PRODUCT RENTAL AGREEMENT

AN AGREEMENT made on between Fujitrek Sdn Bhd (Company No. 1475526-A), a company incorporated in Malaysia and laving its business address at L2-10, Wisna BUB, 11, Lebuh Bandar Utama, Bandar Utama, 47800 Petaling Jaya, Selanger (hereinaiter referred to as "Company") of the one part and the party whose name and particulars are described in Section A of the Sales Order Form annexed hereto. (Hereinaiter referred to as the one part and the party whose "Customer") of the other party

WHEREAS The Company agrees to install and rent to the Customer the Product as specified in Section E(i) of the Sales Order Form hereof at the Installation Address specified in Section A of the Sales Order Form (the "Site") subject to the terms and upon the conditions hereinafter set out. NOW IT IS HEREBY AGREED AS FOLLOWS:

DEFINITIONS

1.1 Unless there be something in the subject or context inconsistent therewith, the following terms in this Agreement, the Schedules and the Annexures

"Anti-Corruption Laws"	Means collectively, the Malaysian Anti-Corruption Commission Act 2009, Malaysian Anti-Money Laundering, Anti Terrorism Financing and Proceeds of Unlawful Activities 2001, and any other applicable anti-bribery, anticorruption and anti-money laundering laws, regulations, guidelines, codes of practices or notices applicable in Malaysia.
"Company"	Means Fujitrek Sdn Bhd (Company No.1475526- A), a company incorporated in Malaysia and having its business address at L2-10, Wisma BU8, 11, Lebuh Bandar Utama, Bandar Utama, 47800 Petaling Jaya, Selangor.
"Customer"	Means the party whose name and particulars are described in Section A of the Sales Order Form.
"Date of Installation"	Means the date on which the Product is delivered and installed at the Site.
"Full Agreement Price"	Means the sum equivalent to the Rental Period multiply with the Rental.
"Installation Address"	Means the site where the Product is to be installed as specified in Section A of the Sales Order Form.
"Installation Items"	Means the following items and work provided by the Company for the installation of the Product: copper piping up to 10ft; incoming and outgoing wire of up to 10ft; PVC water pipe of up to 10ft; insulation pipe of up to 10ft; standar outdoor bracket; 13MP (pipic refrigerant top up to normal working pressure.
"Out of Scope Work"	Has the meaning ascribed to it in Clause 4.3 hereof.
"Personal Data"	Has the meaning ascribed to it in Clause 15.1 hereof.
"Product"	Means the product on rental to the Customer as stated in Section E(i) of the Sales Order Form.
"Rental Date"	The rental date shall commence on the 1 st day of the month following the Date of Installation and continue for a period as stated in Section E(ii) of the Sales Order Form.
"Rental Period"	Means the period as stated in Section E(ii) of the Sales Order Form.
"Rental"	Means the sum as specified in Section E(iii) of the Sales Order Form to be paid by the Customer to the Company as rental for the Product.
"Sales Order Form"	Means the Sales Order Form for the rental of the Product duly executed by the Customer as annexed hereto.
"Services"	Has the meaning ascribed to it in Clause 7.1 below.

1.2 In this Agreement, except where the context otherwise requires:

- (a) (b)
- words importing the singular only also include the plural and vice versa where the context requires; the headings and marginal notes of this Agreement shall not be deemed to be part thereof or be taken into consideration in the interpretation or construction thereof or of this Agreement; references to any agreement or contract are to that agreement or contract (as the case may be) as from time to time varied, amended, supplemented (c)
- Teleformers to any agreement or contract are to that agreement or contract (as the case may be) as from time to time varies, ameneed, approximate replaced; reproduced; references to any agreement or document herein shall be a reference to the same as from time to time varied in any manner whatsoever and any other agreements or documents from time to time executed supplemental or in addition therefore in substitution therefore, unless the context otherwise requires: references to Clauses and Schedules are references to clauses and schedules of this Agreement; "Anget Malaysia" and "BM" shall be construed as references to lauses and schedules of this Agreement; "working day" shall mean any due between Mondays to Fridays and 8.30am to 1.30pm on Saturdays, any period which would otherwise occur on a day which is not a working day and any event that is to otherwise occur on a day which is not a working day, shall end or occur on the next working day, unless that day falls on the calendar month succeeding that in which it would otherwise have ended or occurred in which case it shall end or occur on the preceding working day. (d)
- (e) (f) (g) (h) (i)
- 1.3
- The recitals, schedules and annexures hereto shall be taken to be read and construed as an essential part of this Agreement as if they expressly incorporated and set out in the body of this Agreement. AGREEMENT & COMMENCEMENT OF RENT
- 2.1
- The Company hereby rents to the Customer and the Customer hereby expressly agree to rent the Product at the Rental and for the Rental Period subject to the terms and conditions hereinafter. The renting of the Product shall commence on the Rental Date and shall continue up to the expiry of the Rental Period unless earlier terminated by either party in accordance with Clause 11 hereof. 2.2
- 3. RENTAL & CHARGES

