FORM OF REQUEST FOR EX-IM BANK APPROVAL

Annex A

811 Vermon	ort Bank of the United States at Avenue, N.W. at D.C. 20571
Attention:	Vice President - [Responsible Division]
Re:	Master Guarantee Agreement (Long Term Credits), dated as of, 20, as amended from time to time (the "MGA") between [Lender] (the "Lender") and the Export-Import Bank of the United States ("Ex-Im Bank") and identified as MGA NoL
Ladies and C	Gentlemen:
proposed Tra	undersigned lender hereby requests approval of a Guarantee under the subject MGA for the ansaction described in the attached Ex-Im Bank Application (or an attached copy of such Ex-Im eation if it was previously delivered to Ex-Im Bank).
1.	<u>Documentation</u> . The proposed Transaction will be structured as follows:
	Credit: With either (a) if Ex-Im Bank is requested to provide a Comprehensive Guarantee, pursuant to Section 2 below, under an Ex-Im Bank Credit Agreement; or (b) if Ex-Im Bank is requested to provide a Political Risk Guarantee, pursuant to Section 2 below, under an Ex-Im Bank Credit Supplement (as such term is defined in the MGA Political Risk Supplement between the Lender and Ex-Im Bank, if any) and, in either case, with [choose one]:
	an individual Serial Note for each installment of principal [only permitted if the Borrower is in a Note Series Jurisdiction];
	one Single Disbursement Note for each Disbursement; or
	one Global Note for all Disbursements.
2.	<u>Risk Coverage</u> . The Ex-Im Bank Guarantee coverage will be [choose one] ¹ :
	a Comprehensive Guarantee (coverage of commercial risk and political risk) - Buyer Credit; or
	a Political Risk Guarantee (coverage limited to political risk) - Buyer Credit [this may only be requested if the Lender and Ex-Im Bank have entered into an MGA Political Risk Supplement].

¹ If the Lender wishes to request a Comprehensive Guarantee for a Foreign Currency Credit, then the Lender must sign an MGA Foreign Currency Supplement and submit a Form of Request for Ex-Im Bank Approval in the form of Annex A to the MGA Foreign Currency Supplement.

	Interest Rate. On each Interest Payment Date, the Borrower shall pay interest on all amounts and outstanding from time to time under the Credit, calculated at the following interest rate per ose one or, if a Floating Interest Rate Switch is contemplated, also check the last box]:
	a fixed interest rate of percent per annum;
	a floating interest rate equal to the sum of (\underline{x}) LIBOR (as defined in the MGA) plus (\underline{y}) percent per annum for each applicable Interest Period; or
	the alternative floating interest Reference Rate described in the attachment hereto. ²
	the Interest Rate Switch Option Reference Rate(s) described in the attachment hereto.
4.	Local Cost Goods and Services.
	We hereby request that the Guarantee cover the financing of Local Cost Goods and Services in the manner specified by the MGA.
	We do not request that the Guarantee cover the financing of Local Cost Goods and Services.
5. party to the	<u>Additional Parties</u> . In addition to Ex-Im Bank and the Lender, the following Persons shall be proposed Transaction:
	One or more Guarantors as indicated on the attached application.
	Other additional parties as indicated on the attached application.
6.	Requested Special Conditions.
	Authorization for financing progress payments are requested for the Goods. Complete details of such progress payments are set out in Exhibit A to this Request for Ex-Im Bank Approval. ³
	We hereby request that, solely for purposes of the proposed Transaction, the sixty day billing period provided in the definition of "Interest Period" in the MGA be changed to a billing period of days.
	We hereby request that, solely for purposes of the proposed Transaction, Section 10.03 of the MGA be modified to provide that [choose one]:
determined.	to stating the basis and spread, the attachment should include a description of how the basis is The spread must be over a recognized, determinable base rate. For a floating rate loan based on the whether the interest rate is an average of Treasury Bill rates prevailing during an interest period or
³ If Ex-Im Banot to exceed	ank so authorizes, progress payments with respect to Goods may be made prior to delivery in an amount 60% of the Net Contract Price of such Goods. Ex-Im Bank will guarantee up to 85% of each progress

payment. Progress payments in excess of 60% of the Net Contract Price of eligible Goods may be allowed if Ex-Im Bank specifically authorizes such.

