### [**Two** originals to be provided to Ex-Im Bank]

To: Export-Import Bank of the United States

811 Vermont Avenue, N.W. Washington, D.C. 20571

Attention: Vice President - United States Division

### LOAN AUTHORIZATION NOTICE

We hereby notify the Export-Import Bank of the United States ("Ex-Im Bank") that, pursuant to the delegated authority granted by Ex-Im Bank to the undersigned institution (the "Lender") under the Delegated Authority Letter Agreement referred to below between Lender and Ex-Im Bank, we have issued an Ex-Im Bank Guarantee under the Master Guarantee Agreement between Ex-Im Bank and Lender, of the Loan Facility identified below from Lender to Borrower identified below. The Loan Facility is subject to the specific terms and conditions set forth below. Unless otherwise defined, the capitalized terms used herein shall have the meanings set forth in the Master Guarantee Agreement.

Delegated Au	ority Letter Agreement Number:DA - 05
Master Guara	ee Agreement Number:MGA - 05
Borrower Ag	ment Date:
Effective Dat	f this Loan Facility:
Location of I	n Documents:
	assisted by a city/state export agency, please provide the namperson, and telephone number.
	Name:

				Address:
				Attention: Telephone:
2.	A. and te			ame and Address: The full name, address, contact person, telephone of Borrower are as follows:
				Name: Address:
				Attention: Telephone: Telecopier:
	B.		rower a Yes	Small Business as stipulated by SBA guidelines?No
	C.	Additi	onality:	Please select appropriate answer(s).
			(1.)	Borrower meets all small business criteria:  (i) Maximum Amount is \$2 million or less;  (ii) Borrower qualifies as Small Business under SBA Guidelines;  (iii) Borrower employs 100 people or fewer; and  (iv) Borrower's annual revenues do not exceed \$10 million.
			(2.)	Repayment risk associated with foreign sale.
			(3.)	Borrower's creditworthiness requires Guarantee.
			(4.)	Lender's internal lending limits reached.
			(5.)	Lender's statutory lending limits reached.
			(6.)	Other (please specify)
			(7.)	Lender has adequately addressed each of the requirements o "Additionality" as set forth in the Working Capital Guaranty Manual in its internal credit memorandum

3. <u>Guarantor's Name and Address</u>: Are there Guarantors for the Loan Facility?

		Yes
		No If no, attach waiver letter from Ex-Im Bank and/or ownership breakdown.
	The fu	all name, address, telephone and telefax numbers of each Guarantor are as follows:
		Name: Address:
		Attention: Telephone: Telecopier:
4.	The It	ems to be financed:
	A.	(1.) The Items: (Complete description of goods and services to be exported, e.g. machine tools, electronic components, logs, etc.)
		SIC Code(s)/NAIC No(s)
		(2.) Will Indirect Exports be included in the Export-Related Borrowing Base?
		Yes. If yes, please indicate which Items above will include Indirect Exports and affirm:
		Funds available under the Export-Related Borrowing Base derived from Indirect Exports shall at all times constitute no more than 10% of the Maximum Amount of this Loan Facility in accordance with the standard stated in Section 4.15 of the Master Guarantee Agreement; or
		Funds available under the Export-Related Borrowing Base derived from Indirect Exports might constitute more than 10% of the Maximum Amount of this Loan Facility. Lender has obtained Ex-Im Bank's prior written consent to exceed 10% of the Maximum Amount. Attached is a copy of Ex-Im Bank's written consent.
		No.
		(3.) Have you obtained an Economic Impact Certification from the Borrower covering all Items listed in 4.A.(1) in accordance with Section 4.09 of the MGA?

	Yes
	No
B.	Are Commercial Letters of Credit or Standby Letters of Credit (other than Warranty Letters of Credit) to be issued under this Loan Facility?
	Yes If yes, approximately what percentage of the Loan Facility will be utilized for Commercial Letters of Credit or Standby Letters of Credit?%  No
C.	Are Warranty Letters of Credit expected to be issued under this Loan Facility?
	Yes Lender has obtained Ex-Im Bank's prior written consent for issuance of such Warranty Letters of Credit. Attached is a copy of Ex-Im Bank's written consent.
	No
D.	Are Retainage Accounts Receivable to be included in the Export-Related Borrowing Base?
	Yes Lender has obtained Ex-Im Bank's prior written consent for inclusion of each such Retainage Accounts Receivable. Attached is a copy of Ex-Im Bank's written consent.
	No
Maxir	num Amount, Advance Rates, Loan Facility Terms:
A.	Maximum Amount: \$
B.	Advance Rates by Categories of Primary Collateral:
	(1.) Inventory: The Advance Rate (to be multiplied by the Export-Related Inventory Value or Export-Related Historical Inventory Value) for Collateral categorized as Eligible Export-Related Inventory shall be:
	percent (%)