- **ENTLA E CHARGES**The Gustamer hereby inevacably authorize the Company to debit the Custamer's designated Payment Card as specified in Section E of the Sales Order
 Form for the payment of the *Revista* date on each month and all such other amount that is payable pursuant to this dependence. The Custamer hereby further
 surface the Company to debit an amount equivalent to the Revistal prior to the Date of installation which such amount shall either be treated as the
 Poduct's Rental for the final month of the Rental Period OR be offset against any outstanding Rental due to the Company to debit the terrated as the
 Poduct's Rental for the final month of the Rental Period OR be offset against any outstanding Rental due to the Company to debit the terrated as the
 Poduct's Rental for the final month of the Rental Period OR be offset against any outstanding Rental due to the Company to debit the Custamer, as the case may
 be. For the avoidance of dout, the Rental a Stated in Section E of the Sales Order form shall be debited for mult be designated payment card on the Rental
 Date until the expiry of the Rental Period or erailer determination of this Agreement.
 The Company reserves the rights to revise the Rental Inform time to time should there is any substantial increase of the Company 's operating costs
 ("Revised Rental"). The Company shall give the Custamer adapted payment cards are price as the followed Rental").
 The Custamer hereby indertable to the Revised Rental, failing which the Custamer's adapted to the Revised Rental,
 is unable to debit Rental due under this Agreement.
 The Custamer hereby indertable to keep the Company informed of any changes to the Custamer's Payment Card details. In the event the Company is unable to debit Rental due under this Agreement.
 The custamer hereby undertable to keep the Company informed of any changes to the Custamer's Payment Card details. In the event the Company is unable to debit the Rental Payment Card for Mhalsower reason, the due to the the hereber details of the Missiba Pay

Card by the Company in such instances as administrative charges. In amplification and on its dregation of Clause 3.1 above, in the event the Company is unable to deduct the Rental(s)s from the Customer's designated Payment. Card for two (2) months consecutively, the Company shall have the right to take any or all of the following actions (not necessarily in the order as set out. below): (a) send a reminder(s) SMS to the Customer: (b) send a reminder (SMS to the Customer: (c) support provision of Services (as defined in Clause 7.1 below): (d) furnish the Customer's count to collection agencies: (e) list the Customer's discussion collection agencies: (e) list the Customer's the Customer's count to collection agencies; (e) list the Customer's discussion collection agencies: (f) terminate that sprement in accordance with Clause 11 hereunder whereby the provisions therein shall apply, which includes repossession of the Product, if applicable. 3.3

- For the purpose of this Agreement, Rental Period multiply with the Rental shall be the full agreement price (hereinafter referred to as "Full Agree Price"). 3.4
- 3.5 A non-refundable order processing fee ("OPPP) as stated in Section E of the Sales Order Form shall be charged on the Customer and shall not in any way be treated as payment of Rental on the Product. The Custo 3.6
- ustomer hereby acknowledges that the invoice for the Rental(s) shall only be issued upon written request to the Company. Notwithstanding the said, the Customer agrees that the Company shall be entitled to charge the designated Payment Card for the Rental(s)s without the prior issuing
- 3A. REFUND
- Save and except for the non-refundable order processing fee as stipulated in Clause 3.5 above, all advance monthly Rental and prepayment(s)s towards t Agreement made by the Customer to the Company, if any, is refundable and shall be refunded by the Company to the Customer within thirty (30) days up the happening of any of the following: (a) the Customer cancets the order to rent the Product prior to the installation of the Product by notice in writing to the Company; or (b) the Customer did not pass the Company's credit checks conducted pursuant to Clause To below. 3A.1