all computations of interest and fees hereunder (excluding Commitment Fees) and under the Note(s) shall be made on the basis of a year of 365 days and actual days elapsed; or
all computations of interest and fees hereunder and under the Note(s) shall be made on the basis of a year of 360 days and months of 30 days.
We hereby request Ex-Im Bank support for Special Ancillary Services.
We hereby request Ex-Im Bank support for the following special conditions or arrangements:
7. <u>Used Equipment</u> . If the proposed Transaction supports any purchase of used equipment, a Request for Ex-Im Bank Approval of Used Equipment accompanied by a Used Equipment Questionnaire has been previously submitted to Ex-Im Bank.
8. <u>Certifications</u> . We and each of our Principals individually, have not within the past 3 years been (a) debarred, suspended, declared ineligible from participating in, or voluntarily excluded from participation in, a Transaction; (b) formally proposed for debarment, with a final determination still pending; (c) indicted, convicted or had a civil judgment rendered against us for any of the offenses listed in the Regulations; (d) delinquent on any amounts due and owing to the U.S. Government or its agencies or instrumentalities as of the date of execution of this certification; or we have received a written statement of exception from Ex-Im Bank attached to this certification, permitting participation in this Transaction despite an inability to make certifications (a) through (d) in this paragraph.
We further certify that we have not and will not knowingly enter into any agreements in connection with the goods and/or services under this Credit/Guarantee/Insurance with any individual or entity that has been debarred, suspended, declared ineligible from participating in, or voluntarily excluded from participation in a Transaction. To the best of our knowledge, the Supply Contract/Purchase Order(s) and the performance by the parties of their respective obligations thereunder does not violate any applicable law. All capitalized terms not defined herein shall have the meanings set forth in the Government-wide Non-procurement Suspension and Debarment Regulations - Common Rule (Regulations).
* * *
We agree that the Guarantee shall be subject to all of the terms and conditions of the MGA and the Ex-Im Bank Approval for the subject Transaction. We also agree that in the event of any inconsistency between the terms of this Request for Ex-Im Bank Approval and such Ex-Im Bank Approval, the terms of such Ex-Im Bank Approval shall govern and shall supersede the terms hereof to the extent of such difference.
Unless otherwise provided herein, the defined terms used in this Request for Ex-Im Bank Approval shall have the respective meanings specified in the MGA.
Very truly yours, [LENDER]
By: (Signature)

	Name	
		(Print)
	Title	
A (1 47		(Print)

[Attachment]

FORM OF FEE LETTER

Annex A
Exhibit A-1

[Letterhead of Borrower]
Export-Import Bank of the United States 811 Vermont Avenue, N.W. Washington, D.C. 20571 Attention: Vice President - [Responsible Division]
[Lender] [Address of Lender]
Re: Undertaking with Respect to Ex-Im Bank Commitment Fees
Ladies and Gentlemen:
On [date of Ex-Im Bank Application referred to below], [Lender] (the "Lender") submitted a "Preliminary Commitment and Final Commitment Application" form (the "Ex-Im Bank Application") to the Export-Import Bank of the United States ("Ex-Im Bank") in connection with the Lender's proposal to extend financing to [Borrower] (the "Borrower"), to be guaranteed by Ex-Im Bank, in support of the acquisition of the goods and/or services described below (the "Goods and Services") for a contract price of U.S.\$
Description of Goods and Services:

