

---

**SUBSCRIPTION FORM FOR ADDITIONAL SERVICES  
for  
EXISTING DAGANG NET SUBSCRIBER**

To subscribe additional services with Dagang Net, please ensure of the followings:

1. Existing Dagang Net subscriber and account with Dagang Net
2. Company's ROC/ROB number existed with Dagang Net

Please fill in the subscription form and submit to Dagang Net in hard copy along with the necessary supporting documents and the applicable payment amount has been made to **Dagang Net Technologies Sdn Bhd**.

The submission of this form will not require Company SSM Form 9 and Form 13 (change company name ) as a supporting document, however should there be any discrepancy or inconsistency between information in this form and your existing information, Dagang Net has the right to request for Company SSM Form 9 and Form 13 (change company name ) to be submitted.

**IMPORTANT: PLEASE READ THE FOLLOWING GUIDELINES BEFORE SUBMITTING THE SUBSCRIPTION FORM**

PRODUCT TO SUBSCRIBE	SUPPORTING DOCUMENT REQUIRED
Business Partner	<b>Certified True Copy by Company Secretary</b> <ul style="list-style-type: none"><li>• Freight Forwarder/Shipping Agent License by Customs or Port Authority</li><li>• Company SSM /Form 9/Company SSM Profile</li></ul>
Multiple Agent Code Company	<b>Certified True Copy by Company Secretary</b> <ul style="list-style-type: none"><li>• Freight Forwarder/Shipping Agent License by Customs or Port Authority</li><li>• Company SSM/Form 9/ Company SSM Profile</li></ul>
Cargo Accessibility Report (CART)	<b>Applicable for Declaration and ePCO Modules</b> <b>Information Require:</b> <ul style="list-style-type: none"><li>• Mailbox Number</li><li>• Account Number</li></ul>

You can use any one of the following channels to submit the completed form together with any necessary supporting documents:

- eMail : [careline@dagangnet.com](mailto:careline@dagangnet.com)

Please fill in the form according to the Registrar of Company (ROC). Please tick (✓) the box where applicable. \* Mandatory field

### \* A. REGISTRATION INFORMATION

\*Company Name : \_\_\_\_\_

\*Registration No. : \_\_\_\_\_ Agent Code : \_\_\_\_\_  
(ROC/ROC)

### \* B. SERVICES TO SUBSCRIBE

You can tick (✓) more than one where applicable.

#### (1) Customs Declaration

Business Partners Software:

SeaInet Sdn Bhd: .....

#### (2) Multiple Agent Code – Applicable for Aldec Product

Lighthouse Technology Sdn Bhd       Asolute Sdn Bhd       Buttonwood Smartlogistics Sdn Bhd

#### (3) Cargo Accessibility Report (CART)

Mailbox Number : ..... Account Number: .....

### \* C. CONNECTIVITY INFORMATION

\*1. Service Provider:       Streamyx       Unify       Maxis       TM Net       Others: \_\_\_\_

\*2. Communication Protocol (Applicable for EAI)       SFTP       HTTPS       Others: \_\_\_\_



DAGANGNET

DAGANG NET TECHNOLOGIES SDN BHD (177974-T)  
Dagang Net Tower, Block 10 (A & B), Corporate Park, Star Central,  
Lingkaran Cyberpoint Timur, Cyber 12, 63000 Cyberjaya, Selangor  
Tel : 60382306900 F : +60382306969  
Careline : 1300 133 133 [Email :careline@dagangnet.com](mailto:careline@dagangnet.com)

**\*D. CONTACT DETAILS**

**\* Billing Details**

<p>* Name: _____</p> <p>Designation: _____</p> <p>Department: _____</p> <p>*Contact No.: ( ) - _____ ext _____</p> <p>Fax No: _____</p> <p>Mobile No.: ( ) - _____</p> <p>Email: _____</p>	<p><b>*Billing Address:</b></p> <p>_____</p> <p><i>(Lot No., Floor, Building Name)</i></p> <p>* _____</p> <p><i>(Street, P.O Box)</i></p> <p>_____</p> <p>* City/Town: _____</p> <p>* Postcode: _____</p> <p>* State: _____</p> <p>* Country: _____</p>
--	---

**\* Operation Details**

Same as Billing Address?  Yes  No *(please fill up the following details)*

\**(Lot No., Floor, Building Name)* \_\_\_\_\_

\* *(Street, P.O Box)* \_\_\_\_\_

\* City/Town: \_\_\_\_\_ \* Postcode: \_\_\_\_\_

\* State: \_\_\_\_\_ \* Country: \_\_\_\_\_

\*Contact Person *(This individual will serve as the point of contact for Dagang Net)*

**Visit our myDagang Portal via <https://www.mydagangnet.com> for Account detail information.**

NAME	MOBILE NO	EMAIL ADDRESS
1.		
2.		
3.		

