AGRO   AGRONetBIZ : Bu BANK   Maintenance Fo	siness Internet Banking rm			- GO HERANG SLAN
Please read the following before completing this	s form:			
■ 1. FOR UPDATE: 1.1 Complete Section A an required for the amend 1.2 Complete Section G.		<b>№</b> 2. FOR SECURITY	TOKEN REPLACEMENT	: 2.1 Complete Section A & F. 2.2 Complete Section G.
For inquiry or assistance in comple  * Mandatory Fields	ting this form, please call our Cont	act Centre 1 300 88 24	176 or email vbopssupp	oort@agrobank.com.my
SECTION A. Applicant				
Company Name *		Company/ Business F	legistration Number *	Business Type *
AGRONetBIZ Authorised Person (name as per l	NRIC / Passport) *		NRIC N	Number *
Company Phone Number *	Mobile Number *	E	mail Address *	
SECTION B. Company Details Updat  ➤ Please tick ( √ ) required for update	ce	Maili	ng Address	
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Company Phone No.  Company Fax No.  Company Email				
Company Fax No.	d Person Update			
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Mobile Number \*

Email Address \*

NRIC Number \*

NRIC Number \*

Delete Current CA

Corporate Administrator (name as per NRIC / Passport) \*

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For Update ONLY	For Security Token Replacement ONLY
Please ensure the following:	Please ensure the following:
<ul> <li>✓ complete the form</li> <li>✓ submit certified true copy by Company Secretary for Circular Resolution/ Board Resolution for subscription of Business Internet Banking services offered by Bank Pertanian Malaysia Berhad for company registered under ROC and Statutory Body</li> <li>✓ submit certified true copy by Company Secretary for Form 24 and Form 49 for company registered under ROC</li> <li>✓ submit Form B for company registered under ROB</li> <li>✓ submit certified true copy by Company Director or Company Secretary for NRIC of Corporate Administrator (for Section D updated)</li> </ul>	<ul> <li>✓ complete Section A, F &amp; G</li> <li>✓ fax the pages of Section A, F &amp; G to 03-2698 1793         OR         send to;         Virtual Banking,         Electronic Banking Department,         Agrobank, Leboh Pasar Besar, Peti Surat 10815,         50726 Kuala Lumpur.</li> <li>✓ MUST send existing token to the address as above (EXCEPT lost)</li> </ul>
send the completed form and supporting documents as requested to the home branch or nearest branch	

SECTION I. FOI HOIII	le branch ose only	
	Company CIF Number	
	Officer Name	
Checked by	Designation	
Home Branch	Branch Name	
	Date	Official Stamp
	Signature	
	Branch Manager Name	
Verified by Home Branch	Date	
	Signature	Official Stamp

## GENERAL LETTER OF INDEMNITY FOR TRANSACTION LIMIT UNDER AGRONETBIZ

To: Bank Pertanian Malaysia Berhad ("the Bank")

In consideration of the Bank agreeing and/or continuing to agree, at my/our request(s) and for my/our benefit and/or for the benefit of any and/or all of my/our subsidiaries and/or whatsoever as I/we may from time to time request the Bank in writing, allowing us now and/or from time to time and at any time hereafter, perform a transfer of funds made via AgroNetBiz [for transaction (s) which shall be limited to RM\_\_\_\_\_\_ per day/ for an unlimited transaction (s) per day] (hereinafter referred to as "the Authorized Transaction"). I/we the undersigned hereby enter into this letter of indemnity upon the following terms.

- 2. In addition to those terms defined above, in this letter of indemnity unless the context otherwise requires: -
  - (a) The expression "this Indemnity" means this letter of indemnity and extends to every separate and independent stipulation hereunder.
  - (b) Words applicable to natural persons include any body of persons, company, corporation, firm or partnership corporate or incorporate and vice versa.
  - (c) Words importing the singular include the plural and vice versa.
  - (d) Words importing the masculine gender include the feminine and neuter genders and vice versa.
  - (e) Any liberty or power which may be exercised or any determination which may be made hereunder by the Bankmay be exercised or made in the Bank's absolute and unfettered discretion and the Bankshall not be under any obligation to give any reason therefor.
  - (f) References to any statute or legislation include any statutory amendment or reenactment thereof.
  - (g) In the event that there shall be two (2) or more signatories hereto, each and every agreement, covenant, term, stipulation, undertaking and liability of each signatory hereto shall be joint and several on their part and shall be construed accordingly and references to the signatory to this Indemnity include references to any one of the signatories to this Indemnity.
- 3. I/We understand, acknowledge and confirm my/our awareness of the numerous risks inherent and associated in conveying my/our request/ instruction to the Bank to allow me/us to perform the Authorized Transaction under the AgroNetBiz(including but not

limited to damages incurred as a result of interception with the system, viruses within the machine/terminal used by me/us or by the Bank and any risks associated with the Bank processing a forged/ tampered instruction in good faith) and hereby confirm my/our acceptance of all risks and unconditionally agree that all risks shall be fully borne by me/us and the Bank will not be liable for any losses or damages arising as a consequence of the Bank acting (without being obliged to) on any instructions by me/us or purporting to be from me/us received by the Bank.