(2.)	Accounts Receivable: The Advance Rate (to be multiplied by the Export-Related Accounts Receivable Value) for Collateral categorized as Eligible Export-Related Accounts Receivable shall be:
	percent (%)
(3.)	Retainage Accounts Receivable: The Advance Rate (to be multiplied by the Retainage Value) for Collateral categorized as Retainage Accounts Receivable shall be:
	percent (%)
(4.)	Other Assets (as described in Section 6.A. below): The Advance Rate (to be multiplied by the Other Assets Value) for Collateral categorized as Other Assets shall be:
	percent (%)
(5.)	Overseas Accounts Receivable: The Advance Rate (to be multiplied by the Export-Related Overseas Accounts Receivable Value) for Collateral categorized as Eligible Export-Related Overseas Accounts Receivable shall be:
	percent (%)
(6.)	Overseas Inventory: The Advance Rate (multiplied by the Export-Related Overseas Inventory Value) for Collateral categorized as Eligible Export-Related Overseas Inventory shall be:
	percent (%)
Type	of Loan Facility and Exports supported:
(1.)	Type of Loan Facility:
	The Loan Facility is a Revolving Loan Facility (other than a Transaction Specific Revolving Loan Facility). (Complete subsections (2.), (3.) and (5.), and, if applicable, (6.) below.)
	The Loan Facility is a Transaction Specific Revolving Loan Facility. (Complete subsections (3.), (4.), and (5.), and, if applicable, (6.) below.)
	The Loan Facility is a Transaction Specific Loan Facility. (Complete subsections (3.), (4.), and (5.), and, if applicable, (6.) below.)

C.

	the Items will be exp Country of Export: Country of Export: Country of Export:	
(3.)	, ,	ort Sales each year to be supported by this Loan
(4.)		ecific Revolving Loan Facility or a Transaction y, identify the Specific Export Order(s):
	Country of Export: Contract Price: Contract Number: Contract Date:	\$
	Parties:	
(5.)	Lender shall conduct	field examinations:
	At least every six (6) the Effective Date of	months starting on the date six (6) months following the Loan Facility.
	than six (6) months f semi-annual field exa	months starting (specify date no later following the Effective Date of the Loan Facility; amination schedule must include Borrower's fiscal red financial statements will substitute for one field by).
(6.)		vith a Loan Facility Term greater than one (1) year, Ex-Im Bank an annual review:
	On each Loan Facilit	y Anniversary Date or
		(specify date no later than the first ility Anniversary Date).
Security Inter	ests:	
agrees to obta	in and maintain the fo	ions D, E and F below in this Section 6, Lender llowing valid, enforceable and perfected security and the proceeds thereof:

For a Revolving Loan Facility, identify the top three countries to which

A. First priority in the following (check all that apply):

(2.)

	All Inventory.
	All Export-Related Inventory.
	All Export-Related Overseas Inventory.
	All Export-Related Inventory relating to Specific Export Order(s).
	All Export-Related Overseas Inventory relating to Specific Export Order(s).
	All Accounts Receivable.
	All Export-Related Accounts Receivable.
	All Export-Related Overseas Accounts Receivable.
	All Export-Related Accounts Receivable relating to Specific Export Order(s).
	All Export-Related Overseas Accounts Receivable relating to Specific Export Order(s).
	All General Intangibles.
	All Export-Related General Intangibles.
	All Other Assets. Please specify:
	All Other Collateral. Please specify:
	ndary Collateral: Any other assets of Borrower in which Lender is receiving to secure any other financial accommodations provided by Lender to such ower.
Please	e specify:

B.