#### \*E. PAYMENT METHODS

- Cheque Deposit Machine (Maybank Only).** Made payable to **Dagang Net Technologies Sdn Bhd** (*attn to: Service Provisioning*)  
**Cheque no** \_\_\_\_\_ **amounting to RM** \_\_\_\_\_  
**Maybank Account Number 5641-2834-5075.** Please state your company name and account no. on the reverse side of  
cheque and email/fax proof of payment to [careline@dagangnet.com](mailto:careline@dagangnet.com)
- Online Transfer to Maybank account Number 5641-2834-5075**
- Cash payment via Maybank Deposit Machine**

#### \*F. DECLARATION

I/We \_\_\_\_\_ (name of company) having a  
ROC number \_\_\_\_\_, hereby agree to be bound by the terms and conditions as provided in this  
Agreement as the same way by notification be amended or supplemented from time to time

##### **Privacy Policy and Consent to use of Data**

At Dagang Net, we are committed to protecting your privacy as our valued customers and pledge to comply with the Personal Data Protection Act ("PDPA") 2010.

Please note that any personal information ("Personal Data") in respect of commercial transactions that relates directly or indirectly to you as an individual, that had been collected, processed and retained by Dagang Net is protected under our Privacy Policy, formulated in pursuant to the PDPA 2010.

Please refer to our Privacy Policy at [www.dagangnet.com](http://www.dagangnet.com) to understand how we do this and feel free to reach us at [pdpa@dagangnet.com](mailto:pdpa@dagangnet.com) should you have any additional enquiries.

**IMPORTANT:** By submitting this form, you give your consent that all personal information that you submit may be processed by Dagang Net in the manner and for the purposes described in the said Privacy Policy.

- Signature: \_\_\_\_\_ Date: \_\_\_\_\_
- Name of Authorized Signatory: \_\_\_\_\_
- NRIC No: \_\_\_\_\_
- Designation: \_\_\_\_\_
- Company Stamp: \_\_\_\_\_

# DAGANG . NET SERVICES AND SUBSCRIBERS AGREEMENT

## GENERAL

1. The terms and conditions of this Agreement are binding on all Subscribers and a Subscriber shall also be deemed to have contracted with all other Subscribers and are bound by the terms and conditions of this Agreement.
2. This Agreement, including the Schedules, contains the complete and exclusive understanding of the parties with respect to the subject matter hereof and becomes effective ("Effective Date"), when signed and returned (the receipt of which must have been acknowledged by DAGANG NET TECHNOLOGIES), to DAGANG NET TECHNOLOGIES by the Subscriber.
3. All prior representations whether made orally, in writing or electronically are hereby superseded. No waiver or amendment or any of the provisions hereof will be binding unless in writing and signed by a duly authorized representative of DAGANG NET TECHNOLOGIES. Neither the course of conduct between the parties nor trade usage will act to modify or alter the provisions of this Agreement.
4. The terms and conditions in the Agreement may be amended by DAGANG NET TECHNOLOGIES from time to time by prior written notice to all the Subscriber.
5. If any provision of this Agreement is held to be invalid or unenforceable for any reason whatsoever, such provision is deemed deleted and this Agreement shall remain valid and enforceable apart from such provision.