In order to induce Ex-Im Bank to provide its final commitment with respect to the transaction covered by the Ex-Im Bank Application, the Borrower hereby undertakes unconditionally that, if Ex-Im Bank issues a final commitment to provide its guarantee with respect to such transaction, the Borrower will pay or cause to be paid to Ex-Im Bank a guarantee commitment fee with respect to the transaction whether or not the transaction is consummated (including, without limitation, whether or not any credit agreement is executed or any promissory note is issued). Ex-Im Bank's commitment fee shall be paid on the uncancelled and undisbursed balance from time to time of the export financing credit that the Lender proposes to establish in connection with the transaction, at the rate per annum specified in the relevant notice of final commitment that Ex-Im Bank delivers to the Lender. The commitment fee shall be computed on the basis of the actual number of days elapsed (including the first day but excluding the last), using a 360-day year, accruing from the date specified in the relevant final commitment notice from Ex-Im Bank detailing the Commitment Fee to

¹ Provide the Contract Price in the Lender's Ex-Im Bank Application.

² Provide a description of the Goods and Services listed in the Lender's Ex-Im Bank Application.

the "Final Disbursement Date" specified in that notice. The commitment fee shall be payable on the dates specified in the notice.

The Borrower acknowledges and agrees that, unless the Borrower has canceled any remaining undisbursed balance of the export financing credit, Ex-Im Bank's commitment fee shall continue to accrue and become due and payable as described above during any period in which the Lender's utilization of the Ex-Im Bank guaranteed facility is suspended.

This Undertaking with Respect to Ex-Im Bank Commitment Fees shall be governed by and construed and enforced in accordance with the laws of the State of New York.

Very truly yours,				
[BORROWER]				
By				
-		(Signature)		
Name				
		(Print)		
Title				
		(Print)		

			, 20
[Lende [Addre	er] ess of Le	ender]	
	Re:	MGA NoL Ex-Im Bank Transaction No. A	AP0 [Country]
Ladies	and Gei	ntlemen:	
amende MGA 1	under thed from	ne Master Guarantee Agreement time to time (the "MGA") betwee -L, for the Transaction described	States ("Ex-Im Bank") hereby approves a Guarantee to be (Long Term Credits), dated as of, 20, as en [Lender] (the "Lender") and Ex-Im Bank and identified as d in your application dated, 20, on the basis
1.	Partic	ipants ¹	
	- Bo - Gu - Gu - Pu - Pu - Ex - Lo - Ar	orrower: orrower's Country: narantor: narantor's Country: rchaser: rchaser's Country: cporter(s): neal Cost Provider: neillary Services ovider:	
2.	Goods	and/or Services	
	- Su - U.	porter ² : pply Contract Ref. Number: S.\$ Value of Supply Contract: - U.S. Content: - Foreign Content - Net Contract Price oods and/or Services Provided:	US\$US\$US\$US\$

¹ Include references to Local Cost Provider and/or Ancillary Services Provider only if approved by Ex-Im Bank.

² If the Exporters are related entities but are legally distinct companies, then list each Exporter separately or reference the relevant Acquisition List. Please note that multiple Supply Contracts involving the same parties (i.e., the Exporter and Purchaser are identical in each) may be aggregated. Ex-Im Bank will not generally aggregate Supply Contracts involving affiliated Exporters (i.e., related, but legally distinct, companies).