C.	Guarantor Collateral: Any assets of a Guarantor or a third party in which Lender is granted a Lien to secure any financial accommodations provided by Lender to Borrower.
	Please specify:
D.	Permitted Liens:
E.	The Liens of Lender on the Secondary Collateral shall be a first priority Lien except for the following Liens:
F.	The Liens of Lender on the Guarantor Collateral shall be a first priority Lien except for the following Liens:
G.	Are you separately collateralizing the Unguaranteed Portion10% portion of this Loan Facility?
	No Yes If yes, please specify separate collateral
marke	Lender cannot collateralize its retained 10% risk with cash, cash equivalents or table securities from Borrower, any Guarantor, or any of Borrower's Affiliates (as d in Section 5(b) of the Delegated Authority Letter Agreement) or any third party ntors.
Terms	of Sale:
but in	rms of sale for the Items under this Loan Facility shall be typical for the industry no event shall allow for payment more than 180 days following the original invoice The terms may include the following:
	Confirmed irrevocable letters of credit.
	Irrevocable letters of credit.
	Open account insured through Ex-Im Bank export credit insurance for comprehensive commercial and political risk.
	Open account insured through non Ex-Im Bank export credit insurance for comprehensive commercial and political risk.
	Cash payment received prior to shipment.

		Open account uninsured.
		Sight draft documents against payment (also known as "documentary collections").
		Other terms. [If checked, any such terms of sale must be fully described on an attached addendum in order for this Notice to be considered complete.]
8.	Intere	est Rate and Other Fees.
	A.	Lender's Interest Rate:
	B.	Other Fees:
9.		ty Fee: Lender will submit a completed and signed Schedule A together with the ty Fee amount determined in accordance with the applicable section of Schedule A:
	A.	within ten (10) Business Days of the Effective Date;
	В.	with respect to a Revolving Loan Facility (other than a Transaction Specific Revolving Loan Facility), within ten (10) Business Days of the first and second anniversaries of the Effective Date, as applicable; and/or
	C.	within ten (10) Business Days of the Effective Date of an Extension of the Final Disbursement Date (such Extensions not to exceed one-hundred-twenty (120) days in the aggregate), as applicable. <b>Please note that Ex-Im Bank considers a Renewal to be a new Loan Facility rather than an Extension</b> .
10.	<u>Final</u>	Disbursement Date:,
11.		cial Reporting Requirements: Borrower and each Guarantor shall deliver to Lender llowing financial statements:
	A.	Year End Financial Statements. Within one hundred and twenty (120) days of Borrower's and each Guarantor's (other than individual Guarantor) fiscal year end or if such Person is required to submit a Form 10-K at the time of filing of such Form 10-K, the income statement, balance sheet and statement of cash flow as of such fiscal year-end including in each case all footnotes and other disclosures, which financial statements have been (check one):

		certified without qualification by an independent accounting firm acceptable to Lender (the "Accountants") (For Loan Facilities with a Maximum Amount of \$5,000,000 or more)
		reviewed by the Accountants (For Loan Facilities with a Maximum Amount of \$2,000,000 or more but less than \$5,000,000)
		compiled by the Accountants (For Loan Facilities with a Maximum Amount of \$1,000,000 or more but less than \$2,000,000)
		internally prepared by management of such Person in accordance with GAAP, certified as fairly presenting the financial condition of such Person as of the date thereof by an authorized officer of such Person (For Loan Facilities with a Maximum Amount of less than \$1,000,000)
В.	Quarterly Financial Statements. Within 45 days of Borrower's and each Guarantor's (other than an individual Guarantor) fiscal quarter end or if such Person is required to submit a Form 10-Q at the time of filing of such Form 10-Q, the income statement, balance sheet and statement of cash flow as of the end of such fiscal quarter which have been internally prepared by management of such Person in accordance with GAAP, and certified as fairly presenting the financial condition of such Person as of the date thereof by an authorized officer of such Person.	
C.		arantors Financial Statements: Once each year, a personal financial bank form or such other form generally accepted by Lender.
	-	chedule: (See Country Limitation Schedule dated, h may be updated from time to time)

delivered as of this	day of	·
Name of Lender:		
By:		
	(Signature)	
Name:		
	(Print or Type)	
Title:		
	(Print or Type)	
Address:		Telephone:
		Telefax:
Receipt acknowledged	by:	
EXPORT-IMPORT BANK	OF THE UNITED STATES	
By:		
(Signature)		
Name: Pamela S. Bow	ers	
Title: Vice Presiden	t, Business Credit Division	
Date:		
		erred to in this Loan Authorization Notice as
Guaranteed Loan Facil	ity No	·

### Reminders:

- 1) Did you include the completed application, signed by Borrower and Lender?
- 2) Did you include the \$100 Application Fee?
- 3) Did you include the appropriate Facility Fee and the Facility Fee Schedule?
- 4) Did you complete the Loan Authorization Notice and submit two executed originals?
- 5) Have you attached copies of waivers approved by Ex-Im Bank?
- 6) Have you delivered the Country Limitation Schedule to Borrower?

