



TRADE DEVELOPMENT AUTHORITY OF PAKISTAN (TDAP) (MINISTRY OF COMMERCE)



GUIDE TO AVAIL LONG-TERM FINANCING FACILITY OF STATE BANK OF PAKISTAN

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DISCLAIMER

The analyses, interpretations, and conclusions expressed in this study do not necessarily reflect the view of the Board of Directors, Chief Executive, and Secretary of the Trade Development Authority of Pakistan.

Any conclusion, interpretation, and analysis based on the export facilitation scheme of the State Bank of Pakistan (SBP) are the responsibility of the author and do not necessarily reflect the opinion of the SBP. Although every effort has been made to accurately convey the message of the original content.

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GUIDE TO AVAIL LONG TERM FINANCING FACILITY OF STATE BANK OF PAKISTAN

List of Acronym

AAOIFI Accounting and Auditing Organization for Islamic Financial Institutions

BMR Balancing, Modernization and Replacement

C&F Cost and Freight

CIB Credit Information BureauDP Note Demand Promissory Note

FEOD Foreign Exchange Operations Department

IBIs Islamic Banking Institutions

ILC Inland Letter of Credit

ILTFF Islamic Long Term Financing Facility

LC Letter of Credit

LTFF Long Term Financing Facility

M.R Mate's Receipt

PFIs Participating Financial Institutions

PIBIs Participating Islamic Banking Institution

ROE Return on Equity

SBP State Bank of Pakistan

SME Small & Medium Enterprises

SPO Standardized Purchase Order

INTRODUCTION TO THE STUDY

The State Bank of Pakistan (SBP) has introduced the Long-term Financing Facility (LTFF) to promote export-led industrial growth in the country. A subsidized financing is provided to the exporters, through commercial banks/ Participatory Financial Institutions (PFIs), and Islamic Banking Institutions (IBIs)/Participatory Islamic Banking Institutions (PIBIs) for setting up export-orientated projects and modernize their plant and machinery. The facility operates in two modes:

- 1. Long Term Financing Facility ¹
- 2. Islamic Long Term Financing Facility (ILTFF)²

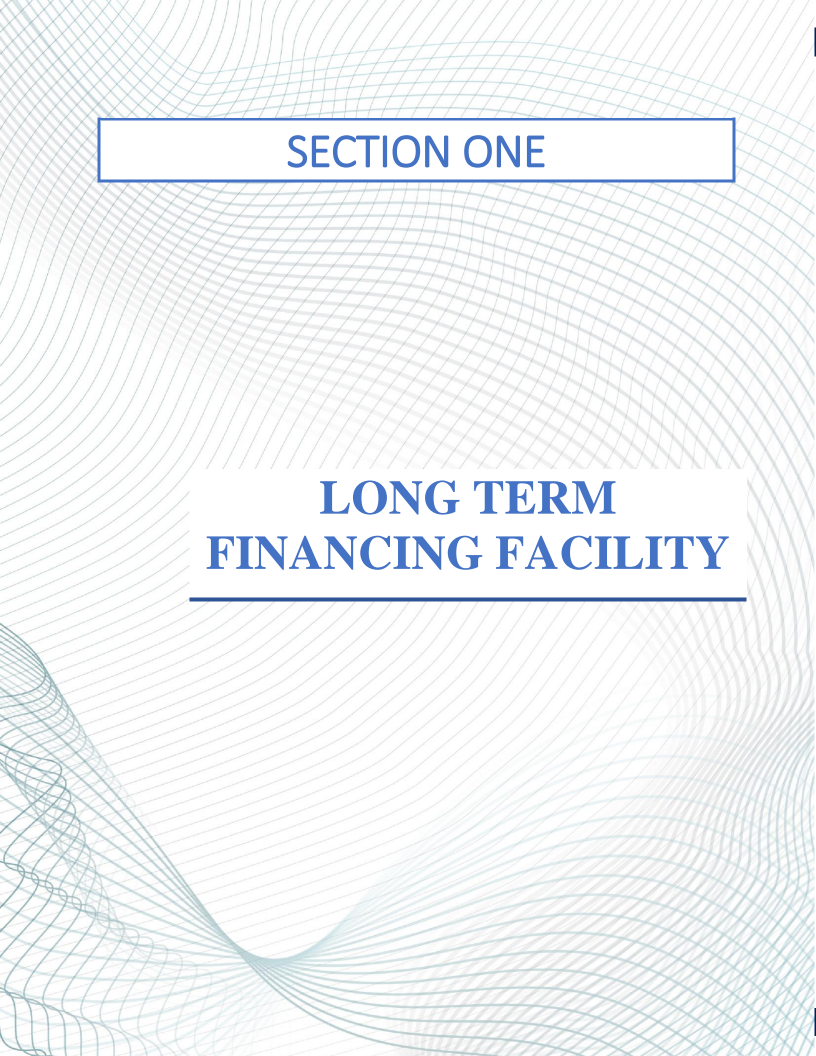
This study analyzes the facility, with the purpose to provide basic information and make the procedures simple enough to understand by exporters easily. The above schemes are analyzed and simplified by reflecting on, the scope of the schemes, their intended beneficiaries, documents required along with the procedures to avail them.

The study is divided into two sections. Section one discusses LTFF with respects to its scope, documents required in addition to, procedures to avail the scheme, while section two ILTFF is discussed related to scope, documentation and procedures.

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¹ https://www.sbp.org.pk/MFD/2018/Instructions-LTFF.pdf

² https://www.sbp.org.pk/smefd/circulars/2018/C1-Annex-I.pdf



1.1. Long Term Financing Facility (LTFF): An Overview

As per the directives of SBP, the commercial banks/PFIs provide long-term local currency financing facility to the eligible export-oriented projects for purchasing imported and locally manufactured new plant and machinery for a period up to ten years. The eligible export-oriented projects should have at least 50% of their sales constituting exports or their annual exports are equivalent to US\$ 5 million.

The facility is extended against Letter of Credit (LC) to the extent of Cost and Freight (C&F) value of imported machinery and against Inland Letter of Credit (ILC) to the extent of ex-factory/showroom price of locally manufactured machinery. However, a ceiling of Rs. 5 Billion is fixed by the SBP to the amount of the financing facility extended to a single export-oriented unit. Moreover, the financing is also provided based on projected exports for new projects or for expansion/Balancing, Modernization and Replacement (BMR) of existing projects. Such export-oriented projects will be required to meet the minimum export target prescribed under this scheme.

LTFF						
1.2. Basic Information and Scope of the Facility						
i.	Under this scheme, the banks	s/PFIs extent a long-term 'local currency' financing				
	facility to the eligible export-	facility to the eligible export-oriented projects for purchasing imported and locally				
	manufactured new plant and machinery to be utilized by them for export purpose. Such					
export-oriented projects include those sectors allowed for export as per the "Ex						
	Policy Order",4 issued by the M	Policy Order" ⁴ issued by the Ministry of Commerce from time to time. A list of the				
	eligible sector is provided at Annexure. II.					
ii.	The export-oriented projects with at least 50% of their sales constituting exports or if					
	their annual exports are equivalent to US\$ 5 million (whichever is lower) are eligible					
	to avail the facility.					
iii.	The facility is extended against LC to the extent of C&F value of imported machinery					
	and against ILC to the extent of 'ex-factory/showroom price' of locally manufactured					
	machinery as per payment/delivery schedule agreed between the manufacturer and the					
	purchaser.					
iv.	Financing is also provided b	pased on projected exports for new projects or for				
	expansion/BMR of existing projects. Such export-oriented projects will be required to					
meet the minimum export target prescribed under this scheme (as stat						
	above) within a maximum per	riod of four (04) years as provided in the table below:				
	Exports in the First Two Years	Total exports of US\$ 2 million or 20% of the total				
	Exports in Third Year	sales of the project, whichever is lower. US\$ 3 million or 30% of sales, whichever is lower.				
	Exports in Fourth Year	US\$ 5 million or 50% of sales, whichever is lower.				
	Amid Covid-19, the SBP "vide IH & SMEFD Circular No. 5 of 2020" has allowed					
one-year additional period for export performance requirement under the projected						
	exports for each category (i.e. 1st two years, 3rd year and 4th-year requirement) falling					
	in the calendar year 2020.					
	ii.	i. Under this scheme, the banks facility to the eligible export-manufactured new plant and matexport-oriented projects included Policy Order" issued by the Mateligible sector is provided at Antii. The export-oriented projects witheir annual exports are equivated to avail the facility. iii. The facility is extended against and against ILC to the extent of machinery as per payment/delimpurchaser. iv. Financing is also provided the expansion/BMR of existing promeet the minimum export targation above) within a maximum permate the First Two Years Exports in the First Two Years Exports in Fourth Year Amid Covid-19, the SBP "vident one-year additional period for exports for each category (i.e.				

³ The PFIs of the borrower shall purchase foreign currency from the inter-bank market at prevailing rates in case foreign currency is required for making payment to import the plant and machinery against an LC.

⁴ <u>http://www.commerce.gov.pk/wp-content/uploads/2020/09/Export-Policy-Order-25-09-2020.pdf</u> (Export of all goods are allowed, except those specified in Schedule-I of this order).

⁵ The selling cost of goods from Seller's factory. All other expenses from the factory of seller to buyer's premise has to be borne by the buyer.