	-	Ancillary Services Provider:	
	-	Supply Contract Ref. Number:	TICO
	-	U.S. \$ value of Supply Contract(s):U.S. Content:	
		- Foreign Content:	US\$
	-	Ancillary Services Provided:	
	[-	Local Cost Provider:	
		Local Cost Provider Supply	
		Contract Ref. Number(s):	TIGO
		U.S.\$ Value of Supply Contract(s): Local Cost Goods and	US\$
	-	Services Provided:	
3.	Ter	rms of Ex-Im Bank Guarantee	
	-	Financing Type:	Long Term Credit
	-	Types of Guarantee Risk	
	_	Coverage and Credit ³ : Amount of Principal Guaranteed:	IJS\$
		Reference Rate of Interest ⁴ :	US\$
	_	Guaranteed Interest Rate ⁵ :	
	-	Initial Eligibility Date:	
		Final Disbursement Date:	
		Guarantee Availability Date:	
	-	Required Operative Date:	
4.	Exp	oosure and Commitment Fees	
	_	Exposure Fee:	[US\$ per \$100][\$]
		Exposure Fee Amount:	[US\$ per \$100][\$] Financed Not Financed
	-	Exposure Fee Payment Method:	As Disbursed Up Front
	-	Commitment Fee: of 1% per	annum of the undisbursed principal amount of the Loan to
		, beginning with the l	and payable semiannually on each and Interest Payment Date occurring on, 206
5.	Am	ounts (total of all Supply Contract	
3 Salaa	+ +h	annonviota Cuarantaa aatagawa Campral	hensive Guarantee of a Buyer Credit or Political Risk Guarantee of
a Buve	r Cred	it. If the Lender wishes to request a Com	prehensive Guarantee for Foreign Currency, then the Lender must
sign an	MGA		mit a Form of Request for Ex-Im Bank Approval in the form of
⁴ If Exrelevar	-Im Ba it Refe	ank approves an alternative Reference Reference Rates.	ate(s) to be used under an Interest Rate Switch, specify all of the
⁵ If an	Intere	st Rate Switch is contemplated, specify a	all of the relevant interest rates.
relevar	t Cred	lit, and is due and payable beginning on t	cty (60) days after the date on which Ex-Im Bank authorizes the the first commitment fee payment date to occur at least forty-five to but that
(43) ua	ys me	reafter, even if the Credit is not operativ	to by that date.

	-	U.S. Content:	US\$
		[- Ancillary Services:	US\$]
		[- Special Ancillary Services:	
	-	Foreign Content:	US\$
	-	Net Contract Price:	US\$
	-	Less, Cash Payment (%):	US\$
	[-	Local Cost Financed Portion:	US\$]
	-	Total Exposure Fee:	US\$
	-	Total Financed Amount:	US\$
6.	Te	erms of Loan to Borrower	
	-	Principal shall be repayable semian	nually in not more than () approximately and , beginning on ,
		equal installments on each	and, beginning on,
		20 (the "Repayment Dates").	
	-	Interest shall be payable semiannua	ally on each and, beginning
		, 20 (the "Interest"	
	-	Notes: [containing the joint and	d several guarantees of the Guarantors] ⁷
	[-	Restricted Legend Jurisdiction:	
	-	Documentation: Ex-Im Bank Cr	redit Agreement
7.	Sp	ecial Conditions	
	-	Progress Payments ⁹ :	Authorized with respect to Goods prior to delivery in an amount not to exceed 60% of the Net Contract Price of such Goods. Not authorized or not applicable.
	[-	If the Lender wishes to use a Refere Reference Rate must be included as	nce Rate other than LIBOR (as defined in the MGA), such
	[-	Other Conditions:	
	_		
Alain T			the terms and conditions of the MGA, as supplemented by (\underline{a})
uiis E	x-IIII	Dank Approval, (\underline{o}) in the case of a Po	litical Risk Guarantee, the MGA Political Risk Supplement;

The Guarantee shall be subject to all of the terms and conditions of the MGA, as supplemented by (a) this Ex-Im Bank Approval; (b) in the case of a Political Risk Guarantee, the MGA Political Risk Supplement; and (c) in the case of a Transaction involving Foreign Currency Credit(s), the MGA Foreign Currency Supplement, in each case, between the Lender and Ex-Im Bank. Unless otherwise provided herein, the defined terms used in this Ex-Im Bank Approval shall have the respective meanings specified in the MGA.

⁷ If more than one Guarantor, indicate whether the guarantees are joint and several, several or otherwise. Unless otherwise indicated in the Board memo, Ex-Im Bank typically requires joint and several guarantees.

