

RE-1

REFINANCE APPLICATION FORM

TO BE SUBMITTED BY THE BANK/DFI UNDER

SBP FINANCING SCHEME FOR RENEWABLE ENERGY

	et Manager,	
SBP BSC	C (Bank),	
	(City)	
Dear Sir	REQUEST FOR RELI	EASE OF REFINANCE E CAPTIONED SCHEME
Finance dated applicat against i	Department (IH&SMEFD) of State Bank of P under the captioned Scheme ion for refinance facility amounting to Rs	for the Financial Year; we submit herewith (current application) (Rupees in words) only under SBP Financing Scheme for Renewable Energy
(i)	Name of the borrower/ sponsor of project	
(ii)	Business address of the borrower / sponsor of the project.	
(iii)	Location / address of the Project financed	
(iv)	Type & size of Renewable Energy Technology for which facilities have been sanctioned	
(v)	Particulars of Finance as per Financing Agreement executed by us with our borrower.	Amount Date Rate of mark up
(vi)	Period for which finance sanctioned	
(vii)	Category of the Scheme under which loan is sanctioned	Category I / Category II / Category III
(viii)	Name and address of ultimate owner / user (for Category III only)	
(iv)	Purpose of the financing	



2. We certify that the details of the contract(s) finalized by the above-named borrower / sponsor of the project and the payments made by us to them against the aforesaid contract have been placed in our record and shall be invariably provided to the inspection team(s) of SBP during the inspection of our bank/DFI.

3.	We have	already submi	tted / subm	it herew	ith the	securities	documents requir	red under the
captio	ned Scheme	for the purp	ose of availi	ng refina	nce, to	the extent	t of the limit sand	tioned by the
IH&SN	ME Finance D	Department in	our favour t	hrough a	bove re	eferred lett	er, to your office	vide our letter
No		dated			We al	so submit h	erewith/have alre	ady submitted
a	Demand	Promissory	Note	for	Rs			_ (Rupees
			only) sign	ed by M	/s(N	ame of bo	rrower/project)	referred to
above	e and endor	sed by us	in your	favour	and	request	you to provide	refinance of
Rs		(Rupees_				_only) out	of our above refe	erred limit and
credit	our Current	Account with	ou.					

- 4. We hereby certify that:
 - i) the terms & conditions as stipulated in the captioned Scheme have been complied with;
 - ii) all the requirements of the Scheme have been fully met;
 - the eligibility of borrower and the project have been properly determined by us in accordance with the prescribed criteria / conditions set out in the Scheme in force on the date of the Financing Agreement/Undertaking referred to above;
- 5. We understand that the IH&SME Finance Department, State Bank of Pakistan has the right to appoint independent consultants to verify cases of refinance and agree to reimburse the cost so incurred in case the report of consultants indicates any irregularities on our part. We also agree to pay back any amount of refinance disbursed to us by the State Bank on the basis of this application if the State Bank subsequently concludes that such refinance was wrongfully claimed and also pay fine on such finance @ paisa 60 per day per Rs. 1,000 or part thereof, or such other rate as may be announced by the State Bank from time to time, for the period for which such finance is availed by us immediately.
- 6. We also undertake that in case irregularities are found to have been committed by the borrower due to negligence of our officials/staff to ensure compliance of the same or that such irregularities have been made by the borrower with the involvement of our staff/officer(s), besides taking appropriate action against our staff under our staff regulations or code of conduct, we shall indemnify and agree to indemnify and save harmless the State Bank against any claims, actions, costs, losses and expenses that it may incur due to litigation or otherwise on account of recovery of amount of refinance and the fine thereof for availing of refinance to which we/they were not entitled otherwise.
- 7. We hereby also authorize SBP BSC to recover the full or remaining outstanding amount of refinance along-with mark up and fines, if any, from any moneys held in our account or on our behalf in case the amount(s) falling due is not repaid by us on the due date(s) agreed to by us.

Yours faithfully,

		State Bank of Pakist		
	(Authorized Signature with name and designation)	(Authorized Signature with name and designation)		
Encl:				



