

PROOF OF CONCEPT APPLICATION FORM (POC)

Please write in CAPITAL LETTERS and tick (✓) where applicable

SERVICE PROVIDER/ VENDOR AND SALES INFORMATION

- Service Provider (Vendor)/Company Name:
- Company/Business Registration No:
- Registered Address:
- Service Provider's (Vendor's) Sales/Contact Personnel (name & email):
- Tel/Mobile No:
- Application Date (DD/MM/YYYY):

SECTION 1: ORDER TYPE

New Proof of Concept Application

Extension of Time (EOT) of Proof of Concept Application

SECTION 2: CUSTOMER DETAILS

COMPANY NAME:	INSTITUT PENYELIDIKAN AIR KEBANGSAAN MALAYSIA (NAHRIM)	
USERNAME REQUESTED: <i>(Choose a name similar to the company name, with no spaces or punctuation. The Username cannot be changed upon creation)</i>	Nahrim	
COMPANY EMAIL ADDRESS: <i>(Welcome email shall be sent to the specified email address. Kindly ensure this email address is accessible by the user admin)</i>	nahrim.gov.my	
ADDRESS LINE 1:	Lot 5377 Jalan Putra Permai	
ADDRESS LINE 2:	Rizab Melayu Sungai Kuyoh	
ZIP/POSTAL CODE & CITY:	43300 Seri Kembangan	
STATE/PROVINCE:	Selangor	
PRIMARY CONTACT:	Name	Ts. Dr. Mohammad Fikry Abdullah
	Designation	Ketua Pegawai Digital
	Email address	fikry@nahrim.gov.my
	Phone number	012 - 4590993
ACCOUNT NAME: <i>(e.g. Alpha_Edge_XXX_001/VPC_XXX)</i>	Kindly provide 3 name options for account name creation: 1. Alpha_Edge_Nahrim_001/CAE_01 2. Alpha_Edge_Nahrim_002/CAE_02 3. Alpha_Edge_Nahrim_003/CAE_03	

POC Start Date <i>(The POC Start Date will be referred to as the “Trial Period”)</i>	15-11-2025
POC End Date <i>(The POC End Date will be referred to as the “Trial period”)</i>	14-01-2026

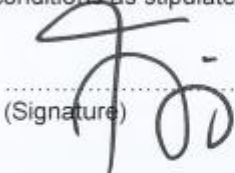
SECTION 3: POC SERVICES / OFFERINGS REQUIREMENT(S) & PRICE

Item	Cloud Service Type Name	Offering Name	Quantity	Indicative Unit Price (RM)	Total per Month (RM)	Month
1	Function Graph	Function Graph	5	0.83	4.17	2
2	Function Graph	Function Graph	1	187.64	187.64	2
3	Object Storage Service	Object Storage Service	5000	0.11	525.00	2
4	Data Lake Governance Center	DGC New Business Enterprise	1	22,281.79	22,281.79	2
5	Cloud Search Service	Cloud Search Service 8vCPUs 32GB	1	1,956.11	1,956.11	2
6	Cloud Search Service	Cloud Search Storage Ultra-high IO	700	0.86	600.94	2
7	Data Warehouse Service	DWS UltrahighIO3.0	1000	2.28	2,279.06	2
8	Data Warehouse Service	DWS 3.0 OBS data	500	0.17	84.81	2
9	Data Warehouse Service	DWS dwsx3.8U32G.8DPU 8vCPUs 32GB	3	3,711.61	11,134.84	2
10	API Gateway	API Gateway public outbound access bandwidth	10	73.58	735.84	2
11	API Gateway	Apig basic version instance	1	2,330.16	2,330.16	2
12	Elastic Cloud Server	Normal s6.2xlarge.2 8vCPUs 16GB linux	2	809.42	1,618.85	2
13	Elastic Volume Service	General Purpose SSD	500	0.48	240.68	2
14	Elastic Volume Service	General Purpose SSD	500	0.48	240.68	2
15	Virtual Private Cloud	Public IP Address	3	15.33	45.99	2
16	Virtual Private Cloud	Dynamic BGP Traffic Bandwidth	500	0.48	239.40	2
Total Fee					44,505.96	

Note: Indicative price is for reference purposes only, Vendor has the discretion to vary the Unit Price based on actual published List Price at "<https://www.cloudalpha.com.my>"

The undersigned hereby acknowledge its agreement and acceptance of the above POC Application Form, together with the terms and conditions herein ("the Agreement").

Based on the above, the undersigned, a duly authorized representative of the company stipulated in Section 2 above hereby unconditionally agree, consent and accept the content and the terms and conditions as stipulated in this Agreement.



