

Application for Irrevocable Documentary Letter Of Credit

Al Rajhi Bank مصرف الراجحي



Corporate

الشركات

800 122 8888



Al Rajhi Bank

Application for Irrevocable Documentary Letter Of Credit

Date:	Letter of Credit Number (for Bank Use)
We hereby request you to issue on our behalf your irrevocable letter of credit at our full responsibility by Full Swift with the following instructions:	
Limit No.	
For Contracting Customers Only	
Project Name	Project No.....

Applicant Name:	Beneficiary Name:
Address:	Address:
Tel. No. Fax No.	Tel. No. Fax No.
Mobile No.	Mobile No.
E-Mail.....	E-Mail.....

Contact Person for Clarification:
Name:
Mobile No.: E-Mail:
Tel: Fax No:

Alerts & Notifications (for SMS, E-mail and fax)
(Choose one of the following)
<input type="checkbox"/> Use applicant contact information indicated above <input type="checkbox"/> Use contact person information indicated above
<input type="checkbox"/> Use the following : Mobile No: Fax No: E-mail:

Confirmation Instructions: (pls. select)	Advising Bank Name and Address: (if this bank is one of your correspondents, otherwise , you have the right to advise it by your correspondent through this bank)
<input type="checkbox"/> Required <input type="checkbox"/> Not Required <input type="checkbox"/> May Add	Advising Bank Name:
Confirmation Charges are for Account of : (pls. select)	Address:
<input type="checkbox"/> Beneficiary <input type="checkbox"/> Applicant	SWIFT BIC Code:

Date Of Expiry :	Place of Expiry (Place of presentation) : (pls. select)
	<input type="checkbox"/> At Beneficiary place <input type="checkbox"/> At KSA
Letter of Credit Amount:	Tolerance/Variance in Amount : (pls. select)
Currency:	<input type="checkbox"/> Not Exceeding <input type="checkbox"/> About (+/- 10%) <input type="checkbox"/>% (+/-)
Amount (In Figures):	
Amount (In words):	

**Credit Available with the Nominated Bank:** (pls. select)

- At Sight Days After Sight Days After Shipment Date
- Other (please specify)

Description of Goods/Services: (Brief description without excessive details)

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Partial Shipment : (pls. select) Allowed Not Allowed

Transshipment : (pls. select) Allowed Not Allowed

Incoterms: (pls. select)

- EXW..... (Named Place)

For Sea Freight Shipment with : (pls. select)

- FOB CFR CIF FCA

For Sea Freight, Air Freight and Road Freight Shipment: (pls. select)

- FCA CPT CIP Other

Shipment By:

From:

To:

Via:

Shipment date not Later than

Documents to be presented within days after the date of shipment, but within the validity of the credit

Documents Required : (pls. select)

- Signed Beneficiary's commercial invoice in triplicate, original of which to be certified by chamber of commerce/CCPIT .
- Full set of at least three original Marine Bill(s) of lading, Issued or Endorsed to the order of Al Rajhi Bank, and notify applicant, showing freight prepaid payable at destination, and should indicate the name, address and telephone No. of the carrying vessel agent at the port of discharge.
- Vessel routing certificate issued and signed by owner, carrier, agent or master of the carrying vessel as per official approved text, this document is not required if shipment is effected by National Shipping Company of Saudi Arabia or by United Arab Shipping Company.
- Air waybill consigned to Al Rajhi Bank, and notify applicant, showing flight No., marked freight prepaid payable at destination and indicating the actual date of dispatch.
- Truck consignment note consigned to Al Rajhi Bank, and notify applicant, evidencing dispatch of the goods, indicating the name, address and telephone No. of the carrier's agent at the place of destinations, showing truck plate No., and showing freight prepaid payable at destination.
- Certificate of origin to be issued by chamber of commerce in duplicate showing the name and address of the manufacturer or producer, and certifying that the goods are oforigin.
- Insurance policy or certificate, to be issued or to be endorsed in blank by the assured at least , indicating that the insurance is issued irrespective of any deductible either of value or percentage, showing claims payable in Saudi Arabia, and covering the following risks: Institute cargo clause (A) or Institute Air Clause or Landtransit Clause (as applicable) as well as War Risks, and Risks under Strikes, Riots and Civil Commotions.
- Declaration issued by the insurance company as per the official approval text.
- Packing list in duplicate .
- Other (please specify)
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<p>Additional Conditions :</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p>	<p>Shipping Marks :</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p> <p>.....</p>
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Charges:

(unless otherwise specified , All Al Rajhi Bank charges are for Applicant’s account , and all your correspondent’s Bank charges are for Beneficiary’s account).