⁶ https://www.sbp.org.pk/smefd/circulars/2020/C5.htm

	v. Moreover, a consortium financing ⁷ option is also available under the LTFF, where a
	number of PFIs group together to jointly finance a single borrower. SBP encourages
	banks/PFIs to provide finance under consortium arrangements in the cases where
	financing requirements of the borrower are over Rs 300 million.
	vi. If the term of the contract between the borrower and supplier/manufacturer requires a
	down payment, the importer/purchaser can request his bank/PFI for the advance
	payment to the extent of 20% of the C&F value/ex-factory showroom price of the
	machinery. Banks/PFIs are liable to ensure such payments.
	i. Export-oriented projects of the sectors allowed for export as per the "Export Policy
Products Covered	Order" issued by Ministry of Commerce from time to time are eligible to avail the
under the	facility given that they fulfil the minimum export criteria (as mentioned para ii above).
Facility	A list of the eligible sectors is provided at Annexure. II.
Who Can Apply?	Exporters including SMEs of the eligible export-oriented sectors
	Markup rate has been linked with SBP Policy Rate and with any change in the Policy Rate,
Mark Up Rate	markup rate for LTFF is revised automatically so that the gap between Policy Rate and LTFF
Kate	rate is maintained at 3%.
	i. Financing under the facility will be available to the extent of the C&F value of the
	imported new plant and machinery and ex-factory/showroom price of the new locally
	manufactured machinery to be purchased by the eligible borrowers.
	ii. Maximum financing of banks/DFIs to a single export-oriented unit 'shall not exceed
Financing	Rs 5 billion under LTFF'9. However, banks/PFIs may provide financing facilities as
Limits	per their credit policies over and above the said maximum limit from their own sources
	subject to adherence of applicable Prudential Regulations.
	iii. While providing finance to the SME borrowers under LTFF, the Banks/PFIs,
	however, will ensure that financing under the facility, when taken together with other

⁷ In case of consortium financing, the payment to the borrower shall be made by the leader of the consortium, who is liable to certify the share of each member PFI and the amount disbursed by it, to enable the consortium members to avail refinance from State Bank to the extent of their share. The consortium members may like to make arrangements for sharing of LC commission on the basis of their share in financing, at the time of finalization of the consortium agreement.

⁸http://www.commerce.gov.pk/wp-content/uploads/2020/09/Export-Policy-Order-25-09-2020.pdf (Export of all goods are allowed, except those specified in Schedule-I of this order)

⁹ https://www.sbp.org.pk/smefd/circulars/2020/CL2.htm

	borrowings, does not exceed the borrowing ceiling fixed (Rs. 5 million) as mention in
	'the Prudential Regulations for SMEs' financing ¹⁰ .
Loan Period	 i. The maximum period financing under the facility is 10 years including a maximum grace period of 2 years. In the case where financing is provided for a period of up to 5 years, the grace period shall not be more than one year.
	i. LC/ILC
	ii. Undertaking by Borrower (Annexure. III)
	iii. DP Note by Borrower (Annexure. IV)
	iv. Statement of Total Sales & Exports by Borrower (Table. I of Annexure. VIII)
Documents	v. Refinance Application by Bank/PFI (<i>Annexure</i> . V)
Required	vi. Repayment Agreement by Bank/PFI (Annexure.VI)
	vii. DP Note by Bank/DFI (Annexure. VII)
	viii. Statement of Total Sales & Exports for each project by Bank/PFI (Annexure. VIII)
	ix. Undertaking for New Projects or BMR of Existing Projects Based on Projected
	Exports (Table. II of Annexure. VIII)
	i. The borrower can make repayment of the principal amount of the loan availed under
	this facility in equal half-yearly/quarterly instalments after the grace period if any. For
	the markup/ service charges the borrower can pay at a frequency of not less than three
	months except at the time of pre-payments/liquidation of loan. Banks/PFIs are
	supposed to adhere to such repayment schedules.
	ii. In case, a borrower repays the loan amount or its instalment, in part or in full, on or
Donovimont	before the due date(s), the Banks/PFIs shall repay the loan amount so received from
Repayment	the borrower immediately, but not later than two working days , to the concerned
	office of SBP BSC, failing which fine for late adjustment of amount will be charged
	to the bank/PFI at the rate of paisa 70 per day per Rs.1,000 or part thereof.
	iii. The refinance granted to the banks/PFIs shall be recovered on the due date(s) and
	reported to SBP BSC as per the original repayment schedule, from the account of the
	bank/PFI maintained with the concerned office of the SBP BSC. In case the borrowers
	fail to make repayment of the amount of instalment as per the original repayment

 $^{^{10}\,\}underline{https://www.sbp.org.pk/smefd/2017/SME-PRs-Updtd-Dec-2017.pdf}$

- schedule, the bank/PFI will be entitled to charge normal rate of mark-up on such overdue principal amount besides taking other actions to recover the same as are incidental to such defaults.
- iv. When a bank/PFI has allowed rescheduling of a loan, the borrower is liable to make payment of mark up at the rate prescribed under the facility on the date of such rescheduling, or the original rate whichever is higher. However, the principal amount of refinancing will only be rescheduled to be repaid within a maximum period of 10 years from the date of the original disbursement. Any rescheduling that allows the borrowers to avail funding facilities under the facility for a period longer than 10 years will not be considered and in all such cases, the entire loan would be considered to have been repaid within the period of 10 years.

a. Each bank/PFI shall be required to have:

- i. Well defined policy and established procedures for appraisal of projects to be financed under the facility, particularly concerning their technical and financial viability;
- ii. An efficient system for assessing the adequacy of machinery items to be financed under the facility, in line with modern business requirements; and
- iii. Good internal controls to protect their interest and to fulfil all requirements/conditions of project financing including collateral requirements to mitigate the risk of borrowers' failure to honour their commitments.

Risk Assessment

- b. In case of financing for imported plant and machinery, each PFI shall ensure that the foreign currency risk has been hedged to minimize cost escalation for the project due to adverse exchange rate fluctuations.
- c. Banks/PFIs shall undertake necessary due diligence process as per their lending policies before sanctioning of the loan under the facility. Such due diligence shall invariably be subjected to the applicable Prudential Regulations as prescribed by SBP for each type of borrower. Further, in case of imported machinery, banks/PFIs shall also obtain satisfactory credit reports on suppliers & manufacturers of plant and machinery as required under 'Chapter 13 of Foreign Exchange Manual'¹¹.
- d. Banks/PFIs shall consider financing based on the debt-to-equity requirements as prescribed in applicable Prudential Regulations for each type of the borrower. The financing bank/PFI

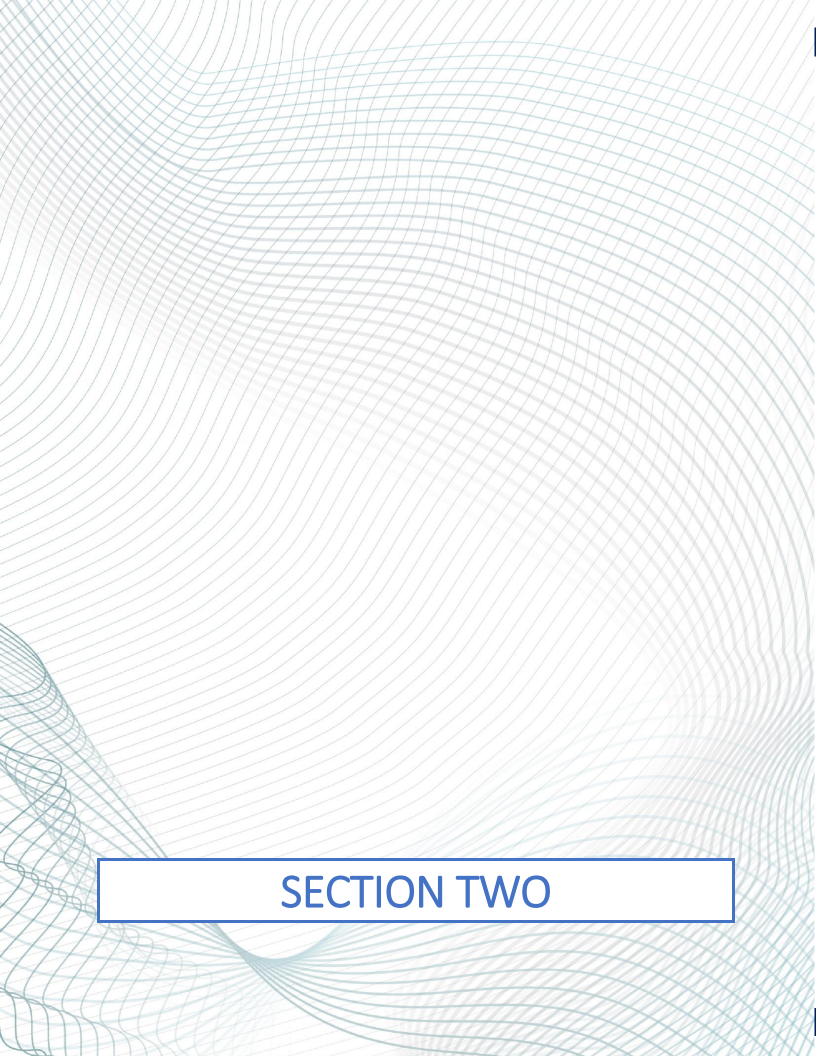
¹¹ https://www.sbp.org.pk/fe manual/pdf/2020/Chp-13.pdf

- may, however, ask for a higher contribution of equity from the borrowers keeping in view individual risk profile.
- e. In the case of new projects, the sponsor will be required to contribute their equity share in an **escrow account maintained with the bank/PFI**. The proceeds in the said account shall be used by the sponsors only for the purpose of setting up of the project/payment to the supplier. However, where sponsor(s) of the project have already invested their entire share of equity in the project in the form of land, construction of building etc., the same shall be treated as 'equity' of the sponsor and the condition of maintaining an escrow account may not be required provided overall debt/equity ratio is met. In that case, the lending bank/PFI should place a certificate on record in this regard in the relevant credit file for subsequent inspection by SBP's Banking Inspection Department (BID).
- f. Banks/PFIs shall ensure that the working capital facilities in respect of the new project are adequately secured/agreed to, preferably by a financing bank/PFI or one of the members of the consortium, before the approval of financing under the facility, so that project does not suffer due to lack of working capital facilities in future.
- g. PFIs shall at all times remain within the limits assigned to them for disbursements under the facility in a given financial year. Facilities should not be sanctioned in favour of borrowers in anticipation of sanction of limits by the SBP.