## DEFINITIONS AND INTERPRETATION

6. In this Agreement, except where inconsistent with the subject or context.
  - a) "DAGANG NET TECHNOLOGIES" means Dagang Net Technologies Sdn Bhd (177974-T), a company incorporated in Malaysia and having its office address at Tower 3, Avenue 5 The Horizon, Bangsar South No.8, Jalan Kerinchi, 59200 Kuala Lumpur.
  - b) "Edi Messenger" means data structured in accordance with an agreed international standard in a computer readable formal and transmitted by electronic, optical or wireless means through the Services provided by DAGANG NET TECHNOLOGIES networks or any services provided by any third party for the transmission, receipt and retrieval of Messages in connection with the Subscriber's trading activities.
  - c) "Messages" means both EDI Messages and Other Messages
  - d) "Other Messages" means unstructured data electronically transmitted through the Services provided by DAGANG NET TECHNOLOGIES network or any services provided by any third party for the transmission receipt and retrieval of Messages in connection with the Subscribers' trading activities and shall include but not be limited to data received and transmitted through the bulletin board services, database access services flat file transfers, wireless applications and other internet related services.
  - e) "Services" means any or all, as the context requires, of the network services provided through DAGANG NET TECHNOLOGIES' network for the transmission, receipt and retrieval of Messages or any services provided by any third party for the transmission, receipt and retrieval of messages in connection with the Subscriber's trading activities and shall include additional services offered by DAGANG NET TECHNOLOGIES to the Subscriber from time to time.
  - f) "Subscriber" means any sender/recipient/Member utilizing the Services for the transmission, sending, receipt or retrieval of Messages.
  - g) "Trade Data Log" means the log or audit trail recording at any given time, the transaction or transmission pertaining to the Subscriber's trading activities.
  - h) "User ID/EDI Number" means a unique identification provided by DAGANG NET TECHNOLOGIES to the Subscriber or Member which enables the Subscriber or Member to access the Services.
  - i) "Member" means any organization who is a member and participates in a Community System.
  - j) "Community System" means the network system established by DAGANG NET TECHNOLOGIES for any particular trading community on or through which any or all of the Subscribers transmit Messages in connection with their trading activities.
- k) "Equipment" means the computer equipment, components and parts of components, licensed programmes, EDI mailbox and hand held devices owned by the Subscriber for access, transmission, retrieval, storage and use of the Services.
7. In this Agreement:
  - a) Persons shall include any body of persons whether corporate or unincorporated, firm or partnership.
  - b) Words importing the masculine gender shall include the feminine and neuter genders.

- c) Words importing the singular shall include the plural.
- d) Headings are for convenience of reference only.

## APPLICABLE CHARGES

8. The Subscriber shall pay all fees and chargers to DAGANG NET TECHNOLOGIES as set out in products and services price list annexed hereto. The fees and charges do not include applicable taxes, if any. The Subscriber shall be responsible for all applicable taxes, if any, and DAGANG NET TECHNOLOGIES shall include taxes at the prevailing rates.

DAGANG NET TECHNOLOGIES shall invoice the Subscriber for payment of the Services provided and the Subscriber shall pay the full invoice amount within 30 days from the invoice date.

All payments shall be made payable by way of cheque, or other modes of payment as prescribed by DAGANG NET TECHNOLOGIES.

All payments of fees and changes for the Services shall be made in Ringgit Malaysia.

DAGANG NET TECHNOLOGIES reserves the right to review such fees and charges annually and to vary the same by giving 30 days notice to the Subscriber. The date of coming into force of the new fees and charges shall be the date stated in the notice.

The Subscriber's failure to pay DAGANG NET TECHNOLOGIES in accordance with the terms and conditions of this Agreement, shall entitle DAGANG NET TECHNOLOGIES without prejudice to its other rights and remedies under this Agreement, to change interest on a monthly basis from the original due date at the rate of 1.5% per month and/or to suspend the Services for a period of thirty (30) days or such extended period, pending the remedy of the default of payment by the Subscriber within seven (14) days of the notice of breach being given by DAGANG NET TECHNOLOGIES to the Subscriber.

## SCOPE OF SERVICES

9. The Services provided by DAGANG NET TECHNOLOGIES may be modified, enhanced, substituted, suspended or removed by DAGANG NET TECHNOLOGIES by giving 30 days written notice to the Subscriber prior to such modifications, enhancements, substitutions, suspensions, or removals be made.

Any Services may be suspended by DAGANG NET TECHNOLOGIES at the request of the Subscriber for such a period of time as requested by the Subscriber and agreed by DAGANG NET TECHNOLOGIES.

The Subscriber may request a period of suspension of up to 6 months. Should the Subscriber agree to resume the Services, the Subscriber shall be subject to a reactivation or renewal fee as prescribed by DAGANG NET TECHNOLOGIES from time to time. The Subscriber is further not guaranteed the same EDI number.

10. The Services shall be made available on a 24 hours per day basis subject to non-availability for maintenance, power cuts, Equipment malfunction and force majeure. DAGANG NET TECHNOLOGIES shall endeavor to give reasonable notice to the Subscriber of any interruption to the availability of the Services.

## NETWORK SERVICES

- a) Each Subscriber shall comply with the terms of this agreement with DAGANG NET TECHNOLOGIES to ensure the continuity of Services provided.
- b) Each Subscriber shall ensure the confidentiality of Messages and that the content of any transmission is not disclosed to any other party or Subscriber except as required by law or pursuant to a mutually agreed document.