⁸ Currently, Restricted Legend Jurisdictions apply only to **private**-sector transactions in the United Mexican States and the Bolivarian Republic of Venezuela. For sovereign transactions in these jurisdictions, delete this line entirely.

 $^{^9}$ Ex-Im Bank will guarantee up to 85% of each progress payment. Progress payments in excess of 60% of the Net Contract Price of Goods may be acceptable if Ex-Im Bank so authorizes.

Responsible Division:	Division (Telep	phone: (1-202) 565	; Facsimile: (1-202	2) 565)
	EXPORT-IMPO	RT BANK OF THE U	NITED STATES	
	Ву	(Signature)		
		(Print)		
		(Print)		
AGREED TO THIS DAY (OF, 20			
[LENDER]				
By(Signature	e)			
Name (Print)				
Title(Print)				

GUARANTEE

Bank") for a principal amount not to exce Interest Rate, as provided in the Mas , 20, as amended from tin Im Bank and identified as MGA No	eed US\$ ster Gua me to tinL, an ons were	ed by the Export-Import Bank of the United States ("Ex-Implus interest thereon at the Guaranteed rantee Agreement (Long Term Credits), dated as of the (the "MGA") between [Lender] (the "Lender") and Exda said guarantee is expressly made subject to all of the expressly set forth herein. Capitalized terms used herein ified in the MGA.
1	EXPOR'	Γ-IMPORT BANK OF THE UNITED STATES
1	Ву	(Signature)
1	Name _	(Print)
	Title _	(Print)
Ex-Im Bank Transaction No. AP0 Note No	[Cou	intry]

GUARANTEE

note,	dated	issued by [Borrow	tates ("Ex-Im Bank") hereby certifies that the promissory rer] to the order of [Lender] in the amount of US\$, is guaranteed by Ex-Im Bank for a
provid amend MGA provis	pal amount not to exceed in the Master Gulled from time to time NoL, and said	eed US\$arantee Agreement (I (the "MGA") between guarantee is expressly et forth herein. Capita	plus interest thereon at the Guaranteed Interest Rate, as cong Term Credits), dated as of, 20, as [Lender] (the "Lender") and Ex-Im Bank and identified as made subject to all of the provisions therein as if all of said lized terms used herein and not otherwise defined have the
		EXPOR	T-IMPORT BANK OF THE UNITED STATES
		Ву	(Signature)
		Name	(Print)
		Title	(Print)
	Bank Transaction N	o. AP0 [Co	untry]

	[Letterhead of Lender]
	, 20¹
Export-Import 811 Vermont A Washington, D	
Attention: Vio	ce President - Credit Review and Operations Division
Re:	Master Guarantee NoL Ex-Im Bank Transaction No. AP0 [Country] [Borrower] ("Borrower")
Ladies and Ge	ntlemen:
Credits), dated "Lender") and Guarantee No. either that on Legend on suc a Guaranteed 1	ordance with the terms and conditions of the Master Guarantee Agreement (Long Term as of, 20, as amended from time to time (the "MGA") between [Lender] (the the Export-Import Bank of the United States ("Ex-Im Bank") and identified as MasterL, with respect to each promissory note ("Note") that is listed below, we hereby request or prior to (the "Legend Certification Date") (a) you endorse the Guarantee h Note or (b) if the issuer of such Note is located in a Restricted Legend Jurisdiction, you issue Note Certificate with respect to such Note (except if it is a Serial Note) or the Note Series of the is a part, as applicable; in each case (i) in order to evidence either [check one]:
E	x-Im Bank's Comprehensive Guarantee; or
	The Lender and Ex-Im Bank have entered into an MGA Political Risk Supplement, Ex-Im Bank's Political Risk Guarantee
•	be each such Note; and (\underline{ii}) subject to our delivery to you of each such Note at least two (2) a prior to the Legend Certification Date.
pursuant to the Transaction N	certify that each Note fully evidences the Disbursement or Disbursements set forth below, made terms and conditions of the MGA, the Ex-Im Bank Approval with respect to Ex-Im Bank o. APO and the respective Guarantee Certificates issued thereunder with respect Certificates are enclosed herewith.] ³
¹ This date must paragraph of thi	t be at least ten (10) Business Days prior to the Legend Certification Date referred to in the first s Request.
² Use bracketed	language only if the Request for Guarantee is submitted in connection with the substitution of a