- We authorize you to debit our SAR/FCY Account No (as mentioned below) or any other account with you for margin, commissions, swift, courier services, or any other expenses incurred by you under this LC without referring to us.
 - In the event of cancellation or non-execution of Letter of credit for any reason, ARB is authorized to refund the margin, if any in Saudi Riyal to clients account or in foreign account at ARB discretion and at rate chosen by ARB.
 - **Insurance**
- we undertake to arrange appropriate insurance policy from an acceptable insurance company by Al Rajhi Bank by ourselves to the order of Al Rajhi Bank to its entire satisfaction (if we procure the insurance as per INCOTERMS) For CFR value plus at least 10%, and to present it to you within 7 Days from the date of this application, otherwise you are authorized to debit my /our account or any other account with you without prior notice to us and to insure the goods on our behalf and at our cost with Al Rajhi Takaful and without obligation on you to so insure and you will be in no way responsible for any damage or loss entailed through your omission to so insure .
- This credit will be subject to the uniform customs and practice for documentary credits, 2007 Revision, ICC publication number 600.
 - We declare that we have read, understood, and agree with the agreement and indemnity relating to the issuing of credits as detailed overleaf.

Account Number:

Applicant’s Name:

Applicant’s Signature



AGREEMENT AND INDEMNITY RELATING TO THE ISSUING OF CREDITS

Al Rajhi Bank

Dear Sir

In consideration of your issuing or establishing from time to time at our request such credits as you may think fit we hereby agree that the following, terms and conditions shall apply to all such credits:

1. Any such credit and the terms and conditions herein set out shall be subject to the uniform customs and practice for credits (2007 revision) international chamber of commerce, publication No.600 (UCP 600) except so far as is expressly stated otherwise herein. The terms used herein shall have the same meanings as are set out in the UCP 600.
2. In the event instructions have been given to you by us to open a standby letter of credit subject to either UCP 600 or international standby practice 1998 (ISP 98) ICC publication No. 590, it will be bound by the terms and conditions of the applicable publication in respect of this application for a standby credit to be issued in the form specified in this application as submitted by us. Further, we agree to accept any claim or demand on you as conclusive evidence that you were liable to pay and any payment made pursuant to such claim or demand to be in accordance with the standby credit as binding upon us.
3. We hereby authorise you to honour on our account against all complying presentation of documents under any credit and, if applicable, all drafts purporting to be drawn under any credit.
4. We agree:
 - A. To honour on demand or at maturity all drafts drawn or purporting to be drawn in accordance with the terms of any such credit:
 - B. That you or a nominated bank shall have absolute discretion as to whether or not to negotiate any such drawings.
5. We undertake to indemnify you against all losses costs damages expenses claims and demands which you may incur or sustain by reason of your issuing and /or establishing any such credit and to provide you at your bank in Saudi Arabia with funds with which to meet all payments made by you or by a nominated bank and all drafts drawn honoured by you or by a nominated bank, together with all commission, charges, disbursements and expenses of whatsoever nature due to or incurred or defrayed by you or your offices and by a nominated bank in relation to any such credit.
6. We authorise you to debit needless of our consent or approval by a juridical or regulatory body any of our accounts with you with all monies for which you may be or become liable to pay under or by virtue of any credit issued established hereunder at such time or times as your liability in respect thereof shall be incurred whether or not prior to receipt by you of advice of payment or, at your discretion, time thereafter and we confirm that you shall not be under any obligation to give us notice of such debit either before or after the same is made.
7. We agree that you or your offices or a nominated bank or any person firm or company who shall honour or negotiate a complying presentation of documents under the credit shall only be bound to examine the documents presented under any such credit to ascertain whether or not they appear on their face to be in accordance with the terms and conditions of the Credit and that in particular but without in any way limiting the foregoing neither you nor any such office person firm company nor a nominated bank shall be responsible for:
 - A. The correctness of the description quantity, quality or value of the goods or of the charges as stated in invoices or bills of lading or other document;
 - B. The validity accuracy genuineness terms conditions or sufficiency of any documents tendered;
 - C. The terms conditions or sufficiency of any insurance on the goods;
 - D. Delays or errors in transmission or non-delivery of telegrams or other mechanically transmitted messages to or from the nominated bank or for delays in transmission or loss of documents through the post or for delays loss or damage to goods; or
 - E. Errors in translation or in interpretation of technical terms or from any ambiguity in our instructions
8.
 - (1) We undertake:
 - i) To provide to you within 7 (seven) days from the date of this application in the manner and to the extent required by you all insurance necessary for the full protection of your interests in the goods consigned under such credit;
 - ii) Subject to your instructions at our cost to prosecute or to ensure the prosecution of any claim that may arise under any such insurance; and
 - iii) In the event that any monies arising under such insurance are paid to us forthwith to pay them to you at your bank in Saudi Arabia without deduction or retention and until so paid to hold such monies to your order and on your behalf.
 - (2) We authorise you to retain all monies arising under such insurance whether paid directly to you by the insurers or by us and in your absolute discretion to retain such monies until all the sums payable in respect of any credit have been paid or to set off such monies against any monies from time to time owing under such credits whether then due and owing or not.