If you need assistance in completing this document, please do not hesitate to contact the Business Credit Division directly at 202/565-3780.

### **Schedule A to the Loan Authorization Notice**

# **Facility Fee Schedule**

Lende	er:	Guaranteed Loan Number:
Borro	wer(s):	
I.	Loan	Facility Type (Check one.)
		Revolving Loan Facility (other than Transaction Specific Revolving Loan Facility) (Loan Facility Type "R" for use in Table 1)
		Transaction Specific Loan Facility (Loan Facility Type "TS" for use in Table 1)
		Transaction Specific Revolving Loan Facility (Loan Facility Type "TSR" for use in Table 1)
II.	Loan A.	Facility Fee Term, and Portion of Term for which the Facility Fee is due:  Number of months (total) in the term of the Loan Facility:
	B.	Number of months for which Facility Fee is due: (Based on Table 1 below)

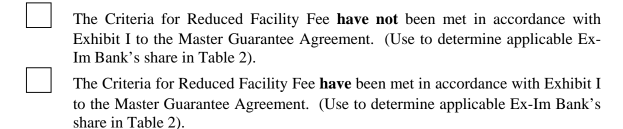
### Table 1

Table 1							
LOAN FACILITY TYPE	If a select of	NUMBER OF MONTHS FOR WHICH FACILITY FEE IS DUE WITHIN 10 BUSINESS DAYS OF:					
	If number of months in Part A is:	Effective Date	1st anniversary of Effective Date	2nd anniversary of Effective Date			
R Up to 12 months		Number of months set forth in Part II.A. above (minimum 6)	N/A	N/A			
	More than 12 months, up to and including 24 months	12	Number of months set forth in Part II.A. less 12	N/A			
	More than 24 months, up to and including 36 months	12	12	Number of months set forth in Part II.A. less 24			
T, TSR	Any number of months	Number of months set forth in Part II.A. above (minimum 6)	N/A	N/A			

Late fees accrue at the rate of Fifty Dollars (\$50.00) per day for each calendar day that the Facility Fee remains unpaid after the tenth (10<sup>th</sup>) Business Day following the Effective Date, each Loan Facility Anniversary Date, or the effective date of each

Extension or amendment to the Loan Authorization Notice increasing the Maximum Amount, as applicable, up to the sixtieth  $(60^{th})$  calendar day after such date.

### III. Annual Facility Fee Percentage (check one):



**Note:** For Revolving Loan Facilities (other than Transaction Specific Revolving Loan Facilities) with terms in excess of twelve (12) months, the Criteria for the Reduced Facility Fee must have been met **for each year or portion thereof** for which Lender remits the Reduced Facility Fee.

Table 2

LOAN FACILITY TERM	MAXIMUM AMOUNT	STANDARD I	FACILITY FEE	E (1.5%)	REDUCED FACILITY FEE (1.0%)		
		Facility Fee	Ex-Im's Share	Lender Retains	Facility Fee	Ex-Im's Share	Lender Retains
Up to 6 months	First \$2,000,000	75 bp	25 bp 50 bp		50 bp	25 bp	25 bp
	Portion over \$2,000,000	75 bp	37.5 bp	37.5 bp	50 bp	25 bp	25 bp
More than 6 up to 12							
months	First \$2,000,000	150 bp pa	25 bp	125 bp pa	100 bp pa	25 bp	75 bp pa
	Portion over \$2,000,000	150 bp pa	75 bp pa	75 bp pa	100 bp pa	50 bp pa	50 bp pa
More than 12 months	First \$2,000,000	150 bp pa	25 bp pa	125 bp pa	100 bp pa	25 bp pa	75 bp pa
	Portion over \$2,000,000	150 bp pa	75 bp pa	75 bp pa	100 bp pa	50 bp pa	50 bp pa
						bp = basis pa = per a	-

# IV.A. Facility Fee Calculations following the Effective Date and each Loan Facility Anniversary Date:

Show Facility Fee calculation in Table 3 below:

Table 3

B.