DELIVERY & INSTALLATION

- 4.1
- The logistic and delivery of the physical possession of the Poduct to the Customer shall be undertaken by the Company's appointed vendor, agents and/ or sub-contractor and no additional delivery cost will be charged towards the Customer. Any stated delivery dates are approximate unit and unless fixed by both the Company and the Customer. The Company shall not be liable for any losses, damages, penalties or expresses for failures to meet any delivery date. The installation of the Product shall be carried out on a working day within working hours and includes the installation items. Notwithstanding the aforesaid, in the event the Customer requests for the installation to be carried out on a non-working day and/or outside of working hours and/or the installation requires items or work not within the purvive of installation to thems (hereinafer referred to a s*10x of \$cope Work'), the Company may at its absolute discretion agree to such Out of \$cope Work subject to the Customer's payment of additional fees and material costs as may be determined by the Company. 43 Company.
- 4.4
- Lompany. The Gustomer acknowledge and agree that the Company shall only install the Product after--(a) all relevant payments are made by the Customer to the Company; (b) the Company has conducted the necessary credit checks in accordance with Clause 15 below and has approved the Customer's credit standing and verified other information provided by the Customer; and (c) the Company's preventative has performed a site visit at the installation Address.
- OWNERSHIP & RISK
- Subject to Clause 5.2 below, the Product shall at all times, remain the sole and exclusive property of the Company and the Customer shall have no right or interest in the Product except for the quiet possession and the right to use the Product upon the terms and conditions contained in this Agreement. Notwithstanding the foregoing, risk in the Product shall pass to the Customer on delivery of the Product to be Site. Provided Always that there is no outstanding payment due to the Company by the Customer, the ownership of the Product shall automatically be transferred to the Customer upon early of the Rental Period. 5.1
- 5.2
- CUSTOMER'S OBLIGATIONS
- 6.1
- CUSTOMER'S OBLIGATIONS
 CUSTOMER'S OBLIGATIONS
 (a) to keep the Product in a proper, functional, and operationally safe state by adhering to the Product's operating manuals and maintenance guidelines;
 (b) to take all reasonable and proper care of the Product and keep the ame in good and serviceable condition (reasonable fair wear and tear excepted)
 and to notify the Company immediately of any loss of, or material damage to the Product and weap the ame in good and serviceable condition (reasonable fair wear and tear excepted)
 and to notify the Company immediately of any loss of, or material damage to the Product and weap the ame in good and serviceable condition (reasonable fair wear and tear excepted)
 (c) to use the Product for the purpose for which it is designed and manufactured for and not for any other purpose;
 (c) to use the Product to weaper caused;
 (c) to use the Product once or germit to be made any attention amendment modification or addition to the Product, particularly attachments and internals,
 (m) and to make or cuse or permit to be made any attention amendment modification or addition to the Product, particularly attachments and internals,
 (m) attending the Agreement excepted as observives excepted for the Product and here posters
 (f) this Agreement excepted as observives except to the Product adving the Rental Period in accordance with the
 terms of the Audiese, resell, rent or attempt to transfer, sublease, resell, rent the Product to any third party throughout the Rental Period.

- SERVICE OF PRODUCT

- The Company offers a total of 15 times interval servicing (hereinafter referred to as "Services") throughout the Rental Period. For the avoidance of doubt, the Services is only valid during the Rental Period and shall in no way be exchangeable for cash.
 The warranty for the Product shall commerce from the Date of Installation and shall expire upon the expiry of the Rental Period.
 For Product found to be defective in terms of material or workmanship under normal use following the Company's operating manuals and maintenance guidelines within the warranty period, the Company shall make good or therwise repair the Product so as to confrom to its satisfactory quality within fourteen (14) days upon receipt of written ontification by the Gustomer. The costs of short repair, exchange and/or replacement shall be borne solely by the
- 7.5
- 7.6
- Company. For Product which warrantly has expired, any request of service and maintenance of the Product is subject to a chargeable repair fee and transportation fee as may reasonably be imposed by the Company at its absolute discretion. Any maintenance and/or repairs, including installation for proper functioning of the Product shall be exclusively performed by the Company during the term of this Agreement. For the avidance of doubt, the company reserves the rights to impose additional charges for any maintenance and/or repairs which are beyond the scope of Service in this Agreement. The warrantly able locence void if (1) the Product has been tampered with, modified, abused, neglected, or improperly used; and/or (ii) the Product has been stden, damaged and/or destroyed. The Company shall not be responsible for the use of the Product i combination with other spoods not provided or authorised by the Company. The Company shall not be responsible for the use of the Product caused by the Customer's act or omission, including but not limited to improper use and/or lack of proper care for the Product.