1.3. Procedures to Avail the Facility

- i. The borrower can submit a loan application to avail the financing facility to his bank/PFI along with undertaking (*Annexure.III*), DP Note (*Annexure.IV*), statement of sales & exports (*Table.I of Annexure.VIII*) and LC or ILC whichever is applicable.
- ii. Bank/PFI is liable to evaluate the application complete in all respects **within two months** from the date of receipt from the borrower. Banks/PFIs shall undertake necessary due diligence process as per their lending policies before sanctioning of the loan under the facility.

- iii. In case, the loan application is declined, the bank/PFI will explicitly apprise the reason for rejecting the application to the prospective borrower.
- iv. Once the loan application under the facility is approved the banks/PFIs will not disburse the amount to the borrower directly instead payments will be made to the manufacturers/suppliers or foreign seller of the machinery through LC as per payment/delivery schedule agreed between the manufacturer and the purchaser. Likewise, payment for the locally manufactured machinery shall invariably be made through ILC as per payment/delivery schedule agreed between the manufacturer and the purchaser.
- v. After disbursements of the loan under the facility to the customer, the bank/PFI can approach the concerned office of SBP BSC for availing refinance. The Bank/PFI has to submit the required documents including refinancing application (*Annexure.V*), DP Note (*Annexure.VII*) covering the full value of the limit in addition to submission of repayment agreement (*Annexure.VI*) and statement of sales & exports (*Annexure.VIII*). Moreover, the application should be accompanied by all the documents submitted by the borrower to the bank/PFI.
- vi. In case financing is made to the new projects or BMR of existing projects on the basis of Projected Exports, concerned Banks/PFIs will be required to report export data as per (*Table-I of Annexure-VIII*), within two months after completion of First Two Years, Third Year and Fourth Year of disbursement of the first instalment of refinancing to the concerned office of SBP BSC. Further, they will also give the undertaking to furnish details of shipments made by such new projects during the relevant period, as per (*Table-II* of *Annexure-VIII*). Moreover, if banks/PFIs extend financing separately to different export-oriented projects of a borrowing entity, they will be required to submit export data of each project separately as per above referred mandatory requirements.
- vii. On receipt of the application complete in all respects, the SBP BSC office will have to provide the refinance **within two working days** from the date of such receipt.
- viii. Failing repayment by Banks/PFIs on respective due dates, offices of SBP BSC reserve the right to recover the amount of refinancing falling due, as per repayment schedule reported at the time of availing refinance, by debit to concerned bank/PFI's account at SBP BSC along with any applicable penalties.



LONG TERM ISLAMIC FINANCING FACILITY

2.1. Islamic Long Term Financing Facility (ILTFF): An Overview

The Islamic Long Term Financing Facility (ILTFF) is being offered to Islamic Banking Institutions (IBIs) by the SBP. SBP makes 'mudarabah investment' in the IBIs participating in the scheme under section 17 (6B) of the SBP Act, 1956 (the "SBP Act"). SBP acts as *Rab-ul-Maal* by providing mudarabah investment facility to the Participating Islamic Banking Institutions (PIBIs), in the form of investment in the PIBI's general pool, and the PIBI shall act as the *Mudarib* of general pool. The exposure of SBP under the scheme shall be on all assets of the PIBI's general pool to the extent of SBP's investment in the general pool, and therefore shall not be limited to the assets financed under the scheme.

Under the scheme, PIBIs provide a long-term local currency financing facility to the eligible exportoriented projects for purchasing imported and locally manufactured new plant and machinery for a period up to ten years. The financing is extended based on Islamic modes of financing, approved by the Shari'ah Board of the concerned PIBI.

To avail the facility the eligible export-oriented projects should have at least 50% of their sales constituting exports or their annual exports are equivalent to US\$ 5 million.

The facility is extended against Letter of Credit (LC) to the extent of Cost and Freight (C&F) value of imported machinery and Inland Letter of Credit (ILC) to the extent of ex-factory /showroom price of locally manufactured machinery. However, a ceiling of Rs. 5 Billion is fixed by the SBP to the amount of the financing facility extended to a single export-oriented unit. Moreover, the financing is also provided based on projected exports for new projects or for expansion/ Balancing, Modernization and Replacement (BMR) of existing projects. Such export-oriented projects will be required to meet the minimum export target prescribed under this scheme.

¹² A form of partnership where one party provides the funds while the other party provides expertise. The people who bring in money are called "Rab-ul-Maal" while the management and work is an exclusive responsibility of the "Mudarib". The profit-sharing ratio is determined at the time of entering into the Mudarabah agreement whereas in case of loss it is borne by the Rab-ul-Maal only. In case of Islamic banks, the depositors are called Rabb-ul-Maal and the bank is called Mudarib.

Particulars	ILTFF
	2.2. Basic Information and Scope of the Facility
	i. The PIBIs extent a long-term 'local currency' ¹³ financing facility for imported and locally manufactured new plant and machinery to be utilized for the export purpose by the export-oriented projects. Such export-oriented projects include those sectors allowed for export as per the "Export Policy Order" issued by the Ministry of
What is the Scheme About	Commerce from time to time. A list of the eligible sector is provided at <i>Annexure. II.</i> ii. The financing is extended based on Islamic modes of financing, approved by the Shari'ah Board of the concerned PIBI. Such modes of finance include all those listed in <i>Section E of Annexure I. of IBD Circular No.02 of 2008</i> ¹⁵ , including a combination of those Islamic modes of financing (Hybrid arrangements). iii. Only those export-oriented projects can avail the facility whose annual exports are equivalent to US\$ 5 million or if 50% of their sales constituting exports (whichever is lower). iv. An entity being financed under the scheme should have a minimum rating of 4 as per "SBP's Guidelines on Internal Credit Risk Rating Systems in Banks/DFIs" issued vide BSD Circular No.8, 2007 ¹⁶ . v. The facility is extended against LC to the extent of C&F value of imported machinery and against ILC to the extent of 'ex-factory /showroom price' of locally manufactured machinery as per payment/delivery schedule agreed between the manufacturer and the purchaser. vi. Financing is also provided based on projected exports for new projects or expansion/BMR of existing projects. Such export-oriented projects will be required
	to meet the minimum export target prescribed under this scheme (as stated in para ii above) within a maximum period of four (04) years as provided in the table below:

 ¹³ The PIBI of the borrower shall purchase foreign currency from the inter-bank market at prevailing rates in case foreign currency is required for making payment to import the plant and machinery against an LC.
 14 http://www.commerce.gov.pk/wp-content/uploads/2020/09/Export-Policy-Order-25-09-2020.pdf (Export of all goods are allowed, except

¹⁴ <u>http://www.commerce.gov.pk/wp-content/uploads/2020/09/Export-Policy-Order-25-09-2020.pdf</u> (Export of all goods are allowed, except those specified in Schedule-I of this order).

 $^{^{15} \; \}underline{https://www.sbp.org.pk/ibd/2008/Annex-c2-1.pdf}$

¹⁶ https://www.sbp.org.pk/bsrvd/2007/C8.htm

¹⁷ The selling cost of goods from Seller's factory. All other expenses from the factory of seller to buyer's premise has to be borne by the buyer.

		Exports in the First Two Years	Total exports of US\$ 2 million or 20% of the total sales of the project, whichever is lower.			
		Exports in Third Year US\$ 3 million or 30% of sales, whichever is lower.				
		Exports in Fourth Year US\$ 5 million or 50% of sales, whichever is lower.				
	vii.	one-year additional period for exports for each category (i.e. in the calendar year 2020. Moreover, a consortium finant a number of PIBIs group toget financing requirements i.e. of finance under consortium of instructions, standards of Account Institutions (AAOIFI) on syndicate. If the term of the contract between down payment, the importer/p	the IH & SMEFD Circular No. 5 of 2020" ¹⁸ has allowed or export performance requirement under the projected 1st two years, 3rd year and 4th-year requirement) falling cing 19 option is also available under the ILTFF, where there to jointly finance a single borrower. In case of large over Rs 300 million PIBIs are encouraged to provide for syndicate arrangements as per applicable SBP counting and Auditing Organization for Islamic Financial dication and instructions of the Shari'ah Advisor of the sween the borrower and supplier/manufacturer requires a curchaser can request his PIBIs for the advance payment a payments.			
	i. Export-oriented projects of the sectors allowed for export as per the "Export Policy					
Products Covered under		Order" ²⁰ issued by Ministry of Commerce from time to time are eligible to avail the				
the Facility		facility given that they fulfil the minimum export criteria (as mentioned para ii above). A list of the eligible sectors is provided <i>at Annexure</i> . <i>II</i> .				
Who Can Apply?	Exporters including SMEs of the eligible export-oriented sectors					

¹⁸ https://www.sbp.org.pk/smefd/circulars/2020/C5.htm

¹⁹ In case of consortium financing, the payment to the borrower shall be made by the leader of the consortium, who is liable to certify the share of each member PIBI and the amount disbursed by it, to enable the consortium members to avail refinance from State Bank to the extent of their share. The consortium members may like to make arrangements for sharing of LC commission on the basis of their share in financing, at the time of finalization of the consortium agreement.