(Signature)

Ts. Dr. MOHAMMAD FIKRY ABDULLAH

PEGAWAI PENYELIDIK
BAHAGIAN PERANCANGAN KORPORAT

INSTITUT PENYELIDIKAN AIR KEBANGSAAN MALAYSIA (IRI)

Customer Name _____

Customer Designation _____

Date of Acceptance _____

Company Stamp _____

Identification Number/Passport Number 820709.07.177



Section 4: ADDITIONAL TERMS AND CONDITIONS (To be read together with the POC Application Form)

1. This Proof of Concept (POC) Agreement (the 'Agreement') constitutes a formal agreement governing your access and use of your Cloud account (the 'Account') and the Cloud services ('Services' and/or 'Offerings') during the Trial Period.
2. Definition
 - 2.1 "Customer" refers to the party or end user who will utilize the Cloud services.
 - 2.2 "Services" refers to Cloud Service Offering by TM Digital Innovation Sdn Bhd to the customer.
 - 2.3 "Account" refers to the user account to be created in Cloud services platform for user to manage the cloud resources.
 - 2.4 "Trial Period" refers to the POC start date to end date stated in Section 2 of this agreement.
 - 2.5 "List Price" refer to the published price listing at <https://www.cloudalpha.com.my>
 - 2.6 "Consumption" refer to any utilization of Services
 - 2.7 "Cloud Resources" refer to Cloud Services stated under Section 3.

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3. This Agreement is entered into by and between TM Digital Innovation Sdn Bhd ("TMDI", "Credence", "we", "us" or "our") and the entity you represent or you individually if you don't designate an entity in connection with the Account and Services ("Customer", "you" or "your"). If you enter into this Agreement for an entity, you represent and warrant that you have the power and authority to do so and to bind the entity to the terms and conditions of this Agreement. You and TMDI are each referred to as a "Party" and collectively as "Parties" hereunder.
 4. This Agreement takes effect as of the POC Start Date and shall end by the POC End Date unless extended by the Parties' mutual agreement.
 5. POC services are provided on an "as-is" and "as available" basis, and excluded from SLAs and warranties. POC Services may not be covered by support, and we may change or discontinue at any time and without notice.
 6. We reserve the right to vary, shorten or extend the Trial Period or any portion of your access to the POC at any time by issuing a reasonable notice.
 7. **Billing and Invoice.** Any consumption beyond the POC End Date or consumption exceeding the Total Fees stated in Section 3 during the Trial Period (herein referred to as Extended Usage) shall incur additional charges which shall be borne by the Customer. The additional charges will be based on the published "List Price" at <https://www.cloudalpha.com.my>. TMDI shall have the right to bill the Customer for Extended Usage, with invoices sent to the Customer's address listed in Section 2. Invoices will detail the Extended Usage incurred. **Payment Term.** Payment Term will be outlined in the invoice, requiring payment from Customer within 30 days from the invoice date to avoid further penalties and/or suspension of Services.
 8. By signing this agreement, you commit to adhering to backing up all data and deleting all Cloud Resources before the POC end date stated in Section 2. Failure to comply will result in additional charges as per Clause 7.
 9. You warrant that the information provided in this POC Approval form is accurate, current and complete.
 10. We reserve the right to impose additional requirements, obligations, use restrictions for your use and access over the Services / Offerings throughout the Trial Period.
 11. Use of the Services during the POC Trial Period
 - 11.1 **Rights Granted.** During the POC, we grant you a non-exclusive, non-transferable, non-sub-licensable and limited right to access and use the Services in accordance with the terms and conditions of this Agreement. You shall comply with this Agreement, applicable laws and regulations in connection with your access and use of the Services. You may allow your employees or otherwise authorised end users ("End Users") to access and use the Services, provided that you shall bind such End Users to the terms and conditions of this Agreement and be responsible for breach of the End Users. If you become aware of any violation of this Agreement, you will notify us immediately and take appropriate actions to remedy such violation, including but not limited to suspension or termination of access.
 - 11.2 **Your Account.** To access and use the Services, you shall have an Account. To create the Account, you shall provide truthful and accurate information. If your information changes at any time, please update such information to reflect those changes. You are responsible for (a) maintaining the confidentiality of your Account and the security of any passwords, authentication keys or security credentials used for enabling your access to the Services, and (b) all activities that occur under your Account, whether they are your activities or otherwise. You will notify us immediately about any unauthorized or misuse of your Account or any security incident related to the Services. You acknowledge and agree that we will not be responsible for any unauthorized or misuse of your Account, unless such is directly caused by our violation of the terms and conditions hereunder. You represent that you have the legal right and authority to enter into this Agreement.
 - 11.3 **Your Content.** You will ensure that your content, including any software, data, text, audio, video or images ("Your Content") will not violate the terms and conditions of this Agreement and applicable laws and regulations. You are solely responsible for the legality, accuracy, integrity and reliability of Your Content. You are solely responsible for securing and maintaining any required notice, consent or authorization with related to your provision of and our processing of Your Content as part of the provision of the Services. We will not

assume any obligations and liabilities with relation to Your Content, unless otherwise required by the governing law.