RE-2

FORM OF THE AGREEMENT

TO BE OBTAINED FROM THE BANK/DFI UNDER SBP FINANCING SCHEME FOR RENEWABLE ENERGY

(To b	e stamped as an agreement in accordance with the law in force in each province)
	<u>(Place)</u> Date
The Chief Manage	
SBP BSC (Bank),	
	City)
Dear Sir,	
In conside	ration of your agreeing to make available to us refinance under Section 17 (2) (d) read
with Section 22 of	State Bank of Pakistan Act, 1956, not exceeding Rs
(Rupees	only) under State Bank of Pakistan's Financing Scheme for
Renewable Energy	for years vide IH&SMEFD Letter Nodated for which
amount we i.e	(concerned bank / DFI) have delivered to you a Demand Promissory Note made by us
in your favour.	
2. Now, we d	lo hereby agree to the terms and conditions as set out herein under :-
thereon, t / repay yo shall be de	ay / repay the principal or mark up amount of refinance and any other charges / penalty o you in accordance with the agreed schedule of payment. In no case our liability to pay u the principal amount of refinance, or mark up or any other charges or penalty thereon ependent upon the recovery from the borrower nor shall our liability be affected by any the part of the borrower.
extended as are acc provided l Scheme fo Renewabl and will co	y for the said refinance, on each occasion we intend to avail refinance against finance by us, we shall deliver to you, demand promissory notes duly endorsed in your favour, eptable to you and drawn on and payable in Pakistan, arising out of bonafide finance by us to our borrowers, an entity eligible for financing as per criteria spelt out in the or setting up of Renewable Energy Power Projects under SBP Financing Scheme for a Energy (Scheme) and it is understood that the aforesaid accommodation may be made ontinue on the faith of the truth and correctness of such certificates.
(c) We under	take that we shall not extend finance or deliver to you any demand promissory note in

from the service charges (mark up) payable to you on refinance as worked out under the provisions of the Scheme.

(d) The maximum rate of mark up to be charged by us from the borrower shall not exceed _____% p.a.

sound and credit worthy.

terms of this agreement unless we are satisfied that all parties liable there under are financially

(e) Service charges shall be payable by us to you on monthly, quarterly or half yearly basis on last days of the months/ calendar quarters / calendar half years each year or on maturity of the



promissory notes, whichever is earlier. Where the above schedule date falls on a public /weekly holiday, we shall make payment of the due amount of service charges on next working day after such due date. You are hereby authorised, at your discretion to reimburse State Bank with the amount of service charges by charging the same to our current account with you in case we fail to make payment on the due date in full, as required under the Scheme without seeking any debit authority from us. You shall also be entitled to charge fine on us, at a rate specified in the Scheme from time to time, on our failure to make payment whether on account of inadequate balance in our account or otherwise.

- (f) The maximum amount of refinance that you shall provide to us in the case of each project / borrower financed by us would be in line with the provisions of the Scheme and shall not exceed the amount actually disbursed by us under the Scheme.
- (g) The Demand Promissory Note (notice of dishonour of which Promissory Note is hereby waived in terms of Section 98 of Negotiable Instrument Act, 1881), furnished by us with this agreement and the demand promissory notes delivered to you in terms of clause (j) below shall, notwithstanding the existence of a credit balance at any time or any partial payments or fluctuations of accounts or withdrawal of any part of this security, be a continuing security for repayment of all sums due or found due under this agreement, along-with Service Charge due thereon to you, and all costs, charges or expenses, which you may be entitled under the law to recover from us.
- (h) We shall neither sanction nor permit any of our customers to use the finances for any purpose other than those prescribed under the Scheme. Any finances provided by us under this Scheme shall be subject to the terms of our Charter. Further, we shall obtain a declaration from our customer to the effect that he/she shall not utilize the finances or any part thereof except for the purpose spelt out in the Scheme.
- (i) No financial assistance shall be given by us to any of our Directors or to any company, firm or group or association or project in which any of our Director is interested either directly or indirectly except in financial assistance against tangible security which will be provided with the approval of the majority of our Directors, excluding the Director concerned.
- (j) We shall endorse and deliver to you demand Promissory Notes executed in our favour by our Customers under this financing arrangement with a certificate that (i) the same arises out of bonafide finances provided by us under the Scheme (ii) all parties liable there under are financially sound, solvent and credit-worthy and that by virtue of such endorsement and delivery, we certify the genuineness of signatures as well as authority of all persons thereon (iii) the finances provided to parties liable on such promissory notes have not been classified by you as substandard / doubtful / loss.
- (k) Without prejudice to your rights against us as financier for the realization of any demand promissory note delivered to you under clause (j) at maturity, we agree, if you so desire, to take at our expense, all steps as may be necessary to realize the money from our customer and forthwith pay the same to you. We agree that the fact of your not taking steps to endorse payment of such demand promissory note or any of them against the signatory or signatories thereon shall in no way release us from our liability there under and we agree that it shall not be necessary for you to give any notice of dishonour of such Promissory Note.
- (I) In addition to clauses (j) & (k), we shall hold upon trust securities / security documents presently held by us or which may be obtained by us from our customers to whom finance is made available under this Scheme, as security for due repayment of finance with return / profit thereon. Further, on your demand we undertake to assign to you all such securities and secured documents, and



agree that upon such assignment the provisions of clauses (j) and (k) shall, mutatis mutandis, apply.

