Validation

Proceeds Received By: (Signature over printed name / Date)

BANK OF THE PHILIPPINE ISLAN	DS					BPIFORMFXT092021DS		
	FOREIGN EXC	HANGE (F	X) TRANSACTIO		Reference	e No		
I/We hereby apply to D BU		•	,					
, ,,	<b>ORMATION</b> (Please indicate the req	5	APPLICANT DETAIL	S: 🗆 Indiv	vidual 🔲 Corpo	rate/Other Entity		
Name:			Valid Government ID Presented:					
Date of Birth: Nationality:			Details of ID (ID No., expiry, if applicable):					
Address:			FX to be purchased/sold :	AMOUNT (in words):				
Tel. No./Mobile No./Email Address:			Exchange Rate	(in figures):				
Tax Identification No. (TIN):			Residency (Please check ap	propriate box.)	Resident	Non-Resident		
B. PURPOSE								
<ul> <li>Foreign loans / b</li> <li>(Debt Account N</li> <li>Owed to Non-re</li> <li>Owed to Offsho</li> <li>Prepayment</li> <li>Regular Pay</li> <li>Princip</li> <li>Interess</li> <li>Fees_</li> <li>Inward Investme</li> <li>Remittance of e</li> <li>Remittance of F?</li> <li>Settlement of F?</li> <li>Investors relativ by residents that</li> <li>Remittance in e non-resident iss</li> <li>Outward Investme Total FX purchases ?</li> <li>Equity securities</li> <li>Offshore Mutua</li> <li>Intercompany Ic</li> <li>Purchase of reac those for/under</li> <li>Instruments iss foreign currency</li> <li>Others (Please</li> <li>B2. FOR CUSTOMER</li> </ul>	o:	<ul> <li>Trade (payment for importations)</li> <li>Resident to resident transactions</li> <li>Obligations to residents</li> <li>Investments in instruments (including time deposits with at least 90-day maturity with onshore banks but excluding other bank deposits such as savings and demand) that are issued by other residents <ul> <li>Please specify:</li> <li>Foreign currency loans owed to banks operating in the Philippines</li> <li>(FCDU/EFCDU/RBU)</li> <li>Prepayment</li> <li>Regular Payment</li> <li>Interest</li> <li>Principal</li> <li>Prese specify:</li> <li>Others (Please specify):</li> <li>Mon-merchandise Insurance</li> <li>Professional/Management fees</li> <li>Commissions</li> <li>Professional/Management fees</li> <li>Royalties</li> <li>Income<sup>3</sup></li> <li>Refund of unused grants/donations</li> <li>Others (Please specify):</li> </ul> </li> </ul>						
C. SOURCE OF FUNDS FOR THE TRANSACTION (Please specify): D. MANNER OF PAYMENT (For other Terms and Conditions governing the Foreign Exchange Transaction Form, please refer to the reverse side of this Form.)								
		5 5	cct. No.		PDDTS/RTGS Remit	,		
FX DISPOSITION       For Remittance to Intended Beneficiary       For Cred Full         Full       Partial       Amount: Name of Account         For Cred       Full         Full       Partial         Amount:       Name of For even		For Credit to F     Full     Amount: Name of Acct C     Account No.: Name of Depos     For eventual re	FCDU/Peso* Account		<ul> <li>To be held in Cash         <ul> <li>(Only for FX sold for travel and medical expenses abroad not yet incurred, and sales proceeds of emigrant's domestic assets where the emigrant is still in the Philippines)</li> <li>Full</li> <li>Partial Amount:</li> </ul> </li> </ul>			
1	NTENDED BENEFICIARY OF FX RE Name : Address :	E <b>MITTANCE</b> : (Requ		r cases to be held	in cash)			
E. AUTHORIZED REP	PRESENTATIVE'S INFORM	ATION						
Name:	IDs	presented (Please	attach copy):		ture:			
Address:					ct Number/s:			

To be accomplished for each purpose to which FX shall be purchased from AABs/AAB forex corps. Duly accomplished Application Form, as well as supporting documents for sale of FX by AABs/AAB forex corps, may be submitted in accordance with Part One, Chapter I of the FX Manual. AABs/AAB forex corps shall make available the original/copy of documents (as applicable) upon request by the BSP for verification. Such as Communications, Manufacturing, Maintenance and Repairs, Postal and Courier, Computer and Information, Research and Development, Advertising, Market Research, Technical, and Other Business Services Other than those related to loans and investments

2 3

## By signing below, I/we certify and declare that:

- (1) No double purchase of FX has been made, whether on spot basis and/or via derivatives contracts, covering the same underlying transaction/s;
- The FX purchased shall be used for the declared purpose;
- (3) For FX purchases that are credited to the FCDU account:
  - (i) The FX purchased shall eventually be remitted to the declared intended beneficiary, on or before the due date; and

(ii) In the case of investments in instruments under Sections 33.1 (foreign direct investment) and 33.3.a.i (equity securities not listed at an onshore exchange), crediting of FX to the FCDU account of the non-resident investor's resident agent/authorized representative is duly authorized by the non-resident investor, and the FX shall eventually be remitted to the non-resident investor/intended beneficiary, unless to be reinvested onshore by the non-resident;

