent	orov	ide re	easo	n fo	r de	ay:		

I hereby declare that all the information mentioned above are correct. I / we understand that this business is undertaken by the bank subject to the provisions of the uniform customs & practice for documentary credits (latest revision) ICC publication no. 600 and Uniform Rules for Collection of commercial papers as prescribed by ICC (brochure no. 522) and agree to be bound by the provisions of the same.

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The declaration-cum-undertaking under Sec 10(5), Chapter III of FEMA, 1999

I/We hereby declare that the transaction details of which are mentioned above does not involve and is not designed for the purpose of any contravention or evasion of the provisions of the aforesaid Act or of any rule, regulation, notification, direction or order made thereunder. I/We also hereby agree and undertake to give such information / documents as will reasonably satisfy you about this transaction in terms of the above declaration. I/We also undertake that if I/we refuse to comply with any such requirement or make only unsatisfactory compliance therewith, the Bank shall refuse to undertake the transaction and shall if it has reason to believe that any contravention / evasion is contemplated by me / us report the matter to RBI. I/We further declare that the undersigned has the authority to give this application, declaration and undertaking on behalf of the firm/company.

Declaration -cum-undertaking - General

- 1. Negotiations are undertaken on the understanding that the Bank retains recourse to its customers, not only for the due payment of the bills at the original maturity date as stated in the bills, but also for any loss which may be incurred owing to moratorium or currency restrictions imposed, or to be imposed, in the country of payment. Moreover, negotiations are undertaken only on the terms that the Bank is not liable for loss, damage, or delay howsoever caused, which is not directly due to the negligence or default of its own officials.
- 2. I/We also agree that the exchange rate will be applicable at the time of deal booking and may vary from the rate prevailing when the request is submitted. I/we also understand that the rate communicated to us (if any) is an indicative rate and the actual rate may be different from the same. The rate quoted on foreign currency bills is firm and final.
- 3. If the bills remain overdue, appropriate overdue interest applicable from time to time will be collected. The bills will be transferred to overdue bills account in compliance with the rules of the Foreign Exchange Dealers' Association of India and RBI ruling from time to time and accordingly foreign currency amounts will be delinked from the foreign currency position of the Bank and the exchange risks will be kept open against the drawer.
- 4. All expenses consequent to the dishonour / non payment / delayed payment of the documents will be payable to the Bank by the drawer in addition to the full amount as appropriate exchange rates as decided by the Bank.
- 5. It is the responsibility of the exporter to realise full export proceeds within the stipulated period as per exchange control requirements, and to obtain permission from the Reserve Bank for extension of the period for realisation of export proceeds.
- It is presumed that the drawer has not availed of any finance from any other source against the goods covered by the documents tendered for negotiation.

I/We hereby confirm that the underlying transaction does not involve any sanctioned entity (Beneficiary/ Shipping line/ Vessel etc.), sanctioned country and does not violate the provisions of OFAC / US / UN / EU / India and other sanctions that are currently in force., I/we undertake not to hold Federal Bank responsible for any of its action or inaction in respect of sanction linked transactions. We hereby confirm that we have not availed any packing Credit from other bank for the enclosed documents. We agree and bound to comply rules and regulations of all the applicable ICC publications, FEMA, FEDAI, RBI, Ministry of Finance and any other laws or rules applicable for this transaction.

We agree that Federal Bank using the services of other correspondent banks to provide services to their customers. We understand that the bank is taking due care to protect the interest of its customers and they are not responsible if any loss/delay/any other damages occur due to the corresponding bank and/or the overseas bank.

In case of merchant trade transaction, I/We undertake to complete the entire export and import leg within a maximum period of 270 days and also undertake that outlay of funds will not exceed 4 months and without incurring any financial loss. We also undertake that both the legs of the merchant trade transaction will be routed through Federal Bank only.

We agree that all expenses consequent to the dishonour / non - payment / delayed payment of the documents will be payable to the Bank. Also aware of that it is the responsibility of the exporter to realise full export proceeds within the stipulated period as per exchange control requirements, and to obtain permission from you/ Reserve Bank for extension of the period for realisation of export proceeds.

In case Interest equalisation scheme applicable is yes,

Declaration under Interest Equalization Scheme (IES)

- 1. I/We hereby declare that I/We am/are not availing benefits under the Production Linked Incentive (PLI) scheme of Government of India in the segment/sector for which this application for pre/post shipment credit under the Interest Equalization Scheme (IES) has been made.
- 2. I/We fully understand that if any information furnished in the application is found incorrect or false, it will render me/us liable for any penal action or other consequences as may be prescribed in law or otherwise warranted.
- 3. I/We hereby declare that the particulars and the statements made in this application are true and correct to the best of my/our knowledge and belief and nothing has been concealed or withheld therefrom.
- 4. I/We hereby undertake that the annual net subvention amount claimed/received for a particular financial year shall be within the maximum permitted limit per Importer-Exporter Code ("IEC") as applicable from time to time (presently INR 10 Crore per IEC) and in case of any excess credit is received by me/us on account of Interest subvention, the same will be refunded to the Bank immediately, and/or I/we shall inform to the Bank immediately of the same for prompt reversal. I/We hereby authorize the Bank to debit from my/our Operative account(s) maintained with the Bank for any excess credit interest subvention amount owed to the Bank, and I hereby waive any right of counterclaim in connection with the same.

Additional Documents Enclosed:

Multiple Inward Remittance / e-FIRCs	Original export LC/Amendments	
Multiple EDF/Shipping Bill/SOFTEX	Any other document (Specify)	
UIN Ack Letter		

Date

		For Branci	h/CCSC Use	
Bill Purc	hase Account No			
Purchase	e Amount		Exchange Rate and Deal ID	
Interest	Rate		Bill Ref No. (If already lodged)	
Customer Rating		FDD	ECGC Cover Available?	
		FBR -	Limit ID	
	ons/Sanctions (if any) – or New Bill Purchase	Account Opening whereve	er applicable. (Refer Circ	cular no. 12691 for details)
Relations	ship Segment Details			
SL No.	Customer ID	Relation Type*	Relation Code**	Designation Code***
* Relation T		co-Obligant, DSA, Guarantor, Lega	ll Heir, Joint Holder, Letter of Au	thority, Power of Attorney, Portfolio
	and Son, Husband, Mother-in			ather, Grand Daughter, Grand Father, Grantepmother, Son-in-Law, Son, Stepdaughter
		vidual accounts): Shareholder, Ho dependent Director, Director - Sinc		npany, Proprietor, Partner, Trustee, ble.
submitted and regul	d and as mentioned in th lar in all aspects. Dispate	is application are verified by	us and we hold the same ed by the branch OR Perm	vith. Confirm that the documents and necessary DP/Limit is available nission from concerned credit pecify
Asst. Man	ager / Manager		Nar	me & Signature of Principal officer

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