- (m) In addition to the preceding clauses, we agree that as and when you demand, we shall create valid legal charge on any or all of our assets as may be demanded by you.
- (n) We expressly understand that you are entitled to cancel or recall or advance the date of repayment of this finance at any time and for any reasons without any prior notice to us and that you are not obliged to provide any finance to us any time and for any reason against this Scheme and that by executing a promissory note in your favour of lodging demand promissory note under clause (b) or by providing finance to any customer on the faith of this agreement, we have acquired no right or claim to demand finance from you under this Scheme. We also expressly agree that you have the sole right to vary, amend, alter or add to the terms and conditions of the Scheme without any reference to us and we agree to invariably comply with the same.
- (o) We agree that on default of repayment by us on any promissory note tendered under this agreement, you have our authority to debit without further reference to us, all of our accounts now held or held hereafter or adjust any moneys worth which may, howsoever, become due from you or come into your possession or control to the extent of the amount due from us under any such promissory note or in terms of the clauses referred herein before or otherwise under this agreement.
- (p) We agree that notwithstanding anything contained elsewhere in this agreement, the amount of this finance along-with Service Charge due thereon due to you will become due and payable, if we commit breach of any of the terms and conditions of this agreement.
- (q) No indulgence or delay in exercising any of your rights hereunder shall be deemed a waiver of any right and no waiver of any of your right hereunder shall be construed as a waiver of any other rights you may have.

Yours faithfully,				
(Authorized Signature with name and designature (Bank / DFI)	gnation) (Authorized Signature with name and designation) for(Bank / DFI)			
Witnesses:				
1.				
2.				



RE - 3

DEMAND PROMISSORY NOTE *

(TO BE SUBMITTED BY BANK/DFI)
Place: Date:
Rs
On demand we(name of the bank/DFI)_ promise to pay to the <u>State Bank of</u>
<u>Pakistan, Banking Services Corporation, (City)</u> or order the sum of Rs.
(Rupees only) for value
received plus service charges @% p.a. plus fines and charges determined by State Bank of
Pakistan for re-financing under SBP Financing Scheme for Renewable Energy .
(Authorized signature of the bank /DFI) (Name & Seal)
* To be stamped in accordance with the law in force in each Province.
Witnesses:
1.
2



RE -4

	DEMAND PROMISSORY NOTE * (TO BE SUBMITTED BY THE BORROWER)				
		Place: Date			
Rs.					
	On demand we(name of the borrower / sponsor of the pr	roject)	prom	ise to	pay
to	the (name of the bank / DFI) or order	the	sum	of	Rs.
	(Rupees		only)	for \	/alue
recei	ved plus service charges @% p.a. and / or such charges a	as may	be speci	fied b	y the
State	Bank of Pakistan under SBP Financing Scheme for Renewable Energy (Authorized sign	gnature	of the b	orrowe	er)
	(Na	ime &	Seal)		
Note	:- Demand Promissory Note requires to be endorsed by the bank / Demand office / principal office through which refinance is being claim them in favour of the Office of SBP BSC (Bank) concerned.				
	* To be stamped in accordance with the law in force in each Province.				
Witn	esses:				
1.					



RE - 5

UNDERTAKING/AGREEMENT TO BE SUBMITTED BY THE BORROWER

UNDER SBP FINANCING SCHEME FOR RENEWABLE ENERGY
(TO BE STAMPED AS AN AGREEMENT IN ACCORDANCE WITH THE LAW IN FORCE IN EACH PROVINCE)

	(Place <u>)</u>
	Date
The Manager,	
Bank Limited/DFI, Branch,	
(CITY)	
(- /	
Dear Sir,	
I/We do hereby certify and confirm that a finance of	of Rs.
	ed to me/us by you under SBP Financing
Scheme for Renewable Energy (Scheme) of State Bank of Pakis p.a.	stan on service charges basis @%
 I/We, further confirm and undertake that the aforesa me/us for setting up of Renewable Energy Power Projects as reference. I/We, confirm that aforesaid finance or any part the purpose spelt out in the Scheme. 	per the provisions of the Scheme under
3. I/We, do certify that the finance is being obtained by I/We submit the requisite documents along-with this applicati finance facility to me/us from your bank/DFI under SBP Financi	on for your consideration of extension of
4. I/We, hereby confirm and agree that in the event of my you have our Irrevocable Authority without reference to us, t Account No maintained with you me/us, if any as prescribed under the Scheme. I/We, authorize fine amount even if I/we have made a representation to SBP agree.	to recover from me/us and debit My/Our along-with fine or penalty applicable to the bank/DFI to reimburse itself with the
5. I/We agree that notwithstanding anything contained e of this finance along-with Service Charge due thereon due immediately, if I/we commit breach of any of the terms and contains and contains and contains and contains and contains are contained.	e to you will become due and payable
Yours faithfully,	
, , , , , , , , , , , , , , , , , , ,	
Authorized Signature of the B	



		Signature verified by the authorized Officials of Branch of Bank/DFI
Witne	sses:	
1.		
2.		