²⁰http://www.commerce.gov.pk/wp-content/uploads/2020/09/Export-Policy-Order-25-09-2020.pdf (Export of all goods are allowed, except those specified in Schedule-I of this order).

_	The expected rate of return on financing provided by the PIBI to its customer under the						
Expected Return on	scheme may not exceed rates announced by SBP on similar refinance facilities. Further, SBP						
Financing	expects profit rates/return on its investment close to its return on such type of refinance						
under the Scheme	facilities.						
	Financing limit is upto Rs. 2.5 billion						
Financing Limits	Financing minit is upto Ks. 2.5 billion						
	i. The maximum period financing under the facility is 10 years including a maximum						
Loan Period	grace period of 2 years. In the case where financing is provided for a period of up to						
Louis Ferrou	5 years, the grace period shall not be more than one year.						
	i. LC/ILC						
	ii. Undertaking by Borrower (<i>Annexure</i> . <i>IX</i>)						
	iii. DP Note by Borrower (Annexure. X)						
	iv. Statement of Total Sales & Exports by Borrower (<i>Table. I of Annexure. VIII</i>)						
	v. Mudarabah Agreement between SBP & PIBI (<i>Annexure. XI</i>)						
Documents	vi. Mudarabah Investment Request Form to be submitted by PIBI to SBP (<i>Annexure</i> .						
Required	XII)						
	vii. Debit Authority to be submitted by PIBI to SBP (<i>Annexure. XIII</i>)						
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	viii. Statement of Total Sales & Exports for each project by PIBI (Annexure. VIII)						
	ix. Undertaking for New Projects or BMR of Existing Projects Based on Projected						
	Exports (Table. II of Annexure. VIII)						
	i. The borrower can make repayment of the principal amount of the loan availed under						
	this facility in equal half-yearly/quarterly instalments depending upon the tenure for						
	which the facility is availed and underlying mode of Islamic finance used by PIBI.						
	PIBIs, however, shall not be permitted to require their customers to pay the						
	profit/return/ rental amounts at a frequency of less than three (03) months except at						
Repayment	the time of early-payments/liquidation of financing.						
210 p.u.y 2220220	ii. In case, a borrower repays the loan amount or its instalment, in part or in full, on or						
	before the due date(s), SBP's share in the general pool will be redeemed equal to the						
	payment received from the borrower. PIBIs shall adjust the financing amount so						
	received from the customer by purchasing the SBP's proportionate share in the						
	general pool immediately, but not later than two working days from the concerned						
	Schotal poor immediatory, out not later than two working days from the concerned						

- office of SBP BSC. If the PIBI fails to do so, the SBP shall also be given the profit, as per the actual profit of the general pool, for the number of days this proportionate share is not purchased by the PIBI.
- In case the customer(s) fails to make instalment payments as per the original payment iii. schedule, the PIBIs will collect charity²¹ from the customer as per the undertaking given by him. Similarly, in case of delay, the PIBI has the right to recourse to the security of the customer, where such risk management provisions have been adopted to recover the amounts due. In some mode of financing, the PIBI has a right to take an additional amount in cases of delays and defaults as rent on un-purchased share in the underlying asset. The same shall be approved by Shari'ah Board of PIBI.
- In cases where the financing amount has not been disbursed in full during the validity iv. of an applicable rate, the un-disbursed amount shall attract the new expected rate of return applicable from the date of disbursement by the PIBI.

a. Each PIBIs shall be required to have:

- i. Well defined policy and established procedures for appraisal of projects to be financed under the facility, particularly concerning their technical and financial viability;
- ii. Good internal controls to protect depositors'/rab-ul-maals' and PIBIs interest and to all requirements/conditions of project financing including collateral requirements to mitigate the risk of borrowers' failure to honour their commitments.
- In case of financing for imported plant and machinery, both the customer and it's PIBI(s) would ensure that they have made necessary arrangements to hedge their position against adverse exchange rate movements as per the Shari'ah-compliant structure.
- b. PIBIs shall undertake necessary due diligence process as per their lending policies before sanctioning of the loan under the facility. Such due diligence shall invariably be subjected to the applicable Prudential Regulations as prescribed by SBP. Further, in case of imported machinery, PIBIs shall also obtain satisfactory credit reports on suppliers & manufacturers of plant and machinery as required under 'Chapter 13 of Foreign Exchange Manual'²².
- c. In the case of new projects, the sponsor will be required to contribute their equity share in an escrow account maintained with the PIBI. The proceeds in the said account shall be

Risk Assessment

²¹ Any charity amount collected by the PIBI from customers relating to the delay in payment of financing will be given by the PIBI to

²² https://www.sbp.org.pk/fe_manual/pdf/2020/Chp-13.pdf

- used by the sponsors only for the purpose of setting up of the project/payment to the supplier. However, where sponsor(s) of the project have already invested their entire share of equity in the project in the form of land, construction of building etc., the same shall be treated as 'equity' of the sponsor and the condition of maintaining an escrow account may not be required provided overall debt/equity ratio is met. In that case, the lending PIBI should place a certificate on record in this regard in the relevant credit file for subsequent inspection by SBP.
- d. PIBIs shall ensure that the working capital facilities in respect of the new project are adequately secured/agreed to, preferably by a financing PIBI or one of the members of the consortium, before the approval of financing under the facility, so that project does not suffer due to lack of working capital facilities in future.
- e. PIBIs shall at all times remain within the limits assigned to them for disbursements under the facility in a given financial year. Facilities should not be sanctioned in favour of borrowers in anticipation of sanction of limits by the SBP.

2.3. Procedures to Avail the Facility

- i. The borrower can submit a loan application to avail the financing facility to his PIBIs along with undertaking (*Annexure.IX*), DP Note (*Annexure.X*), statement of sales & exports (*Table.I of Annexure.VIII*) and LC or ILC whichever is applicable.
- ii. PIBI is liable to evaluate the application complete in all respects **within two months** from the date of receipt from the borrower. PIBIs shall ensure fulfilment of the pre-disbursement formalities by the customer through necessary due diligence process as per their lending policies before sanctioning of the loan under the facility. Moreover, PIBIs shall comply with relevant regulations issued by SBP from time to time regarding the mode under which the financing has been extended.
- iii. In case, the loan application is declined, the PIBIs will explicitly apprise the reason for rejecting the application to the prospective borrower.
- iv. Once the loan application under the facility is approved the PIBIs will not disburse the amount to the borrower directly instead payments will be made to the manufacturers/suppliers or foreign seller of the machinery through LC as per payment/delivery schedule agreed between the manufacturer and the purchaser. Likewise, payment for the locally manufactured machinery shall invariably be made through ILC as per payment/delivery schedule agreed between the manufacturer and the purchaser.

- x. After disbursements of the loan under the facility to the customer, the PIBI can approach the concerned office of SBP BSC for obtaining mudarabah investment to the extent of the amount disburse/financed to customer. The PIBI has to submit the required documents including mudarabah agreement form (*Annexure. XII*), mudarabah investment request form (*Annexure. XIII*), debit authority (*Annexure. XIII*) and statement of sales & exports (*Annexure. VIII*). Moreover, the application should be accompanied by all the documents submitted by the borrower to the PIBI.
- v. In case of financing is made to the new projects or BMR of existing projects on the basis of Projected Exports, concerned PIBIS will be required to report export data as per (*Table-I of Annexure-VIII*), within two months after completion of First Two Years, Third Year and Fourth Year of disbursement of the first instalment of refinancing to the concerned office of SBP BSC. Further, they will also give the undertaking to furnish details of shipments made by such new projects during the relevant period, as per (Table-II of *Annexure-VIII*). Moreover, if PIBIs extend financing separately to different export-oriented projects of a borrowing entity, they will be required to submit export data of each project separately as per above referred mandatory requirements.
- vi. On receipt of the application complete in all respects, the SBP BSC office will have to provide the mudarabah investment **within two working days** from the date of such receipt.

The customers shall continue to remain liable for payment of fines/penalties²³ on account of their non-performance²⁴/non-compliance to the requirements of the scheme. Such fines/penalties as and when recovered, from the customers, shall invariably be passed on to SBP by the concerned PIBI. The failure of the PIBIs on this account shall be construed as their non-compliance of the schemes and would attract punitive measures as prescribed by SBP.

²³ In case of violation of the terms & conditions laid down in the scheme, the SBP shall reserve the right to impose & recover the fine/penalty at the rate of paisa 60 per day per Rs. 1000/- or part thereof including the cost of verification.

