

**Sole Proprietorship/Partnership Name (Registration Number)
[For Linking of Subsidiary Accounts for Hong Leong Connect BIZ]**

LINKING OF ACCOUNTS FOR HONG LEONG CONNECT BIZ

** Linking of accounts is only applicable for businesses which have exactly the same owner(s)/partners**

LETTER OF CONSENT

I/We, _____ (name and IC number) being the owner(s) / partner(s) of
_____ (“the Business”):-

I/We hereby confirm that _____ which is owned by me/us (“The Related Business”) has entered or will enter into an agreement with Hong Leong Bank Berhad (“HLBB”)/Hong Leong Islamic Bank Berhad (“HLISB”) for the services and/or facilities described as HL Connect BIZ and such other services as may be added, withdrawn, varied or replaced (collectively, “the Services”) by HLBB/HLISB at any time or from time to time to enable the Related Business to perform banking services through the internet upon the terms and conditions of the Services, which are available on HLBB’s website at www.hlb.com.my and HLISB’s website at www.hlisb.com.my (“the Hong Leong Connect BIZ Terms and Conditions”) and such other additional, varied or substituted terms and conditions as HLBB/HLISB may stipulate from time to time.

The Business maintains the **Account(s) as listed in Appendix 1.0** with HLBB (“the Business Accounts”) which expression shall include such other accounts, which may be maintained by Business with HLBB from time to time.

A. It is hereby resolved as follow: -

I/We hereby irrevocably consent and/or authorize HLBB/HLISB as follows:-

1. To allow the Related Business to have access to the Business Accounts from time to time in relation to the Services provided by HLBB/HLISB to the Related Business;
2. To allow the person(s) authorized by the Related Business to access HL Connect BIZ for the Related Business from time to time to transact and/or perform inquiries via the e-Payment module and/or the e-Inquiry module available under the Services for the Business Accounts.
3. “THAT the Business agrees and authorizes HLBB/HLISB to rely upon and act in accordance with any instructions or communication (“Instructions”) which may be from time to time be, or purport to be given by or on behalf of the Business and/or the Related Business in respect of the persons authorized to use and to access the Services via HL Connect BIZ without inquiry or verification on HLBB’s/HLISB’s part as to the authority or identity of the persons so authorized or the person giving or purporting to give the Instructions or as to the authenticity of such Instructions. HLBB/HLISB is entitled to treat all such Instructions as binding upon the Business and/or the Related Business and HLBB/HLISB shall be entitled to take such steps in connection with or in reliance upon such Instructions. In this regard, the Business and the Related Business agree to bear all risks involved in giving the Instructions and will not challenge the validity, authenticity and accuracy of the Instructions.”
4. “That a certified true copy of this Letter of Consent is to be furnished to HLBB/HLISB and this Letter of Consent shall remain in force and binding until notice in writing to the contrary is given to HLBB/HLISB by me/us.”

I/We hereby unconditionally and irrevocably agree to indemnify the HLB/HLISB and shall keep HLBB/HLISB indemnified against any and all actions, claims demands, liabilities, losses, damages, costs and expenses of whatever nature which the HLBB/HLISB may suffer, incur or sustain arising from or as a result of this Letter of Consent and/or adhering to my/our instruction/authorization herein given to HLBB/HLISB.