Table 3							
Portion of Maximum Amount		X	Applicable "Ex- Im's Share" from Table 2	Pro-rate Facility Fee if/as applicable:			
				X	Number of months for which Facility Fee is due (based on Table 1)	divided by 12 =	Amount of Facility Fee to remit to Ex-Im Bank
Loan Facility To months:	erm up to 6						
First \$2,000,000 =	\$	X	bp		FLAT FEE		= \$
Portion over \$2,000,000 =	\$	X	bp		FLAT FEE		= \$
Loan Facility To	erm more than						
6 up to 12 montl	ns:						
First \$2,000,000 =	\$	X	bp		FLAT FEE		= \$
Portion over \$2,000,000 =	\$	X	bp (pa)	X		/ 12	= \$
Loan Facility Term more than 12 months:							
First \$2,000,000 =	\$	X	bp (pa)	X		/ 12	= \$
Portion over \$2,000,000 =	\$	X	bp (pa)	X		/ 12	= \$
Lender shall pay this Facility Fee to Ex-Im Bank within ten (10) Business Days of the [Effective Date] [1 <sup>st</sup> anniversary of Effective Date] = \$							
Lender shall pay to Ex-Im Bank any <b>late fees</b> which accrue at the rate of Fifty Dollars (\$50.00) per day for each calendar day that the Facility Fee remains unpaid after the tenth							
(10 <sup>th</sup> ) Business Day following the Effective Date, and each Loan Facility Anniversary Date, as applicable, up to the sixtieth (60 <sup>th</sup> ) calendar day after such date.							
	Total (Facility Fee + any applicable late fees) = \$					= \$	

# Facility Fee Calculations for an Extension: As of the date of this requested Extension, the Criteria for Reduced Facility Fee have not been met in accordance with Exhibit I to the Master Guarantee Agreement. (Use to determine applicable Ex-Im Bank's share in Table 2). As of the date of this requested Extension, the Criteria for Reduced Facility Fee have been met in accordance with Exhibit I to the Master Guarantee Agreement. (Use to determine applicable Ex-Im Bank's share in Table 2).

## Show Facility Fee calculation in Table 4 below:

Table 4

Portion of Maximum Amount		Applicable "Ev		Pro-rate Facility Fee if/as applicable:			
		X	Applicable "Ex- Im's Share" from Table 2	X	Number of days for which Facility Fee is due (based on Table 1)	divided by 360 =	Amount of Facility Fee to remit to Ex-Im Bank
Loan Facility To Extension up to							
First \$2,000,000 =							NOT APPLICABLE
Portion over \$2,000,000 =					NOT APPLICABLE		
Loan Facility To Extension more 6 up to 12 mont	than						
First \$2,000,000 =							NOT APPLICABLE
Portion over \$2,000,000 =	\$	X	bp (pa)	X		/ 360	= \$
Loan Facility To Extension more 12 months:	erm <u>plus</u> than						
First \$2,000,000 =	\$	X	bp (pa)	X		/ 360	=\$
Portion over \$2,000,000 =	\$	X	bp (pa)	X		/ 360	= \$
Lender shall pay this Facility Fee to Ex-Im Bank within ten (10) Business Days of the Extension. = \$							
(\$50.00) per da	Lender shall pay to Ex-Im Bank any <b>late fees</b> which accrue at the rate of Fifty Dollars (\$50.00) per day for each calendar day that the Facility Fee remains unpaid after the tenth (10 <sup>th</sup> ) Business Day following the Extension, up to the sixtieth (60 <sup>th</sup> ) calendar day after such date.						
	Total (Facility Fee + any applicable late fees) = \$						

# C. Facility Fee Calculations for an Increase in the Maximum Amount:

For increases in the Maximum Amount, the Facility Fee shall be calculated in accordance with Section 3.01(a)(iv) of the Master Guarantee Agreement. Ex-Im Bank's portion of such Facility Fee shall be between 25 and 75 basis points based on the amount of the increase to the Maximum Amount.

day of	ender has caused this instrument to be executed this
	Receipt acknowledged by:
Name of Lender:	EXPORT-IMPORT BANK OF THE UNITED STATES
By:(Signature)	By:(Signature)
Name: (Print or Type)	Name:(Print or Type)
Title:(Print or Type)	Title:(Print or Type)
Address:	Washington, D.C. 20571
Telephone:	Telephone: (202) 565-3780
Telefax:	Telefax: (202) 565-3793