²⁴ https://www.sbp.org.pk/smefd/circulars/2010/CL5.htm

ANNEXURE

I. List of Approved Banks and PFIs

i. List of Approved Banks and Fils					
Sr. #	Name of Bank/PFI				
Banks					
1	National Banks of Pakistan				
2					
3	United Bank Limited				
4	MCB Bank Limited				
5	Allied Bank Limited				
6	ABN AMRO BANK				
7	Askari Bank				
8	Bank Al-Falah				
9	Bank Al-Habib				
10	Bank of Punjab				
11	Citi Bank				
12	Faysal Bank Limited				
13	KASB Bank Limited				
14	Habib Metropolitan Bank Limited				
15	Mybank Ltd.				
16					
17	Soneri Bank Limited				
18	Union Bank Limited				
19	Saudi Pak Commercial Bank				
20	Hong Kong And Shanghai Banking Corp. Ltd				
21	Standard Chartered Bank				
22	PICIC Commercial Bank Limited				
23	Prime Commercial Bank Limited				
	DFIs				
24	Pak Oman Investment Co. Limited				
25	Pakistan Industrial Credit & Investment Corporation				
26	Saudi Pak Industrial & Agricultural Investment Company Limited				
27	Pak. Libya Holding Company Limited				
28	Pak Kuwait Investment Company Limited				

II. List of Sectors Eligible to Avail LTFF

S. No.	Sector		
1	Textile & Garments (viz. Spinning & Ginning, Fabrics, Garments, made up, Towels & Art silk & synthetic textiles)		
2	Rice Processing		
3	Leather & Leather products		
4	Sports goods		
5	Carpets & Wools		
6	Surgical Instruments		
7	Fisheries		
8	Poultry & Meat		
9	Fruits/Vegetable & Processing, Cereals		
10	I.T.– Software & Services		
11	Marble & Granite		
12	Gems & Jewelry		
13	Engineering goods		
14	Ethanol		
15	Furniture and Pharmaceutical		
16	Regeneration of Textile Waste		
17	Glass		
18	Dairy		
19	Soda Ash		

III. Agreement to Be Submitted by the Borrower Under LTFF

UNDERTAKING/AGREEMENT TO BE SUBMITTED BY THE BORROWER

UNDER THE LONG-TERM FINANCING FACILITY (LTFF) FOR IMPORTED AND LOCALLY MANUFACTURED PLANT & MACHINERY

(TO BE STAMPED AS AN AGREEMENT IN ACCORDANCE WITH THE LAW IN FORCE IN EACH PROVINCE)

The Manager, Bank Limited/DFI, Branch, (CITY)
Dear Sir,
(Place) Date
I/We do hereby certify and confirm that a finance of Rs.

Table -1

Broad type			Amount of	contr	act / letter of	credit		
of machinery imported / purchased	No.	Date	Amount Fcy	in	Value Date	Amount equivalent Rupee	in Pak	Expected date of import / delivery of the machinery
1.	2.	3.	4.		5.	6.		7.

- 4. I/We, do certify that the finance is being obtained by Me/Us against bonafide transaction and I/We submit the requisite documents alongwith this application for your consideration of extension of finance facility to us from your bank/DFI under the Long Term Financing Facility (LTFF) for Imported and Locally Manufactured Plant & Machinery.
- 5. I/We, certify and confirm that I/We have not obtained any finance against the above-mentioned contract / Import / Inland letter of credit from any other Bank/DFI, except as under.

 Amount of; Import LC. (for Import of machinery)

GUIDE TO AVAIL LONG TERM FINANCING FACILITY OF STATE BANK OF PAKISTAN

Inland LC/contract/order
(for purchase of locally manufactured machinery)
Less: Amount of loan already taken Balance Amount
Amount of loan now being obtained
6. I/We, hereby confirm and agree that in the event of My/Our failure to make payment on due date you have our Irrevocable Authority without reference to us, to recover from Me/Us and debit My/Our Account No
any as prescribed under the Facility. I/We, authorize the bank/DFI to reimburse itself with the fine amount even if we have made a representation to SBP against imposition of fine under the Facility.
7. I /We, M/s
Yours faithfully,
Authorized Signature of the Borrower
Signature verified by the authorized officials of Branch of Bank/DFI

(* Strike out the purpose whichever is not applicable)

IV. Demand Promissory Note to be Submitted by the Borrower Under LTFF

DEMAND PROMISSORY NOTE

(TO BE SUBMITTED BY THE BORROWER)

				Place:			
				Date			
Rs							
On demand we	• • • • • • • • • • • • • • • • • • • •	.(name of th	ne borro	ower / spons	or of th	ne project) pro	omise
to pay to the (name of the bar	nk / DFI) or ord	ler the sum	of Rs	• • • • • • • • • • • • • • • • • • • •	(Rupe	ees only) for	value
received	plus service	charges	@	%	p.a.	determined	by
(name of t	the bank/DFI) for	financing u	ınder L	ong Term	Financir	ng Facility (L	TFF)
for Imported and Locally Man	nufactured Plant &	Machinery	'.				
		(Autho	orized s	ignature of	the born	rower) (Name	•
			& S	Seal)			

Note:- Demand Promissory Note requires to be endorsed by the bank / DFI concerned in favour of its head office / principal office through which refinance is being claimed and further endorsed by them in favour of the Office of SBP BSC (Bank) concerned.

^{*} To be stamped in accordance with the law in force in each Province.

V. Refinance Application Form for Approved Bank / PFIs

REFINANCE APPLICATION FORM TO BE SUBMITTED BY THE APPROVED BANK / DFI UNDER THE LONG-TERM FINANCING FACILITY (LTFF) FOR IMPORTED AND LOCALLY MANUFACTURED PLANT & MACHINERY

	Chief Manager, State k of Pakistan			
Bank	king Services Corporation BSC (Bank),			
	(City)			
Dear	r Sir,			
REQU FACIL	JEST FOR RELEASE OF REFINALITY	ANCE FACILITIES U	INDER THE CAPTION	ED
dated herev <u>appli</u> Finar	With reference to the Limit of Rs. (to be Bank vide its Letter No. dunder the captioned Facility with our application for refinance ication) only against the finance noing Facility (LTFF) for Imported and Locar particulars given hereunder: -	lity for the Financial Year facility amounting disbursed by us on (da	; we submit to Rs. (current to the Long Term	1
(i)	Name of the borrower/ sponsor of projection	ect		
(ii)	Business address of the borrower / spor of the project.	nsor		
(iii)	Broad type of machinery for what facilities have been sanctioned	hich Imported	Local*	
(iv)	Particulars of Finance as per Financing	Agreement executed by u	s with our borrower.	
Amo	ount Date	Rate o	f mark up <u></u>	
(v)	Period for which finance sanctioned	-		
(vi) (vii)	Financing provided to borrower Purpose of the financing	i) For import of machin of locally manufactured	· · ·	
* Pleas	se strike out whichever is not applicable			
our r	We certify that the details of the contract project and the payments made by us to record and shall be invariably provided to bank/DFI.	them against the aforesaid	l contract have been placed in	1
3.	We have already submitted / submit	herewith the securities d	ocuments required under the	3

captioned Facility	y for the purp	ose of availin	g refir	nance to the e	xtent of the limit	sanction	led by the
Microfinance De	partment in	our favour to	your o	office vide ou	ır		
letter No.		dated			We	also s	ubmit
herewith/have	already	submitted	a	Demand	Promissory	Note	for
Rs.		(Rup	ees				only)
signed by M/s(Name of borr	ower/project)	refe	rred to above	and endorsed by	us in yo	ur favour
and request you	u to provide	refinance of	Rs				
(Rupees			_only) being mobi	lization advance	/ cost of	machinery
purchased / impo	rted out of o	ur above refer	red fir	nancing limit	and credit our Cu	irrent Acc	count with
you.							

- 4. We hereby certify that:
 - i) the terms & conditions as stipulated in the captioned Facility have been complied with;
 - ii) all the requirements of the Facility including those at (iii) & (iv) below have been fully met;
 - the eligibility of borrower and the relevant plant, equipment, machinery or accessories thereof against which refinance is applied for has been properly determined by us in accordance with the prescribed criteria / conditions set out in the Facility in force on the date of the Financing Agreement/Undertaking referred to above;
- iv) the procedure for procurement of the machinery purchased and the mode of payment are in accordance with the procedure prescribed by our bank/DFI, as also guidelines given in the Facility;
- 5. We understand that the Microfinance Department, State Bank of Pakistan has right to appoint independent consultants for verifying cases of refinance on random basis and agree to reimburse the cost so incurred in case the report of consultants indicates any irregularities on our part. We also agree to pay back any amount of refinance disbursed to us by the State Bank on the basis of this application if the State Bank subsequently concludes that such refinance was wrongfully claimed and also pay fine on such finance @ paisa 60 per day per Rs. 1,000 or part thereof, for the period for which such finance is availed by us immediately, on demand made by the State Bank.
- 6. We also undertake that in case such irregularities are found to have been committed by the borrower due to negligence of our concerned officials/staff to ensure compliance of the same or that such irregularities have been made by the borrower with the involvement of our staff/officer, besides initiating appropriate action against our staff under our staff regulations or code of conduct, we shall indemnify the State Bank against any losses that it may suffer due to litigation filed by the borrowers on account of recovery of amount of refinance and the fine thereof for availing of refinance to which we were not entitled otherwise.
- 7. We hereby also authorize SBP BSC (Bank) to recover the full or remaining outstanding amount of refinance along with mark up, if any, in case the amount(s) falling due is not repaid by us on the due date agreed to by us as per Agreement on Form LTFF-2 executed by us.

Yours faithfully,

(Authorized Signature with name and designation) (Authorized Signature with name and designation)

VI. Form of Agreement to be Submitted by Banks/PFIs to SBP BSC Office Under LTFF

FORM OF THE AGREEMENT TO BE OBTAINED FROM THE BANK /DFI UNDER THE LONG-TERM FINANCING FACILITY (LTFF) FOR IMPORTED AND LOCALLY MANUFACTURED PLANT & MACHINERY

(TO BE STAMPED AS AN AGREEMENT IN ACCORDANCE WITH THE LAW IN FORCE IN EACH PROVINCE)

(Place)

IKOVII	ince)	
	(Place)	
	Date	
The Chie (City)	Thief Manager, SBP BSC (Bank),	
Dear Sir,	Sir,	
Rs <u></u> under Manuf dated.	In consideration of your agreeing to make available to us refinance under Sen section 17 (2) (d) of State Bank of Pakistan Act, 1956, not exceed	rted and Locally Letter No
	Now, we do hereby agree to the terms and conditions as set out herein under: a. As security for the said refinance on each occasion we intend to avail refinance extended by us, we shall deliver to you, bills of exchange / demand promisendorsed in your favour, as are acceptable to you and drawn on and payable in out of bonafide finance provided by us to our borrowers, an entity eligible for criteria spelt out in the Facility, for import of machinery (in case financial assist for import of machinery) or purchase of machinery (in case financial assistant the purchase of locally manufactured machinery) under the Long Term F (LTFF) for Imported and Locally Manufactured Plant & Machinery and it is the aforesaid accommodation may be made and will continue on the faith correctness of such certificates. b. We undertake that we shall not extend finance or deliver to you any bill of expromissory note in terms of this agreement unless we are satisfied that all part are financially sound and credit worthy.	re against finance assory notes duly Pakistan, arising as per tance is extended to extended for inancing Facility anderstood that of the truth and change / demand
c.		charged by us from
d.	exceed*% p.a. from the service charges (mark up) payable to you on refinance as worked out under the provisions of the Facility. d. Service charges shall be payable by us to you on quarterly basis on 31 st Marc September and 30 th December each year or on maturity of the bills or p	

whichever is earlier. Where the above schedule date falls on a public /weekly holiday we shall make payment of the due amount of service charges on a working day preceding such due date.