² Use bracketed language only if the Request for Guarantee is submitted in connection with the substitution of a Guarantee Legend for previously issued Guarantee Certificates (including any exercise of the Switch Option with respect to original Notes that do not bear a Guarantee Legend or have attached a Guaranteed Note Certificate).

³ Do not submit Guarantee Certificates if further Disbursements will take place under such Certificate (e.g., where a Certificate Approving Letter of Credit covers Disbursements under more than one Note).

<u>Date</u>	Principal Amount	No.	<u>Date</u>	Principal Amount	Guarantee <u>Certificate No.</u>	Purchase ⁴
	(cor	mplete with re	spect to each Not	e enclosed wi	th the Request)]	
⁵ [issuance o	We hereby no of replacement	tify you of th Note[s] descri	e mutilation, los bed below:	s, theft or des	struction of the origin	nal Note[s] and
	Original	Note[s]	Replac	cement Note[s]	
	[list by and amo	date, number ount]		orresponding or er and amount		
			exercise of the Sollowing Note[s]		with respect to the fol	lowing Note[s],
	Note[s]		Replac	cement Note[s	1	
	[list by and amo	date, number ount]		orresponding or er and amount		
	y certify that we above left co		viously exercised	d the Switch C	Option with respect to	the Note(s)
	apitalized term the MGA.	s used herein	and not otherwise	e defined here	in shall have the mean	nings assigned
			[LENI	DER]		
			By			
					(Signature)	
			Name		(Print)	
			Title		(Print)	
[(romissory Note Guarantee Certi	ificates] ⁷			. ,	
'Identify i	f the Disbursem	ent is with respe	ect to Goods and So	ervices or Loca	l Cost Goods and Service	ces.

Disbursement(s)

Note(s)

⁵ Use bracketed language in connection with a request for a Guarantee Legend or Guarantee Note Certificate on replacement Note(s) issued in connection with the mutilation, loss, theft or destruction of the original Note(s).

 $^{^{6}}$ Use bracketed language in connection with a Switch Option with respect to an original Note(s) that bears a Guarantee Legend or attaches a Guaranteed Note Certificate.



ASSIGNMENT¹

This	Assignme	ent is made pursuant to the terms of Section 8.03(a) of the Master Guarantee Agreement
(Long Term C	Credits), d	lated as of, 20, as amended from time to time (the "MGA") between
[Lender] (the	"Lender"	') and the Export-Import Bank of the United States ("Ex-Im Bank") and identified as
		with respect to the Transaction covered by the Ex-Im Bank Approval dated
		nd identified as Ex-Im Bank Transaction No. AP0
Agreement d	, 20u ated as of	f, 20 (the "Credit Agreement"), among the Borrower referred to
helow Iname	any other	r parties to Credit Agreement,] [Ex-Im Bank] and the Lender]. Capitalized terms used
		se defined herein shall have the meanings assigned thereto in the MGA.
nerem and ne	ot other wi	se defined herein shan have the meanings assigned thereto in the MOA.
Forv	alue recei	ved,² (the "Assignor") hereby assigns to Ex-Im Bank, without
recourse all	of its rest	pective rights, title, and interest in and to: (a) the promissory note (the "Note") of
		(the "Borrower") dated, $20_{\underline{}}$, in the principal amount of
US\$		(b) the Credit Agreement, pursuant to which the Note was issued; and [(c) any and all
Security].	,	(\underline{o}) the create regreement, pursuant to which the rede was issued, and (\underline{v}) any and an
security].		
We h	ereby cer	tify that:
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	.0100) 001	
1.	Witho	ut Ex-Im Bank's prior written consent, we have not:
	(a)	agreed to any material amendment of the Note or Credit Agreement or to any
mate	\ /	tion from the provisions thereof; or
		,
	(b)	accelerated the maturities of the Note.
	· /	
2.	We ha	ve [check one]:
		no Security for payment of the Note other than the guarantee of Ex-Im Bank; or
		Security for payment of the Note in addition to the guarantee of Ex-Im Bank as
		follows: [Describe type and extent of security.]
		to the Assignor: If the Assignor is a Noteholder or a Lender who has not assigned or
	•	st in the Note and related documentation, then it must include the following
representation	n.]	