## ELECTRONIC AUTHENTICITY AND INTEGRITY OF MESSAGES

- a) DAGANG NET TECHNOLOGIES shall provide each Subscriber with an EDI Number to be used when exchanging EDI transmission.
- b) All Messages must identify the sender and the recipient by the EDI Number attached to it, and, shall incorporate the necessary criteria verifying the commencement and the conclusion of the Message for the purpose of establishing the completeness of the data transmitted.
- c) Subscribers may separate arrangement between them incorporate a higher level of authentication procedure to verify the Message. The attachment of the sender's EDI Number to any Message sent by that sender is conclusive evidence of the authorship of that Message unless it can be demonstrated that a failure or failures in the Equipment, the network system or Subscribers system, or the mode of transmission has raised reasonable doubt as to the authorship of the Message.



- d) Where there is evidence that a Message has been corrupted, the uncorrupted version of the Message shall be re-transmitted by the sender as soon as practicable.
- e) A Subscriber shall notify DAGANG NET TECHNOLOGIES forthwith:
  - i. of the receipt of any Message not intended for that Subscriber;
  - ii. of the receipt of any Message which has been corrupted;
  - iii. of any technical failure or fault in the Services.

**CONFIRMATION OF RECEIPT**

- a) A Subscriber sending an EDI Message may request that the recipient confirms receipt of that message. If confirmation of receipt is requested, the recipient is not authorized to act upon the transmission until the sender has sent this confirmation.
- b) If such confirmation is NOT received within reasonable time, the sender shall take action to obtain it, if despite such action, confirmation is still not received within a further period of reasonable time, the sender should advise the recipient accordingly. In this event, the sender shall assume that the original transmission has not been received.
- c) Where no such confirmation of receipt is requested, an EDI transmission which is exchanged between Members and Subscriber shall be deemed to have been received at such time DAGANG NET TECHNOLOGIES network delivers the said EDI Messages to that Subscriber's or Member's electronic mailbox. If an EDI Message is delivered to the recipient at any time other than the recipient's business day, the EDI transmission shall be deemed to have been received at the start of the first business day of the recipient following the delivery of the said EDI transmission.

**WRONGLY DELIVERED TRANSMISSIONS**

If the recipient of any EDI transmission has reason to believe that the said transmission is not intended for him, the recipient shall inform that the sender before deleting the information contained in such a transmission.

**STORAGE OF DATA**

- a) Each Subscriber shall maintain a complete log of all data sent and received the information contained in such log shall not be modified in any manner whatsoever.
- b) Each Subscriber shall maintain a Trade Data Log and all transmissions therein shall be stored for at least seven (7) years from the date a particular transmission is first received or transmitted by that Subscriber. DAGANG NET TECHNOLOGIES shall likewise maintain a Trade Data Log of transmissions received by it for a period of at least seven (7) years.
- c) The transmission on a Trade Data Log shall be stored on computer media or other means such that the transmissions can be readily retrieved and presented in readable form.
- d) Subscribers agree that in the event of any dispute arising between them, hard copy/paper print-out of the Trade Data Log shall be admissible as evidence of the transaction contained therein. In the event it is alleged between any two or more Subscribers that there is a discrepancy or error in the details of any transaction stored in the Trade Data Log of any Subscriber, the records, if any, stored by DAGANG NET TECHNOLOGIES of such Message shall, in the absence of manifest error, be accepted as final and binding. Subscribers further agree that for the purpose of verification, DAGANG NET TECHNOLOGIES' hard copy/paper printout of the same produced together with a certificate from a duly authorized officer of DAGANG NET TECHNOLOGIES certifying the same as records stored by DAGANG NET TECHNOLOGIES, shall be final and binding. In no circumstances shall DAGANG NET TECHNOLOGIES be liable to any Subscriber as a consequence of producing such records or for the failure in producing the same.
- e) Each Subscriber shall ensure that there is at all times a person assigned to, and responsible for, the Equipment of the Subscriber who shall be able to certify that the Trade Data Log and any reproduction there from is correct.

**SECURITY RESPONSIBILITIES**

Each Subscriber is responsible for the confidentiality of the password, user identification number or other security device assigned by DAGANG NET TECHNOLOGIES to that Subscriber. Each subscriber shall ensure that only duly authorized persons shall use such password, user identification number or other security device.

DAGANG NET TECHNOLOGIES hereby disclaims all responsibility and liability for the acts or omissions of the Subscriber in this area.