9. All documents received by you or a nominated bank under any such credit and the goods represented thereby shall be held by you and be pledged to you a continuing security for the due payment by us of all monies due to you by us in respect of credits issued and of the monies hereinbefore mentioned and of all our indebtedness or liability to you from time to time on any account.
10. We agree to assign to you our rights as unpaid sellers to transfer the goods into your control and that until payment by us of all such money as are due to you the deeds of any sale of the goods are to be held as available to you and if received by us shall be paid to you forthwith at your bank in Saudi Arabia and until so paid shall be held by you on our behalf.
11. Without prejudice to any other rights or remedies to which you may be entitled we agree that if we fail to repay you on demand all monies due by us to you from time to time as aforesaid you may without notice or further consent of any persons interested sell or otherwise dispose of or deal with the goods or documents in such manner and at times as you may think fit and apply the net proceeds of any such sale in or towards the discharge of such monies and we undertake to pay you on demand at your bank in Saudi Arabia, the amount of any deficiency remaining after such sale together with all usual commission charges and expenses at a rate to be determined by you.
12. On arrival of the goods you shall be at liberty to have them warehoused in your name and insured against fire but without obligation on you to so warehouse and insure and you will be in no way responsible for any loss or damage entailed through your omission to so warehouse and insure.
13. The rights and powers conferred by this agreement are in addition and without prejudice to any other securities which you may now or hereafter hold for our account and this agreement shall continue in force and be applicable to all transactions notwithstanding any change in the status or constitution of our company or the individuals composing our firm (as the case may be) or otherwise.
14. You may restrict negotiations under any such credit to any correspondent of your choice.
15. The agreement and conditions herein shall be subject to such further or other terms and conditions that may be agreed upon in respect of any individual credit that they may at any time issue at our request.
16. For the purpose of any such credit, the date of any bill of lading shall be deemed to be conclusive of the date of shipment and the absence in any bill of lading of positive evidence of transshipment shall, in your favour, be conclusive that transshipment has not taken place.
17. On no account shall any claim be made against the bank after the draft has been accepted or paid by us.
18. That all credits shall be issued entirely at our own risk and that we will be bound by all drafts presented there under even should the goods not arrive or be refused landing whether through any act of war or prohibition or restriction imposed by bye-laws, regulations, ordinances, statutes or executive decisions whether of the control of government or for any other reason.
19. This agreement and all contracts arising out of it are to be construed according to Law in the Kingdom of Saudi Arabia.
20. You are to be at liberty at any time to terminate any such Credit.
21. You are authorised to make any additions to the documents specified under this credit you consider necessary to ensure compliance with government regulations but you are not obliged to do so.
22. We certify that neither the beneficiaries' names nor the suppliers of the goods / services are subject to boycott or blacklisting. We further add that the import of the goods described above is not prohibited or restricted and we hold and undertake to exhibit to you a valid import license where such license is required.
23. We are aware of the implications of article 34 of the UCP 600 and acknowledge that where a bank claims to have paid/accepted (honoured) or negotiated under this Documentary Credit, its good faith and the fact of payment/acceptance (honour) or negotiation thereof shall be presumed in the absence of evidence to the contrary.
24. We acknowledge and declare that this agreement is an integral and inseparable part of the facility agreement and that the terms and conditions of the latter shall mutatis mutandis be implied herein.

25. Article 34 Disclaimer on Effectiveness of Documents

A bank assumes no liability or responsibility for the form, sufficiency, accuracy, genuineness, falsification or legal effect of any document, or for the general or particular conditions stipulated in a document or superimposed thereon: nor does it assume any liability or responsibility for the description, quantity, condition, packing, delivery, value or existence of the goods, services or other performance represented by any document, or the good faith or acts or omissions, solvency, performance or standing of the consignor, the carrier, the forwarder, the consignee or the insurer of the goods or any other person.