- 4. In consideration of the Bank having at my/ our request(s) agreed to allow me/us to perform the Authorized Transaction, I/we, for myself/ ourselves and my/ our estates, heirs, executors, administrators representatives and successors in title hereby unconditionally and irrevocably undertake:-
  - (a) on demand to indemnify the Bank in full and keep the Bank fully indemnified from and against all losses, actions, proceedings, claims, demands, costs, fees, damages, liabilities, and expenses of whatsoever kind or nature (including legal costs on a full indemnity basis), which the Bank or the Bank's successors in title and assigns or any of them may suffer, incur or sustain by reason of authorizing such Authorized Transaction or in relation to or arising out of or in consequence of the Authorized Transaction and in enforcing any of the terms herein contained;
  - (b) that the Bank may (without being obliged to) require the above transaction or communication to contain an identification code or test specified to the Bank from time to time and I/we shall ensure the secrecy and security of such code or test and I/we shall be solely responsible for any improper use of such code or test;
  - (c) that the Bank may, if deem necessary to do so at the Bank's absolute discretion, require from me/us confirmation of any instructions or communications in such form as the Bank may specify before acting on the same;
  - (d) that the Bank may, at its absolute discretion and without notice to me/us, refuse to act or delay in acting on any of the instructions or communications received by the Bank in any circumstances as the Bank may deem appropriate, without any responsibility or liability whatsoever on the Bank's part for any such refusal or delay in acting as a result;
  - (e) that the Bank will not be liable for any failure or delay in acting on any of the instructions or communications received by the Bank by reason of any breakdown or failure of transmission or communication equipment or facilities for whatsoever reason, or breakdown of or delay or error in transmission or communication (including without limitation any misdirection of the instruction or communication within the Bank) for any reason, or any cause beyond the control of the Bank;
  - (f) Notwithstanding anything contained herein, the Bank is not bound to act in accordance with the whole or any part of the directions relating to any instruction and may defer acting in accordance with any instruction pending further enquiry

and/or confirmation by my/ our designated authority. However, I/we expressly agree that the Bank shall not be under any responsibility whatsoever to make any such deferral in any case and recognize the Bank's sole discretion in deciding whether in any particular instance the Bank shall exercise any such right of deferral:

- (g) that this Indemnity covers all existing accounts with the Bank in addition to covering any future accounts which may be opened by the same legal entity with the Bank;
- (h) to fully, irrevocable and forever waive, release and discharge and relieve the Bank from any and all claims, obligations and rights whatsoever and howsoever arising, that I/we may have against the Bank (if any) which arises or may arise as a result of or based on any existing laws, rules and/ or regulations as I/we request and authorize the Bank to act as stated above and induce the Bank to accept my/our transaction requests and authorizations/ instructions conveyed through necessary means;
- (i) that I/we am/are solely responsible for the confidentiality of all information related to my/our account(s), payment instructions, money transfer or any other information which is accessible or which can be copied or stored from any other computer or a similar electronic device. I/we confirm that in case of using the Internet, I/we will solely bear the full responsibility of any transactions resulting from my/ our use and/ or other unauthorized use and/or misuse of any other party whatsoever that lead directly or indirectly to any loss or damage to me/us or the Bank.
- 5. This Indemnity shall not be determined or affected in any way by any change, insanity, death, bankruptcy or incorporation or otherwise which may be made or occur in my/ our constitution (or where there are two (2) or more signatories hereto any of us).
- 6. The term of this Indemnity shall remain in full force and effect unless and until the Bank, receives and, has a reasonable time to act upon notice of termination from me/us in writing, provided that any such termination shall not release me/us from the terms of this Indemnity in respect of any action taken by the Bank in accordance with the directions contained in any instruction or the terms of this Indemnity prior to such termination.
- 7. Notwithstanding the above, I/we undertake to execute a fresh indemnity in the event of a change in my/our composition/management/constitution or authorized signatories. In the event that I/we fail to inform the Bank of any change in my/our composition/management/constitution or authorized signatories, the Bank will continue to allow such Authorized Transaction at my/our sole responsibility and risk without any liability on its part.

8.	This Indemnity shall be binding and enforceable against each signatory who executes the same notwithstanding the fact that, where there are two (2) or more signatories referred therein, one of more of us referred to herein may not have executed this Indemnity.					
9.	This Indemnity shall be binding upon my/ our heirs, executors, administrator representatives and/ or successors in title and shall be enforceable by your successors title and assigns.					
10.	This Indemnity shall be governed by and interpreted in accordance with the laws Malaysia and subject to the exclusive jurisdiction of the Malaysian courts.					
	Dated the	day of	20			
and l	acknowledge the risks outlined in the nold it harmless against any losses I/v nnity.					
	orized Signatory for and on behalf of					
	<u> </u>					
NRIC	V/Passport Number:					
Autho	orized Signatory for and on behalf of					

\*Note: This Letter of Indemnity should be supported by a Board/ Shareholder Resolution.

Name: NRIC/Passport Number: .....