¹ Eliminate references to "Security" if none has been obtained.

² If, at the time of demand on Ex-Im Bank, the Lender is the only Noteholder, only one assignment needs to be executed and delivered with respect to all the Notes and the Credit Agreement. If, in addition to the Lender, there are other Noteholders, each Noteholder including the Lender needs to execute and deliver an assignment substantially in the form of Annex E. If the Lender is no longer a Noteholder, the Lender still needs to execute and deliver an assignment with respect to any residual rights that the Lender may have in the Credit Agreement, the Notes, and any Security.

3. We, the [Lender]/[Noteholder], have not assigned or otherwise transferred any interest in the Note, Credit Agreement and [Security] and hold all right, title and interest in the Note, Credit Agreement and [Security];

OR

[Instructions to the Assignor: If the Lender has assigned or transferred any interest in the Note and related documentation, it must include the following representation.]

3. We, the Lender, have assigned or otherwise transferred all or part of our interest in the Note, Credit Agreement and [Security] to one or more Noteholders and we, together with the Noteholders executing the Assignments attached hereto, hold all right, title and interest in the Note, Credit Agreement and [Security].

The Assignor acknowledges and agrees that this Assignment is subject to the terms of the MGA, including, without limitation, the following:

- 1. In the event the Assignor receives any payment under or related to the Note, the Credit Agreement, or any Security from a party other than Ex-Im Bank (a "Non-Ex-Im Bank Payment"):
 - (a) after the date of demand for payment on Ex-Im Bank pursuant to the MGA but prior to the date of Ex-Im Bank's first payment under the MGA, the Assignor shall promptly but in no event later than five (5) Business Days after receipt notify Ex-Im Bank of the date and the amount of such Non-Ex-Im Bank Payment and shall apply such payment in accordance with the "Application of Payments" provision in the Credit Agreement; and
 - (b) after Ex-Im Bank's first payment under the MGA, the Assignor shall forward promptly to Ex-Im Bank such Non-Ex-Im Bank Payment.
- 2. If, in the reasonable judgment of Ex-Im Bank, in order for this Assignment to be valid and enforceable in the Borrower's Country, this Assignment must be sealed, consularized or authenticated in some similar manner for a period of three (3) years following the date hereof, the Assignor shall cooperate with Ex-Im Bank to the greatest extent practicable in completing such authentication procedures.

³[All payments under any Payment Certificate issued in connection with this Assignment should be made to our account [Designation of Account in the United States] at [Name of Commercial Bank], and all communications should be addressed to us as follows:

Address:			
Attention: Fax: Telephone:			
Telephone: Telex:]

The Person who is executing this Assignment on behalf of the Lender hereby represents and warrants to Ex-Im Bank that he/she is duly authorized to do so.

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³ This paragraph to be added only if the Installment Payment Method is applicable with respect to the assigned Note.