It shall be open to you to reimburse yourselves with the amount of service charges by charging the same to our current account with you in case we fail to make payment on the due date in full, as required under the Facility without seeking any debit authority from us. You shall also be entitled to charge fine on us, at a rate specified in the Facility from time to time, on our failure to make payment on account of inadequate balance in our account.

- e. The maximum amount of finance that you shall provide to us in the case of each project (for purchaser/importer as the case may be), financed by us would be an amount equal to the amount actually disbursed by us under the Facility.
- f. The Demand Promissory Note (notice of dishonour of which Promissory Note is hereby waived in terms of Section 98 of Negotiable Instrument Act, 1881) furnished by us with this agreement and the demand promissory notes delivered to you in terms of clause (i) below shall, notwithstanding the existence of a credit balance at any time or any partial payments or fluctuations of accounts or withdrawal of any part of this security, be a continuing security for repayment of all sums due or found due under this agreement, along with Service Charge due thereon to you, and all costs, charges or expenses, which you may be entitled under the law to recover from us.
- g. We shall neither sanction nor permit any of our customers to use the finances for any purpose other than those prescribed under the Facility. Any finances provided by us under this Facility shall be subject to the terms of our Charter. Further, we shall obtain a declaration from our customer to the effect that he shall not utilize the finances or any part thereof except for the purpose spelt out in the Facility.
- h. No financial assistance shall be given by us to any of our Directors or to any company, firm or group or association or project in which any of our Director is interested either directly or indirectly except in financial assistance against tangible security which will be provided with the approval of the majority of our Directors excluding the Director concerned.
- i. We shall endorse and deliver to you demand / usance Promissory Notes executed in our favour by our Customers under this financing arrangement with a certificate that (i) the same arises out of bonafide finances provided by us under the Facility (ii) all parties liable thereon are financially sound, solvent and credit- worthy and that by virtue of such endorsement and delivery, we certify the
- * As applicable for respective tenure of financing genuineness of signatures as well as authority of all persons thereon (iii) the finances provided to parties liable on such promissory notes have not been classified by you as doubtful / loss.
 - j. Without prejudice to your rights as financier against us for the realization of any demand / usance promissory note delivered to you under clause (i) at maturity, we agree, if you so desire, to take at our expense, all steps as may be necessary to realize the money from our customer and forthwith pay the same to you. We agree that the fact of your not taking steps to endorse payment of such demand / usance promissory note or any of them against the signatory or signatories thereon shall in no way release us from our liability thereon and we agree that it shall not be necessary for you to give any notice of dishonour of such Promissory Note.
 - k. In addition to clauses (i) & (j), we shall hold upon trust securities / security documents presently held by us or which may be obtained by us from our customers to whom finance is made available under this Facility as security for due repayment of finance with return / profit thereon. Further, on your demand we undertake to assign to you all such securities and secured documents, and agree that upon such assignment the provisions of clauses (i) and (j) shall, mutatis mutandis, apply.
 - 1. In addition to the preceding three clauses, we agree that as and when you demand, we shall

- create valid legal charge on any or all of our assets as may be demanded by you.
- m. We expressly understand that you are entitled to cancel or recall or advance the date of repayment of this finance at any time and for any reasons without any prior notice to us and that you are not obliged to provide any finance to us any time and for any reason against this Facility and that by executing a promissory note in your favour of lodging demand / usance promissory note under clause (i) or by providing finance to any customer on the faith of this agreement, we have acquired no right or claim to demand finance from you under this Facility. We also expressly agree that you have the sole right to vary, amend, alter or add to the terms and conditions of this agreement without any reference to us and we agree to invariably comply with the same.
- n. We agree that on default of repayment by us on any promissory note tendered under this agreement, you have our authority to debit without further reference to us, all of our accounts now held or held hereafter or adjust any money worth which may, howsoever, become due from you or come into your possession or control to the extent of the amount due from us under any such promissory note or in terms of the clauses referred herein before or otherwise under this agreement.
- o. We agree that notwithstanding anything contained elsewhere in this agreement, the amount of this finance alongwith Service Charge due thereon due to you will become due and payable, if we commit breach of any of the terms and conditions of this agreement.
- p. No indulgence or delay in exercising any of your rights hereunder shall be deemed a waiver of any right and no waiver of any of your right hereunder shall be construed as a waiver of any other rights you may have.

Yours faithfully,

(Authorized Signature with name and designation)

(Bank / DFI)

(Authorized Signature with name and designation)

(Bank / DFI)

VII. Demand Promissory Note to be Submitted by Banks/PFIs

DEMAND PROMISSORY NOTE * (TO BE SUBMITTED BY BANK/DFI)

Rs	_		aceate		
On demand we	,	, 1	• •		
Pakistan, Banking Service	Corporation (Bank),	(City)	or order	the sur	n of
Rs(Ru	eesonly) for	value received plus	service cha	arges @	%
p.a. determined by SBP for r	- financing under Long	Term Financing Fac	cility (LTFF	F) for Imp	orted
and Locally Manufactured Pla	nt & Machinery.				
		(Authorized signatur (Name & Seal)	e of the PF	I)	

^{*} To be stamped in accordance with the law in force in each Province.

VIII. Statement of Total Sales & Exports

On the Letter head of the Bank/DFI
[to be submitted by the lead bank, in case of Consortium financing]
Date
The Chief Manger, State Bank of Pakistan,
Banking Services Corporation,(City)
Dear Sir,
Statement of Total Sales & Exports of M/sName of the project
Under Long Term Financing Facility (LTFF)
References: [in case refinancing has already been availed]
Loan No
Date of Grant
Amount

Period	Total	Local Sales	Export Sales	*	% age of	Minimum	Shortfall from
(from to)	Sales	(DKD)			exports to	Export	Minimum
(from _ to)	(PKR)	(PKR)	Equivalen	Equivalen	total sales	Target	Export Target
	(3+5)		t to US\$	t to			(if any)
				PKR			
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)

Remarks, if an	ny
(9)	

^{*} As a proof of Exports, bank/DFI may either provide extracts of latest Audited Accounts of the concerned Project, or information as per Table –II on next page (if break-up of sales is not available in the Audited Accounts of Project).

- i) We undertake and certify that the contents of this Statement are correct.
- ii) **Undertaking for Existing Export Oriented Project:** We undertake that above project meets minimum export target fixed in the facility on the date of the financing under LTFF.

Or [Please Strike out which is not applicable]

Undertaking for New Projects or BMR of Existing Project on the basis of Projected Exports:

- a) We undertake that we shall report information as per **Table-I** above, within two months after completion of First Two Years, Third Year and Fourth Year of refinancing respectively, failing which we shall be liable to pay fine at the rates prescribed under the facility.
- b) We also undertake to furnish details of shipments to be made by the above New Project during the relevant period, as per **Table-II**, duly verified by the concerned banks (through lead bank, in case of Consortium financing):

Table-II

S.No.	E-Forms No.	Details of shipment(s)		
		Date	Amount in US\$	

Yours faithfully,

(Authorized Signature with	(Authorized Signature with
name and designation)	name and designation)
for(Bank / DFI)	for(Bank / DFI)
Vice President or above	Vice President or above

IX. Undertaking to be submitted by the Customer Under ILTFF

UNDERTAKING TO BE SUBMITTED BY THE CUSTOMER UNDER THE ISLAMIC LONG TERM FINANCING FACILITY FOR PLANT AND MACHINERY

(to be stamped in accordance with the law in force in each province)

The Manager, ABC bank),	
(City)	
(Place) Date	
I/We do hereby certify and con	firm that a finance of Rs.
(Rupees	only) has been allowed to me/us by you under
Islamic Financing Facility For P	Plant and Machinery of the State Bank of Pakistan on the basis of
(Islamic Modes of Financing)	, it being understood that return/profit to be derived by the
PIBI shall not exceed	% when converted into annual percentage terms:-
2 I/Wa further confirm on	d undertake that the eforesaid finance will be have been obtained

- I/We, further confirm and undertake that the aforesaid finance will be/has been obtained by me/us for import/purchase of an eligible machinery item described hereunder against valid letter of credit/contract as per the provisions of the scheme under reference. Further I/we, confirm that aforesaid finance or any part thereof shall not be utilized except for the purpose spelt out in the scheme.
- 3. I/We, further confirm and undertake that the aforesaid amount of finance that will be availed by me/us shall be utilized exclusively to meet the cost of machinery being imported/purchased against letter of credit/contract, particulars of which are given at table below:-

Broad type of machinery imported/ purchased	No.	Date	Amount of con Amount in Foreign Currency	tract/letter of Value Date	Amount equivalent Rupee	in Pak	Expected date of import/delivery of the machinery
1.	2.	3.	4.	5.	6.		7.