- (4) As FX purchaser, I/we will disclose in the remittance instruction to the remitting bank the intended purpose of remittance;
- (5) FX purchases shall not be made to circumvent regulations on FX transactions. As part of its due diligence, I/we acknowledge that Bank of the Philippine Islands (BPI) may inquire/have inquired into the source of funds, the purpose for the purchase of FX, and such other information necessary to establish the legitimacy of the transaction applied for. For this purpose, I/we agree to indemnify and hold free and harmless, BPI, its subsidiaries and affiliates (collectively, the "BPI Group of Companies" and each, "a member of the BPI Group of Companies") and their respective directors, officers, employees, authorized representatives, agents, and service providers from any and all claims, liabilities, damages, costs including costs of suit, fees, and expenses that may arise out of their reliance on information provided by me/us to BPI;
- (6) This Application Form and the supporting documents submitted via an official channel (whether in hardcopy or via electronic/digital means) are genuine, credible, and not tampered with;
- (7) All applicable laws, government rules and regulations covering the declared FX transaction, including BPI's policies and procedures, are complied/shall be complied with. I/We authorize BPI, as required by existing BSP regulations on FX transactions and Republic Act No. 9160 otherwise known as the Anti-Money Laundering Act of 2001, to collect, obtain, record, process and verify the legitimacy of my/our transactions covered by this Form and, as may be required now or hereafter by BPI, where appropriate, in compliance with applicable laws, government rules and regulations, to submit supporting documents and provide complete responses within the timeframes specified. Should I/we fail to provide the required information, BPI may refuse to process my/our application;
- (8) Pertinent documents shall be made available upon request by the Bangko Sentral ng Pilipinas for post-verification; and
- (9) The information disclosed in this application form are, to the best of my/our knowledge and belief, complete, true and correct, and that the declaration is made in good faith. Said information may be used by the FX selling institution and disclosed to the BSP for their intended purpose, subject to pertinent laws, rules and regulations.

## Further, I/we acknowledge, undertake, and agree to the following:

- (10) For clients entering into forward contracts involving trade transactions: to comply with the documentary requirements on sale of FX under the FX Manual before or at maturity of the forward contract;
- (11) Authorize BPI to debit my/our/the company's BPI account specified in Section D of this Form as payment for my/our/the company's purchase of foreign exchange.
- (12) Authorize the person whose signature is affixed in this Form to receive/accept cash for or on my/our/the company's behalf;
- (13) I/We have read, understood and agreed to be bound by the terms and conditions of the deposits, products, services, facilities and channels, as the same may be amended or supplemented from time to time, which I/we opened/availed or which were provided and/or are made available to me/us. My/Our application, enrollment, availment, access, maintenance, and continued use of any of the products, services, facilities and channels of BPI and any member of the BPI Group of Companies shall constitute my/our acceptance and agreement to the applicable specific terms and conditions;
- (14) By signing herein or by availing or continuing to avail of the products, services, facilities and channels of BPI or of any member of the BPI Group of Companies, I/we agree that all of my/our information (including the personal information of individuals related to me/us) my/our transactions, business and credit relationships, accounts or account information or records which are with BPI, made available to BPI or which are in BPI's possession or updated from time to time, may be collected, obtained, used, stored, consolidated, processed, profiled, benchmarked, shared to and disclosed, by and between BPI and any member of the BPI Group of Companies, their successors and assigns, and their respective authorized representatives, agents and service providers, for any or all the purposes described in the BPI Data Privacy Policy published at <a href="https://www.bpi.com.ph/about-bpi/governance/data-privacy">https://www.bpi.com.ph/about-bpi/governance/data-privacy</a> and deemed incorporated by reference in this Form; and
- (15) The foregoing constitutes my/our express consent under the applicable bank secrecy, confidentiality, and data privacy laws of the Philippines and other jurisdictions including, but not limited to, the provisions of R.A. No. 1405, R.A. No. 6426, R.A. No. 8791 and R.A. No. 10173 and I/we agree to hold BPI, each member of the BPI Group of Companies and their respective directors, officers, employees, authorized representatives, agents and service providers, free and harmless from any and all liabilities, claims, damages, suits, costs and expenses resulting from or in connection with the implementation of any or all of the purposes described in the BPI Data Privacy Policy and the authorities conferred by me/us hereunder.
- (16) <u>Applicable only to DocuSign or Adobe Sign-Executed Application Forms:</u> E-Signature. By signing this Application Form or such other documents related to this Application Form electronically, I/we agree that my/our electronic signature shall constitute an original for all purposes and shall have the same legally binding force and effect as my/our handwritten signature. This Application Form signed electronically shall hereafter form part of the Client Authorization Letter (CAL) which I/we executed in favor of Bank of the Philippine Islands (BPI).

## CUSTOMER'S SIGNATURE OVER PRINTED NAME

DATE OF APPLICATION (mmm-dd-yyyy) if applicable, indicate Settlement Date:

The Bank of the Philippine Islands is located at 25/F Ayala Triangle Gardens Tower 2, Paseo de Roxas cor Makati Avenue, Makati City, Metro Manila 1226. For inquiries or additional information, you may contact our Forex Solutions Advisors at email <u>bpiforexsales@bpi.com.ph</u>. For any complaint or other concerns, you may send an email to <u>bpiglobalmarkets\_customercare@bpi.com.ph</u>. You may also send us a message through <u>www.bpi.com.ph</u>/contactus or call our 24-hour BPI Contact Center at (+632) 889-10000. The Bank of the Philippine Islands is regulated by the Bangko Sentral ng Pilipinas. <u>www.bsp.gov.ph</u>

		FOR BPI USE ONLY	
Please Specify: Result: 	کالکار Sanction & Dthers NDV		RELATED PARTY CHECKINGS:
NDA CHECKING DONE		CHECKED, SIG VERIFIED & APPROVED BY	PROCESSED & SIG VERIFIED BY