**RECOVERY PROCEDURES FOLLOWING OPERATIONAL FAILURE**

If an operational or technical failure occurs, each Subscriber agrees to invoke the following recovery procedure.

- a) In the context of day-to-day operational recovery to repair, or replace, any defective component and/or to recover "lost" data within a reasonable time.
- b) In the context of recovery, to invoke DAGANG NET TECHNOLOGIES' contingency procedure as advised by DAGANG NET TECHNOLOGIES to the Subscribers and to take reasonable steps to mitigate all losses by preventing undue disruption of business or trade caused by the failure of exercising or undertaking action to limit damages and loss mitigation by the Subscribers.

**COMMUNITY TRADING RULES AND PROCEDURES**

Members may from time to time define their own set of rules and procedures in relation to using DAGANG NET TECHNOLOGIES' services in connection with their trading activities, PROVIDED ALWAYS THAT such rules and procedures are subject to and not inconsistent

with the provisions of these Rules and Regulations. Where there is any conflict between the community rules and procedures and the Rules and Regulations, the provisions of these Rules and Regulations shall prevail to the extent of any inconsistency unless such inconsistency is sanctioned by DAGANG NET TECHNOLOGIES.

**MESSAGES AND STANDARDS**

- 11. All Messages shall be structured and transmitted in accordance with the protocols and standards as adopted by DAGANG NET TECHNOLOGIES from time to time and notified to the Subscriber.

**SECURITY**

- 12. DAGANG NET TECHNOLOGIES shall as far as reasonably practicable take all appropriate steps as to safeguards and ensure that, the part of the network under its control, is protected against unauthorized access at all times.
- 13. Subscriber shall be responsible:
  - a) to ensure that Messages are secure and that there is no unauthorized access to or unauthorized use of the Equipment, i.e. the Equipment is solely for private use only.
  - b) to ensure the confidentiality of the Messages
- 14. A Subscriber who receives a Message protected by encryption shall use a similar level or standard of protection.

**STORAGE OF TRADE DATA LOG**

- 15. DAGANG NET TECHNOLOGIES shall maintain a Trade Data Log of all Messages for a period of at least seven (7) years from the date of receipt by its computer systems of such messages.

**LIABILITIES**

- 16. Subscribers who send Messages shall be liable for any loss arising from lack of completeness, sufficiency and/or accuracy of Messages or for unauthorized messages sent : EXCEPT where such lack of completeness, sufficiency or accuracy should in all the circumstances have been reasonably obvious to the recipient, in which event the recipient shall bear the burden of any loss arising thereof UNLESS the recipient immediately informs the sender of the lack of completeness, sufficiency and/or accuracy upon receipt or within a reasonable time, in which event the sender shall bear the burden of any loss arising thereof.
- 17. Any liability of DAGANG NET TECHNOLOGIES for direct loss, cost, expenses and damage suffered or incurred by the Subscriber for DAGANG NET TECHNOLOGIES' breach of or default in the performance of its obligations under this Agreement shall not exceed the sum of payments made to DAGANG NET TECHNOLOGIES for a period of three (3) months or whichever is lower immediately preceding the date of breach or default.
- 18. DAGANG NET TECHNOLOGIES shall not be liable to any Subscriber for any special, incidental or consequential damages whether arising in contract, tort or other principles of law or equity including loss of profit, loss of opportunity, loss of goodwill, loss of savings, third party claims of any nature even if DAGANG NET TECHNOLOGIES has been advised of the same by the Subscriber as a result of any delay, omission or error in the electronic transmission or receipt of any Messages or any fault of or failure in providing the Services.
- 19. The Subscriber shall indemnify DAGANG NET TECHNOLOGIES from any claims, suit, actions, liabilities, and costs of any kind resulting directly or indirectly from any acts or omissions by the Subscriber.
- 20. Failure by DAGANG NET TECHNOLOGIES to demand performance of any terms herein shall not be deemed a waiver of any of DAGANG NET TECHNOLOGIES' rights under any provision of this Agreement and in particular, without limiting the generality of the foregoing, shall not be deemed a waiver of DAGANG NET TECHNOLOGIES' right to demand performance of any provision of this Agreement at any time and further shall not render DAGANG NET TECHNOLOGIES liable to the Subscriber for the default of any other Subscriber.

**CONFIDENTIALITY AND USE OF DATA**

- 21. Save as provided herein DAGANG NET TECHNOLOGIES shall as far as reasonably practicable take all appropriate steps as to safeguards and maintain the confidentiality of all Messages transmitted using the Services.