- 4. I/We do certify that the finance is being obtained by me/us against bonafide transaction and I/we submit the requisite documents along-with this application for your consideration of extension of finance facility to us from your the PIBI under Islamic Long Term Financing Facility for Plant and Machinery.
- 5. I/We certify and confirm that I/we have not obtained any finance against the above-mentioned letter of credit/contract from any other the PIBI, except as under:-

Amount of: □		
Import LC.	(for Import of machinery)	
Inland LC/contract order	(for purchase of locally manufactured machinery)	
Less: Amount of finance alre	eady availed	
Balance Amount		
Amount of finance no	w being obtained	
date, you have our Irrevocab debit my/our Account No.		over from me/us and
•	with charity if any as prescribed under the sch	-
fine under the scheme.	ven if I/we have made a representation to S	BP against imposition of
	erstand that in the event that either SBP or	DIRI avail their right of
	for any reasons, all financing made as per	
	eed regular terms and conditions of the conce	
no agreement this will consti		
8. I/We agree that noty	vithstanding anything contained elsewhere	in this undertaking, the
	g-with profit due thereon due to you will b	
<u> </u>	breach of any of the terms and conditions he	ereof.
*Strike out the purpose which	never is not applicable	
	Yours faithfully,	
A	uthorized Signature of the Customer	
Witnesses:	-	
_	thorized Officials of Branch of the PIBI	
1.	<u>_</u>	

X. Demand Promissory Note to be Submitted by the Customer Under ILTFF

DEMAND PROMISSORY NOTE

(To be submitted by the PIBI's Customer)	
(To be stabilited by the FIBT's Customer) (To be stamped in accordance with the law in force in respective Province)	
Place: Date	
Rs	
On demand we (Name of Customer) promise to pay to (Name the PIBI) or order the sum of Rs. (Rupees only) for value receive plus the profit accruing to (Name of the PIBI) is respect of finances made available to us and fine, if any, as laid down in the Islamic Long Ter Financing Facility for Plant and Machinery.	ed in
(Authorized signature of the Customer) (Name & Seal)	
Note: - Demand Promissory Note required to be endorsed by the PIBI concerned in favour of head office/principal office through which mudarabah investment is being claimed.	its
Witnesses:	
1	
2.	

XI. Mudarabah Agreement Between SBP and PIBI

MASTER MUDARABAH AGREEMENT

BETWEEN STATE BANK OF PAKISTAN AND (NAME OF PIBI)

under Islamic Long Term Financing Facility for Plant and Machinery (To be stamped as an agreement in accordance with the law in force in each province)

THIS AGREEMENT FOR INVESTMENT ON MUDARABAH BASIS

is made on theday	/ of_20					
		ъ.				
		Betwee				
[Name of the PIBI]_				, hav	ing its p	place of
business at			hereinafter	referred	to as the	ne PIBI
(which expression sha assigns) acting as Muc			nean and include	its success	ors in inte	erest and
		And				
State Bank of Pakistan	(SBP), incorporate	d under th	e State Bank of F	Pakistan Ac	t, 1956, h	aving its
Registered Office at expression shall, where acting as Rab-ul-Maal	I.I. Chundrigar Roe the context admits	oad, Karao , mean ano	chi, hereinafter	referred to	as SBP,	(which
In consideration of SB			bah investment u	ınder Sectio	on 17 (6B)) of State
Bank of Pakistan Act,					` '	,
	-, -, -,		only) under State	e Bank of	Pakistan's	s Islamic
Long Term Financing (the 'Scheme') in the	=	nd Machir	nery, as may be a	mended fr		
hereinafter as	the 'Pool')	for		years	vide	Letter
No			dated	-	_,	
Now, both the parties herein under:-				and conditi	ions as se	t out

- 1) The maximum amount of mudarabah investment that SBP shall provide to the PIBI in the case of each customer financed by the PIBI will not exceed the amount actually disbursed by the PIBI under the Scheme.
- 2) The PIBI undertakes that it shall not seek mudarabah investment from SBP in terms of this agreement unless it is satisfied that all parties liable there under are financially sound and credit worthy.
- 3) Any demand to be made by SBP under the agreement for tendering the documents prescribed under this agreement shall be sufficiently made if it is made in writing and addressed and sent by post or otherwise to the PIBI's Head Office or its branch.

Investment Maturity/Redemption:

- 4) At maturity the PIBI shall redeem SBP's share in the general pool by purchasing SBP's proportionate share in the general pool as per schedule of payment under the scheme after taking into consideration profit and loss, as the case may be.
- 5) The PIBI expressly agrees that SBP is entitled to redeem or advance the date of redemption

- for mudarabah investment (as per "Instructions for Profit & Loss Distribution and Pool Management for Islamic banking Institutions (IBIs)" issued vide IBD Circular No.3 dated November 19, 2012, as amended from time to time, for profit/loss arising from the general pool) under this agreement at any time and for any reasons without any prior notice. Further, SBP can also cancel/alter the financing limit allocated to PIBI under the scheme. SBP is not obliged to invest in a PIBI any time and for any reason against this scheme.
- The PIBI also expressly agrees that SBP has the right to vary, amend, alter or add to the terms and conditions of the scheme without any reference to the PIBI who agrees to invariably comply with the same. The PIBI shall also have the right to withdraw from the scheme and redeem SBP's outstanding mudarabah investment (after taking into consideration "Instructions for Profit & Loss Distribution and Pool Management for Islamic banking Institutions (IBIs)" issued vide IBD Circular No.3 dated November 19, 2012, as amended from time to time, for profit/loss arising from the general pool) uptill such date, if it does not agree to the amendments made by SBP.
- 7) The PIBI agrees that on delay of payment by the PIBI on any date agreed, SBP has the authority to debit without further reference to the PIBI, all of its accounts now held or held hereafter or adjust any amounts which may, howsoever, become due from SBP or come into SBP's possession or control to the extent of SBP's mudarabah investment (after taking into consideration "Instructions for Profit & Loss Distribution and Pool Management for Islamic banking Institutions (IBIs)" issued vide IBD Circular No.3 dated November 19, 2012, as amended from time to time, for profit/loss arising from the general pool).

Profit Payments:

- 8) The PIBI agrees that all income of general pool of assets shall be applied in deriving the profit to the mudarabah participants in the general pool including SBP and that the profit allocation would be according to "Instructions for Profit & Loss Distribution and Pool Management for Islamic banking Institutions (IBIs)" issued vide IBD Circular No.3 dated November 19, 2012, as amended from time to time. The PIBI shall hold SBP's share in profit separately for and on SBP's behalf.
- 9) The PIBI will make payment of profit of the SBP's share in the profit of the pool, as per profit weightage fixed at the beginning of each month based on the SBP's expected return on similar refinance facilities. At the end of each quarter, the profitability from the pool shall be determined on the basis of the un-audited accounts of the pool, and distributed between the PIBI and depositors (alongwith SBP) according to the weightages of the funds contributed by all participants in the general pool.
- 10) Profit shall be calculated and assigned to the SBP on monthly basis but will be payable by the PIBI to SBP on quarterly basis, within 7 working days of completion of calendar quarters, each year or on maturity/redemption of the investment, whichever is earlier. Where the above schedule date falls on a public/weekly holiday the PIBI shall make payment of the due amount of profit on next working day after such due date. The monthly profits assigned to SBP but not distributed till the calendar quarter or otherwise as the case may be shall be kept on account by PIBI on behalf of SBP; this amount shall not form part of the general pool and no profit shall be entitled on this amount

ILTFF - Reserve Fund (RF-ILTFF):

11) SBP shall create a Reserve Fund (RF) at SBP-BSC (Bank) from its share in profits of the scheme. If in any month, SBP's share in profit is more than the expected return; such excess profits shall be transferred to the RF-ILTFF. The PIBIs shall advise the SBP BSC (Bank) offices accordingly, within 7 working days of close of quarter, by issuing separate advices

- for transfer of profit amount into 'Profit Account', and for transfer of excess amount into 'ILTFF Reserve Fund'. If any profits in the subsequent quarter(s) are less than the desired returns, the shortfall in the profit may be made good by withdrawing from the amount lying in the RF-ILTFF by SBP.
- 12) If, upon annual audit, SBP's share of profit is found to be less than the expected rate, such deficit amount shall be fulfilled by withdrawing from the amount in the RF-Islamic LTFF.
- 13) If at any time, the general pool of a PIBI suffers a loss, it shall be borne by all the participants of the general pool, including SBP, to the extent of their respective ratios of investments in the general pool. SBP shall meet its share of the loss from the RF-Islamic LTFF first, and where RF-Islamic LTFF is insufficient, SBP will absorb the remaining loss as per share of its investment in general pool.
- 14) The PIBI will be responsible for any loss incurred to SBP in transactions taken under this agreement, if the said loss is subsequently proved to have been caused on account of negligence/mis-statement and/or misrepresentation, on the part of PIBI.

