

ELECTRONIC MAIL INDEMNITY

I/We,	
I/We have requested the Company to consider and/or act on our instruction cated from time to time via electronic mail (email) purportedly emanating or such other email address that the Company may subsequently agree to tion(s)). IN CONSIDERATION of the Company acting upon an Email Instruction in the company acting upon acting up	from the email address(es) shown in the table below a act upon at the Customer's request (Email Instruc-
That the Company is hereby authorized, in its sole discretion, to conside necessity of any original signature(s) or conformity of the instruction with part as to the authority or identity of the person sending or purporting to sconfirmation on the part of the Company.	any other mandate or any inquiry on the Company's
The Company shall be entitled to treat any e-notice or e-communication described above as fully authorized by and binding upon the Customer and the Company shall be entitled (but not bound) to take such steps in connection with or in reliance upon such communication as the Company may in good faith consider appropriate, whether such communication includes instruction to pay money or credit any account, or relates to the disposition of any money or documents or purports to bind the Customer to any other type of transaction or arrangement whatsoever, regardless of the nature of the transaction or arrangement or the amount of money involved. Notwithstanding, the Company may at its discretion require that a scanned copy of email instructions be duly signed in accordance with the existing mandate.	
In consideration of the Company acting in accordance with the term of this letter, the Customer undertakes to indemnify the Company and to keep the Company indemnified against all losses, vclaims, actions, proceedings, demands, costs and expenses incurred or sustained by the Company of whatever nature howsoever arising, out of or in connection with such notices, demands or other ecommunication, provided that the Company acts in good faith.	
The terms of this letter shall remain in full force and effect unless and until the Company receives a notice of termination from the Customer in writing (or signed by a duly authorized person), save that such termination will not release the Customer from any liability under this authority and indemnity in respect of any act perfformed by the Company in accordance with the terms of this letter prior to the expiry of such time.	
Email Adress (This email address must be one that previously exists in the Company's records)	
Primary email	
Alternate email	
Date	
	Signature
Customer Name	

Suite 4, 1st Floor, 11, Awolowo Road Ikoyi Lagos T: 234 8060855801 E: info@noltfinance.com W: www.noltfinance.com

MR. BABATUNDE DADA (MANAGING DIRECTOR/CEO) || PROFESSOR BAYO OYEKAN (NON-EXECUTIVE DIRECTOR), MR. ROBERT IJEWERE (NON-EXECUTIVE DIRECTOR) || MR. OLAOLUWA ALABI (NON-EXECUTIVE DIRECTOR), MR. SEUN ANIBABA (NON-EXECUTIVE DIRECTOR).