DAGANG NET TECHNOLOGIES shall be entitled to use data in any Messages for the purposes of building up, updating, and providing its database access service or other value-added Service that it may introduce from time to time. DAGANG NET TECHNOLOGIES shall ensure that access to the information provided by such Services shall be limited only to information or data which are not prejudicial to the commercial interests of the Subscriber. No warranty or representation is, however, given as to the accuracy; completeness or usefulness of any data and each Subscriber using such Services assumes sole responsibility for use of the same DAGANG NET TECHNOLOGIES shall not use any data in any electronic funds transfer message or electronic payment message for the purpose of providing such Services.

**AUDIT**

- 22. DAGANG NET TECHNOLOGIES shall cause to be undertaken a regular audit both by its own internal auditors and independent external auditors of its computer systems to ensure integrity and security.

**TERMINATION OF SERVICES**



- 
23. The subscription of any Subscriber to the Services may be terminated without cause or reason by DAGANG NET TECHNOLOGIES by giving the Subscriber 30 days notice in writing.
  24. DAGANG NET TECHNOLOGIES reserves the right to cease immediately to provide the Services and to terminate any Subscriber's subscription forthwith if that Subscriber shall go into liquidation or commit an act of bankruptcy or a receiver or receiver and manager or official assignee is appointed over the assets of the Subscriber or the Subscriber fails to pay any amounts due to the payable to DAGANG NET TECHNOLOGIES or any third party services provider for the transmission, receipt and retrieval of Messages or use of the Services within 30 days of the same becoming due and payable or fails to comply with the Rules and terms of this Agreement.

#### DISPUTES

25. Any disputes between DAGANG NET TECHNOLOGIES and a Subscriber in relation to the Services (save for any claim by DAGANG NET TECHNOLOGIES in respect of monies due from a Subscriber) shall be decided by a single arbitrator appointed by the Kuala Lumpur Regional Centre. For Arbitration.

#### VARIATION BY SUBSCRIBERS TO SERVICES

26. The parties agree that the provision of any agreement between the Subscribers with regard to the use of the Services which are inconsistent with the stipulations, terms, conditions, provisions, clauses, covenants, agreements hereunder shall only be effective as between the Subscribers to such agreement and shall not be binding on DAGANG NET TECHNOLOGIES.

#### ASSIGNMENT

27. The rights and obligations of the Subscriber to the provision of the Services by DAGANG NET TECHNOLOGIES shall not be transferred, assigned, novated, leased or licensed to any other person, body or entity without the prior written consent of DAGANG NET TECHNOLOGIES.

#### NOTICE

28. Any notice which is required or permitted to be given by one party to the other may be given by hand delivery, by registered mail directed to the other party's address as may be substituted by notice to the other party, or by means of an electronic transmission (i.e. by facsimile or electronic-mail) followed by a hard copy within seven (7) days. Notice will be deemed effective on the same business day if delivered by hand or sent by electronic means and on the date of posting if sent by post.

#### LEGAL COSTS, STAMP DUTY OF AGREEMENT AND GOVERNMENT TAXES

29. The Subscriber shall bear all legal cost of expenses incurred by DAGANG NET TECHNOLOGIES on a solicitor and client basis in recovering any monies, charges, costs or expenses due and payable by the Subscriber under this Agreement or in bringing any action or proceeding to recover any monies, charges, costs or expenses payable by the Subscriber. The Customer shall bear all stamp duty of this Agreement, Government Taxes, Levies and any cost imposed by Law.

#### GOVERNING LAW

30. This Agreement shall be governed by and construed in accordance with the laws of Malaysia and the parties hereto agree to submit to the jurisdiction of the courts of Malaysia.

#### BRIBERY, CORRUPTION AND FRAUDULENT ACTS

31. The Parties shall:
  - (i) comply with all applicable laws, statutes, regulations relating to anti-bribery and anti-corruption and not engage in any activity, practice or conduct which would be considered as Prohibited Act for the purpose of this Agreement. "**Prohibited Act**" means committing any offence under any applicable legislation which creates offences in respect of bribery, corruption and/or fraudulent acts;
  - (ii) ensure that anyone employed by or acting on behalf shall not commit, or procure third parties to commit, any Prohibited Act in relation to this Agreement; and
  - (iii) promptly report to the other Party of any requests for bribes by officials or business intermediaries in relation to this Agreement, as soon as it becomes aware of any such requests.