- The scope of Services for the Product shall be confined and limited to cleaning (with or without chemical) of the Product and provision of installation items, if necessary.
- 7.8
- Notwithstanding anything to the contrary, the Customer hereby expressly acknowledges and agrees that the provision of the Services and warranty of the Product under this Clause 7 shall be subject to the Customer's due compliance with the terms of this Agreement. LIABILITY
- The Gustomer assumes all risks and liability of loss, theft or destruction of and damage to the Product from the Date of Installation. In the event that damage has occurred to the Product, the Gustomer undertakes to notify the Company soonest possible by indicating the point of time, the extent of damage and to the extert possible, the cause of such damage. 8.2 Should the Product be lost and/or stolen, severely damaged and/or non-operational to the extent of beyond repair while in the possession of the Customer, the Customer is liable to pay the Total Loss Fee calculated as follows:-8.3
 - Total Loss Fee = (Full Agreement Price) (Total Paid Rental)
- Usbject to Clause 5.2 above, the Product shall at all times remain the property of the Company, and the Customer shall have no right, title or interest in or to the Product (save the right to possession and use of the Product subject to the terms and conditions of this Agreement). 8.5 to the include taken to prove the provided of the include taken the provided of the include taken the provided taken the provided taken taken the provided taken t
- THE COMPANY'S REPRESENTATIONS

9.1

- The Compart operation taken a second and the cluster of the cluster of the compart operation taken as follows: (a) not to interfere with the Customer's quiet possesion of the Product; (b) it is the legit and beneficial work of the Product and is also the owner of the intellectual property rights of the Product; (c) it has full rights and power to enter into and perform its obligations under this Agreement; (d) the Product shall substantially conform to its specifications, be of staffactory quality and fits for its purpose as held out by the Company; and (e) all Services will be provided by qualified agents, representative and or /sub-contractor appointed by the Company, in a timely, reliable, professional and workmank the manner and in accordance with applicable law. RELOCATION OF PRODUCT
- RELOCATION OF PRODUCT
 RELOCATION OF PRODUCT
 In the event that during the Rental Period the Customer wishes to have the Product relocated, the Customer shall notify the Company of his intended in the event that during the Rental Period the Customer and the Company's prior written concern (which shall not be unreasonably period). The event that during the Rental Period the Customer wishes to have the Product relocated, the Customer shall notify the Company of his intended the Product to addresses outside of Malaysia or an off-road area (areas without proper road infrastructure) or areas restricted by appropriate authorities, as may be determined by the Company.
 All costs incurred for such relocation, including but not limited to the dismantling, transportation, labour charges, reinstallation, shall be absolutely borne by the Customer shall be resoluted to rendocate the off-out area (areas and area) areas and and area (areas and area) areas areas and area (areas and area) areas areas and areas areas and area (areas and area) areas ar