Documentation, Security & Charge:

- 15) The PIBI agrees and undertakes that the PIBI shall at all times execute or maintain separate legal documentation and records including letters of credits/inland letters of credit and further security documents, notes, indemnity bonds, agreements etc., including the assignment deed of securities now held by the PIBI or which may be obtained by the PIBI from its customers subsequently, as are adequate to safeguard the PIBI's interest against the finances for which this agreement has been executed. The PIBI also agrees and undertakes to keep all such documents in trust for a reasonable period as per provisions of the scheme. The PIBI further agrees that SBP or any official authorized by SBP shall have the right of inspection of the PIBI's records and documents for which mudarabah investment has been made by SBP. SBP shall have the right to seek and obtain full assistance and cooperation from the PIBI for discharging SBP's duties and performing SBP's functions.
- 16) The PIBI agrees to hold the securities/security documents now held or which may be held by it as security for finance given to the customer as trust on behalf of the general pool by way of security for due redemption thereof and the PIBI undertakes to deal with the same as SBP (as regulator) may direct. The PIBI further agrees that if and when it realizes these securities or any part of it, it shall pay to the participants of the general pool, from all such realizations, in proportion to their share. Pending such payment, PIBI shall hold the same for and on behalf of the general pool.
- 17) The PIBI shall submit to SBP copies of the Demand Promissory Notes executed in the PIBI's favour by its customers, under this agreement with a certificate that
 - (i) the same arises out of bonafide finances provided by the PIBI under the scheme (ii) all parties liable there under are financially sound, solvent and credit- worthy and that by virtue of such endorsement and delivery, the PIBI certifies the genuineness of signatures as well as authority of all persons thereon (iii) the finances provided to parties liable have not been classified by SBP as doubtful/loss.
- 18) In addition to clause (20), the PIBI shall hold upon trust securities/security documents presently held by it or which may be obtained by it from its customers to whom finance is made available under this scheme, as security for due payment of finance with return/profit thereon. Further, on SBP's (as a regulator) demand, the PIBI undertakes to assign to SBP all such securities and secured documents, and agrees that upon such assignment the provisions of clause (20) shall, mutatis mutandis, apply.
- 19) In addition to the preceding clauses, the PIBI agrees that as and when SBP demands, it

- shall create valid legal charge on any or all of its assets as may be demanded by SBP for payment of any amount that is due under this agreement.
- The PIBI agrees to obtain an undertaking from the customer concerned to the effect that the finances provided by it to them, shall be exclusively used by them for purposes prescribed under the Scheme and that they would promptly furnish, at their expense, such information, in such form and at such time as the PIBI/SBP may demand from time to time.
- The PIBI agrees that notwithstanding anything contained elsewhere in this agreement, if the PIBI commits breach of any of the terms and conditions of this agreement SBP shall have a right to immediately redeem SBP's outstanding mudarabah investment and profit (in accordance with "Instructions for Profit & Loss Distribution and Pool Management for Islamic banking Institutions (IBIs)" issued vide IBD Circular No.3 dated November 19, 2012, as amended from time to time) up till such date.
- 22) No indulgence or delay in exercising any of SBP's rights hereunder shall be deemed a waiver of any right and no waiver of any of SBP's right hereunder shall be construed as a waiver of any other rights you may have.

	PIBI's Authorized Signatory (with name and designation)	State Bank of Pakistan's Authorized Signatory (with name and designation)
Witness 1.	ses: 	
2.		

MUDARABAH AGREEMENT

BETWEEN THE STATE BANK OF PAKISTAN AND (NAME OF PIBI)

under Islamic Long Term Financing Facility for Plant and Machinery

(To be stamped as an agreement in accordance with the law in force in each province)

THIS AGREEMENT FOR INVESTMENT ON THE BASIS OF MUDARABAH

is made on the	day of	20	
		Between	
[Name of the PIBI]		hereinafter	, having its place of business at referred to as the PIBI (which expression
shall, where the context at Mudarib of the ONE PAR	<i>'</i>		successors in interest and assigns) acting as
		Δnd	

And

State Bank of Pakistan, incorporated under the State Bank of Pakistan Act, 1956, having its Registered Office at I.I. Chundrigar Road, Karachi, hereinafter referred to as SBP, (which expression shall, where the context admits, mean and include its successors in interest and assigns) acting as Rab-ul-Maal of the OTHER PART.

GUIDE TO AVAIL LONG TERM FINANCING FACILITY OF STATE BANK OF PAKISTAN

As per terms and conditions agreed between SBP ar	nd (name of PIBI) in the				
Master Mudarabah Agreement signed between th	ne two on (date), SBP agrees to provide				
Mudarabah Investment under Section 17 (6B) of Sta	te Bank of Pakistan Act, 1956, not exceeding				
Rs(Rupees	only) under				
State Bank of Pakistan's Islamic Financing Facility	for Plant and Machinery, as may be amended				
from time to time (the 'Scheme') on the basis of par	ticipation in the profit and loss of the general				
pool of Assets (referred to hereinafter as the 'Gener	ral Pool') foryears vide				
Letter No.	dated				
PIBI's Authorized Signatory (with name and designation)	SBP's Authorized Signatory (with name and designation)				
Witnesses:					
1.					
2.					

XII. Mudarabah Investment Request Form to be Submitted by PIBI to SBP

MUDARABAH INVESTMENT REQUEST FORM

UNDER ISLAMIC FINANCING FACILITY FOR PLANT AND MACHINERY

(TO BE SUBMITTED BY THE PARTICIPATING ISLAMIC FINANCIAL INSTITUTIONS (PIBI))

The Cl	hief			
Manag	ger.			
SBP B				
(Bank)).			
` '	(City)			
Dear Sir,	· •			
INFORM	ATION MEMORANDUM & REQUEST	FOR MUD	OARABAH INVI	ESTMENT
	With reference	to	letter	No.
			dated	
				the (Name of
	tment) of State Bank of Pakistan convey		•	
	e; we (Name of PIBI) submit herewith det			•
	ions of the scheme and request SBP for			
	nt already disbursed by us on <u>(date)</u> equ			
	es in words) only. The particulars of	f our above	e referred financi	ing are given
hereun	nder: -			
(i)	Facility sanctioned under	(Name No. and		erence of Circular
(ii)	Name of the customer/sponsor of project			
iii)				
	Business address of the customer/ sponsor of the project			
(iv)	Broad type of machinery for which			
()	facilities have been sanctioned			
(v)	Particulars of finance as per	Amo	unt	
()	financing agreement executed with			
	the customer			
(vi)	Period for which finance has been	11410	P	
(' -/	sanctioned			
(vii)	Mode of financing			
(viii)	Purpose of the financing			
()	. I			
2.	We certify that			

- a The details of the contract(s) finalized with the above-named customer/sponsor of the project and the financing made by us to them against the aforesaid contract has been placed in our record and shall be invariably provided to the inspection team(s) of SBP during the inspection of our bank/branches.
- b. the terms and conditions as stipulated in the captioned scheme have been complied with:
- all the requirements of the scheme, including those at (c) and (d) below have been fully met;
- d the eligibility of customer and the relevant plant, equipment, machinery or accessories thereof against which mudarabah investment is requested, has been properly determined by us in accordance with the prescribed criteria/conditions set out in the scheme in force on the date of the financing agreement/undertaking referred to above;
- e. the procedure for procurement of the machinery imported/purchased and the mode of payment are in accordance with our prescribed procedure, as also guidelines given in the Scheme.
- 3. We request you to provide mudarabah investment of Rs. (Rupees

 only) being equivalent to mobilization advance/cost of machinery imported/purchased out of our above referred amount and credit our current account with you.
- 4. We understand that the SBP has the right to appoint independent consultants to verify cases of mudarabah investment and agree to reimburse the cost so incurred in case the report of consultants indicates any irregularities on our part. We also agree to pay back any amount of mudarabah investment provided to us by the SBP on the basis of this application if the SBP subsequently concludes that such mudarabah investment was wrongfully claimed and also to immediately pay fine on such finance @ paisa 60 per day per Rs. 1,000 or part thereof, or such other rate as may be announced by the SBP from time to time, for the period for which such finance was availed by us.
- 5. We also undertake that in case irregularities are found to have been committed by the customer due to negligence of our officials/staff to ensure compliance of the same or that such irregularities have been made by the customer with the involvement of our staff/officer(s), besides taking appropriate action against our saff under our staff regulations or code of conduct, we shall indemnify and agree to indemnify and save harmless the SBP against any action, cost, loss and expense that it may incur due to litigation or otherwise on account of recovery of amount of mudarabah investment and the fine thereof for availing of mudarabah investment to which we/the customer were not entitled otherwise.
- 6. The PIBI agrees that notwithstanding anything contained elsewhere in this agreement, if the PIBI commits breach of any of the terms and conditions of this agreement SBP shall have a right to immediately redeem SBP's outstanding mudarabah investment and profit amount earned (after taking into consideration any loss arising) up till such date.

Yours faithfully,

	(Authorize and desi	ed Signature with gnation)	name		(Authorized Signature with name and designation)
DOCUMEN	NTS ENCLOS	ED WITH THE F	REQUEST:		
i. ii. iii.	Copy of cust Security doc for the purpo	`	schedule. g ILTFF-3) ıdarabah in	required vestment,	under the captioned scheme, to the extent of the amount
iv.	Demand (Rupees	Promissory	Note	for	Rs
Note: Muda on its behal	Customer/Pr			ndorsed l	y) signed by M/s (Name of by the PIBI in SBP's favour. cceptance and acknowledgement
(On the Lette	erhead of the iss	suing Participating	Islamic Bank	ing Institu	ution)

XIII. Debit Authority to be Submitted by PIBI to SBP

Debit Authority

In	considera	tion of the Sta	te Bank of Pakis	tan having d	eposited/inv	ested in	(Name of
the	PIBI)		the	sum	_	of	Rs.
	•		(Rupees only)	under the	Islamic L	ong Term	Financing
Fac	cility for l	Plant and Macl	ninery, we hereby			-	_
	•	ained with SE					
sch	iedule ¹ .	(City) for a	ny amount due,	as per the	rules of M	Iudarabah,	under the
		•	ble and effective ased in writing b		e) and wi	ll remain v	alid and in
Fo	c & on be	half of (Name	of the PIBI):				
	Auth	orized Signato	ry				
¹ So	chedule of re	edemption to be atta	- ached with this debit a	uthority(s)			



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