IN WITNESS WHE		is instrument to be executed and delivered
_ ••• • • • • • • • • • • • • • • • • •		
	[ASSIGNOR	.]
	Ву:	(6:
		(Signature)
	Name:	(Print)
	Title:	
	1 tue.	(Print)

PAYMENT CERTIFICATE

				No.
				No, 20
TO:	_	E OF NOTEHOLDER] ESS OF NOTEHOLDER]		
Ex-Im	Bank of	port-Import Bank of the United States ("E("Assignment") by all of the Noteholder's right, title and in , dated, 20	("Noteholder terest in and to, inter alia,	"), without recourse, to the promissory note of
paymer (Long T [Lender Transac Transac	nt of whi Ferm Cre r] (the " ction cov ction No	ch is guaranteed by Ex-Im Bank pursuanted by Ex-Im Bank pursuanted by Ex-Im Bank pursuanted by the Ex-Im Bank and idented by the Ex-Im Bank Approval, dated and APO [Country]. Capitalized bed in the MGA.	t to the terms of the Masters amended from time to time tiffied as MGA No	Guarantee Agreement (the "MGA") between -L with respect to the entified as Ex-Im Bank
the pay of this I equal to each Pa days ela on, but and end would of the nex	red assignment dat Payment of <u>linsert</u> of linsert of lin	as otherwise provided below, Ex-Im Bank ("Certificate Holder") the principal ames ("Payment Dates") and in the amounts Certificate shall bear interest for each Interguaranteed Interest Rate (as defined in the Date and shall be calculated on the basis of the term "Interest Period" means a period: ding, the next succeeding Payment Date; but not including, the next succeeding Payment Date; be end on a day that is not a Business Day, ding Business Day. The term "Business I ork is open for business.	set forth below. The outstar rest Period (hereinafter define MGA)]. Such interest sharef a year of 360 days and for (i) beginning on and (ii) thereafter, beginning ayment Date; provided, that such Interest Period shall of	icate in installments on ading principal balance ned) at a rate per annum all be paid in arrears on or the actual number of and ending on each Payment Date if any Interest Period and on, but not include,
	1.	Face Amount of the Note:	US\$	_
	2.	Total Principal Amount Outstanding under the Note on [date of Certificate]:	US\$	_

¹ The date inserted should be the date on which the default occurred that is the basis of the Lender's demand on Ex-Im Bank.

3.	Schedule of Payments:	
	Payment Date	Principal Amount
		US\$
is authorized to mailed to the action of the date of Bank's registry The Conotice of the trabooks of Ex-Irr Office of the Transport of the Tr	o accept deposits. All condiders of such Certificate the issuance hereof, the and books shall be the according to the instead of this Payment Central Expands and including the Record and including the Record and receives notice of a Bank may deem and treat oks of Ex-Im Bank as the nership or other writing heal and interest due hereon the contrary that does not	Idder shall be located at a banking institution in the United States that mmunications from Ex-Im Bank to the Certificate Holder shall be Holder as such address shall appear on Ex-Im Bank's registry books account and the address of the Certificate Holder recorded on Ex-Im and address, respectively, specified in the Assignment. In Holder's attorney-in-fact duly authorized in writing) shall provide the trificate to Ex-Im Bank in order to record such transfer on the registry ax-Im Bank required hereunder shall be sent to the attention of the Im Bank's offices at 811 Vermont Avenue, N.W., Washington, D.C. It to record any transfer of this Payment Certificate that occurs during the Date for any Payment Date to and including such Payment Date transfer of this Payment Certificate in accordance with the terms the person in whose name this Payment Certificate (notwithstanding any ereon) for the purpose of receiving payment of or on account of the and for all other purposes, and Ex-Im Bank shall not be affected by comply with the terms hereof. The Holder's registry books are particularly because the conditions and the payment of the payment of the and for all other purposes, and Ex-Im Bank shall not be affected by comply with the terms hereof.
		EXPORT-IMPORT BANK OF THE UNITED STATES
		By: (Signature)
		Name:
		(Print)

Title:	
	(Print)