- 11. TERMINATION
- LEXMINATION
 LEXMINATION
 LEXMINATION
 The Company may forthwith terminate this Agreement in writing upon occurrence in any of the following events:
 (a) the Company is unable to debit the Rental(s) from the Customer's designated Payment Card for whatsoever reasor;
 (b) the Customer has defaulted in any of his/her obligations or breached any terms and conditions as stated in this Agreement;
 (c) the Customer has defaulted in the payment of any amount due under this Agreement;
 (c) in the event of death of the Customer or bankruptcy petition being presented against the Customer, or the Customer is unable to pay their debts
 as they fall due.
- with the end of the construction of the construction of the event that the Customer's vinities to terminate this Agreement point on the exploration of the Rental Period, the Customer's shall be label to pay to the Construction Period, the Customer's shall be label to pay to the Construction of the Rental Period, the Customer's shall be label to pay to the Construction of the Segment Shall on Quite Shall be added Damages "without, prejudice to any other remedies of the Conspany share quadratic to the Rental Period, the Customer's shall be label to pay to the Construction of the Segment Shall on Quite Share and Share and Share Share
- 11.4 Any termination of this Agreement pursuant to this Clause 11 shall be without prejudice to any other rights or remedies a party may be entitled hereunder or at law and shall not affect any accrued rights or liabilities of either party nor the coming into or continuance in force of any provision hereof which is expressly or by implication intended to come into any continue in force on or affer stucht termination.
- FORCE MAJEURE
- Funct modules with the second second
- 13. INDEMNITY
- INDEARNITY The Customer shall indemnify the Company and its directors, shareholders, officers, employees, agents, affiliates, successors and assigns thereof, from and against all altegations; claims, demands, loses, demages, liabilities, actions and cause of action of any nature, including but not limited to personal act is attributed to write interest or gross negligence on the part of the Company. The Company shall, in no event, be liable for any loss or bodily injury or damage including without limitation, loss of income, profits or goodwill, direct or indirect, consequential, exemplary, multive, special or inclential damages of any party including third parties prinsing out of or relating to his Agreement or the transaction it contemplates (whether for breach of contract, tort, negligence, or other form of action) and irrespective of whether the Company has been advised of the possibility of any such damage. 13.1 13.2
- 13.3 The Customer hereby agrees that the Company's liability with respect to this Agreement or anything done in connection herewith shall not exceed the Full Agreement Price.
 - ASSIGNMENT
 - The Customer may not assign its rights hereunder without prior written consent of the Company.
- 14.2 The Company may sell or assign either absolutely or by way of security any or all of the Company's rights under this Agreement to any third party, and the Customer agrees to do all things necessary to give effect to such sale or assignment.
- 15. PERSONAL DATA AND DATA PROTECTION The Customer agrees to provide the Company with all personal data relating to the Customer (hereinafter referred to as "Personal Data") which is requested thereon for the performance of this Agreement. The Personal Data provided shall be used and processed in accordance with the Company's data privacy policy ("Privacy Notice") as outlined in www.artigair.com...m. The Privacy Notice forms an intercal part of this Agreement.
- Gata privacy poincy ("Privacy Roote") is a outline in www.artigair.com.my. The Privacy Roote forms an integra part of time Agreement.
 (a) It will process the Personal Data in compliance with all applicable laws, exactencing, regulations, or poincy and and applicable laws.
 (b) It will process the Personal Data in compliance with all applicable laws, exactencing or unable processing of personal data and applicable laws.
 (c) It will process the Personal Data in compliance with all applicable laws.
 (c) It will process the Personal Data in compliance with all applicable laws.
 (c) It will process the Personal Data in compliance with Personal Data Protection Act 200 (PPPA 200); and
 (c) It shall notify the Customer immediately if It becomes aware of any unauthorised or unlawful processing, loss of, damage to or destruction of the Personal Data.
- 15.3 The Customer acknowledges that the Customer has read and understood the Privacy Notice and agrees to the processing of the Customer's Personal Data as set out therein. The Company may use reasonable efforts to bring any significant changes to the Privacy Notice to the Customer's Attention.
- The Customer also consent and authorite the Company, at any time and from time to time to process (including access, bolain weight and/or use) any data or formation from any source, auclidate orielt informations gardies are solved in the formation from any source auclidate orielt and access the formation from any source auclidate orielt in the Control Resolved access, bolain and authorite the Company and a source authorite the Company and a source authorities and access the Control Resolved access, bolain any source auclidate the Company and a source authorities and a source authorities and access the Control Resolved access the Resolved access the Control Resolved access the Resolved access the Resolved access the Control Resolved access the Control Resolved access the Resolved access 15.4

NOTICES

17.3

18 1

19.1 19.2 19.3

19.4

19.7

19.8 19.9

19.10 19.11

Name

NRIC No .:

SIGNED by the CUSTOMER

Terms & Conditions ABOVE ARE AGREED

19. MISCELLANEOUS

ANTI-MONEY LAUNDERING

Any notice to be given hereunder shall be in writing and may be delivered by hand or sent by prepaid registered post to the following address or to such other address as one party may notify in writing to the other party and shall be deemed to duly served:-(a) If it is delivered by hand, at the time of delivery and duly adknowledged; or (b) If it is not by prepaid registered post, three (1) days after posting thereof. 16.1

ANTI-MUNET LAURCETING The Company hill and shall procure any other persons acting for or on its behalf to: (a) comply with the Malaysian Anti-Corruption Commission Act 2009, Malaysian Anti-Money Laundering, Anti-Terrorism Financing and Proceeds of Unlawful Activities 2001, and any other applicable anti-bribery, and incorruption and anti-money laundering laws, regulations, guidelines, codes of practices or notices applicable in Malaysia (hereinatter referred to as "Anti-Corruption Laws"); (b) refrain from taking any action that vould result in a violation of any Anti-Corruption Laws"); (c) notic (i) offer, promise, or authorise the payment of any money, including, without limitation, any facilitation payments; or (ii) offer, promise, or authorise the giving of anything of value, directly to any person or government difical under circumstances where it is known to be or highly probable percieved that such drevent in which may result in a violation of any Mich may result in a violation of any holders. parry) or millenering any act or decision of such government official which may result in a violation of any shore and wide dudy.

SELLARUSS There whenever mentioned shall be of the searce of this Agreement. The whenever mentioned shall be of the searce of this Agreement. This Agreement atta forth the entities agreement and understanding between the parties relating to the subject matter herein and supersides all prior discussions between the parties. In the event of any disputcies) and/or discrepancy articular between the parties. The disputcies and/or disputcies and/or discrepancy articular between the parties. The disputcies and/or disputcies and/or discrepancy articular between the parties. The event of any disputcies and/or discrepancy articular between the parties. Agreement shall not be varied or amended except in writing signed by both parties. Any term in any document furthished by the Company which is any way inconsistent with or in addition to the terms contained here in is expressible registred. If any provision of this Agreement is found invalid or unenforceable, the remainder of this Agreement shall and enforceable way industred to the main while or constitute a value of or normality in the manual's industre barries contained here and and enforceable way industred area with the constant while or constitute a value of or normality in the manual's industre barries in a constant of the superson while the angle main while and enforceable and industriant and and and enforceable and industriant and and enforceable and the distribution in addition constant and and enforceable and industriant and and enforceable and and and enforceable and and enf

Any indigence gives by the Company shall not constitute a valuer of or predicte the Company's rights here incontained. Any indigence gives by the Company shall not constitute a valuer of or predicte the Company's rights here incontained. The Customer shall promptly notify the Company in writing of any change to the Customer's details in Section A and Section B. The Company shall not be responsible for any loss of analyses. This Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same agreement. Electronic signature should be given the same legal force as a handwritten signature and will constitute an original, for all propose. Nothing in this Agreement constitute a relationship of principal and agree to a prior ship between the Company and the Customer any of its affiliates, employees, agents or subcontractors. Each party shall be at its own respective legal flees, costs and other incidental expenses incurred in the preparation and execution of this Agreement. The Customer agrees that he shall provide all such additional supporting information and documents to the Company as may be reasonably required to give full force and effect to the terms and constitution of the Agreement.

[End of clauses]

Corporate Signature & Stamp

Company Name:

Date:

Terms & Conditions ABOVE ARE AGREED

To the Comp

Fujitrek Sdn Bid L2-10, Wisma BUB, 11, Lebuh Bandar Utama, Bandar Utama, 47800 Petaling Jaya, Selangor. Customer Care: 03-7717 3030

To the Customer:

Name and Correspondence Address as stated in Section A of the Sales Order Form hereof.

- GOVERNING LAW AND DISPUTE RESOLUTION
- GOVERNING LAW AND DISPUTE RESOLUTION This Agreement shall be govered, construed and enforced in accordance with the laws of Malaysia. If any dispute or difference shall arise between the parties to this Agreement from or in connection with this Agreement or its performance, construction or interpretation, the parties shall endeavour to resolve ti by anicable agreement through megotiations conducted in good faith. If the dispute or difference cannot be resolved within thirty (30) days from the date of arising of such dispute or such extended period as the parties may agree, the dispute or difference table be referred to the courts in Malaysia haiving purisiticion on the dispute. 17.2