- 11.4 **Intellectual Property Rights.** We and/or our licensors retain all ownership, intellectual property rights, titles and interests in and to the Services (including any underlying software programs and all of its portions, reproductions and modifications), derivative works thereof, and anything developed or delivered by or on behalf of us under this Agreement. Except as expressly provided herein, nothing in this Agreement shall be construed to grant you any rights, titles and interests in and to the Services and the intellectual property thereof. You shall not remove, modify, or obscure any copyright, trademark, or other propriety rights notices that are contained in or on the Services / Offerings.
- 11.5 **Disclaimer.** We do not warrant that (a) the Services will be performed error-free or uninterrupted; (b) we will correct all defects or errors, or prevent third party disruptions or unauthorized third party access in connection with the Services; or (c) the Services will operate in conjunction with Your Content or any other hardware, software, systems, services or data not provided by us. To the extent permitted by law in each case and except as expressly provided herein, we exclude and specifically disclaim all warranties, representations, terms, conditions or other commitments of any kind, whether express or implied, statutory or otherwise, including without limitation, any warranties, representations, terms, conditions or other commitments of merchantability, satisfactory quality, non-infringement or fitness for a particular purpose.

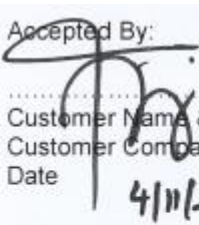
12. Security and Data Privacy

- 12.1 **Our Security.** Without prejudice to Clause 10 and Clause 11.3 of this Agreement, we will maintain appropriate administrative, physical and technical measures designed to help you protect the security and confidentiality of Your Content stored in the Services environment. We will not access or use Your Content except as necessary to provide the Services, or to comply with applicable laws and regulations or a binding order of court or government authority.
- 12.2 **Data Privacy.** During the POC Trial Period, you shall comply with the Personal Data Protection Act 2010 including all the supplementary regulations and guidelines made in pursuant thereto. Customer acknowledges that they have read the Privacy Notice attached herein.
- 12.3 **Your Security.** Without prejudice to Clause 5 above, you are responsible for any security vulnerabilities and the consequences of such vulnerabilities arising out of or related to Your Content, including but not **limited** to any viruses, trojan horses, worms or other harmful programming routines contained in Your Content.
13. You will be notified before the POC end date and you will then remove, delete or otherwise erase Your Content from your Account. We will provide 7 days' grace period for data retention purposes and before your access over the Services/ Offerings is entirely removed. It is your obligation to clear all of Your Content within 7 days upon our notification to you.
14. We may change or discontinue Services and/or the POC or change or remove functionality of the Services from time to time at our discretion. We may notify you through email of material change to or discontinuation of the Services/Offerings, which you have access over.
15. This Agreement does not create any partnership, joint venture, agency or employment relationship between the Parties.
- Non-Disclosure**
16. **Definition of Confidential Information.** "Confidential Information" means all information disclosed by a party ("Disclosing Party") to the other party ("Receiving Party") in the course of their dealings relating to this Agreement whether before or after the date of this Agreement, in any media or format (including written, oral, visual or electronic), whether or not marked or described as "confidential", or that reasonably should be understood to be confidential given the nature of the information and the circumstances of disclosure, which relates to the Disclosing Party (or any of its Affiliates), or to the employees, officers, customers or suppliers of the Disclosing Party (or any of its Affiliates). Confidential Information shall not include information that: (a) is or becomes generally known to the public through no act or omission of the other Party; (b) was in the other Party's lawful possession prior to the disclosure without breach of confidentiality obligations owed to the Disclosing Party; (c) is lawfully disclosed to the other Party

- free of any obligation of confidence by a third party which itself was not under any obligation of confidence in relation to that information; or (d) is independently developed by the other Party.
17. **Protection of Confidential Information.** Each Party agrees to keep the other Party's Confidential Information in confidence during the term of this Agreement. Each Party shall not disclose the other Party's Confidential Information to any person except with the prior written consent of the other Party or in accordance with this Section 7. Each Party agrees to take appropriate measures to protect the other Party's Confidential Information but in no event be less than the degree of care that it uses to protect its own confidential information.
18. **Permitted disclosure.** The Receiving Party may only disclose the Confidential Information to its employees, agents or subcontractor who have a need to know and who are subject to confidentiality obligation no less than the degree of protection as required herein. Each Party may only use the other Party's Confidential Information for the purpose of performing this Agreement, unless otherwise authorized by the other Party. Notwithstanding anything to the contrary, each Party may disclose the other Party's Confidential Information in a legal proceeding or as required by law.
- Indemnification**
19. If a third party makes a claim against us that (a) Your Content or our use of Your Content in accordance with this Agreement or the combination of Your Content with our Services infringes the third party's Intellectual Property Rights, or (b) Your use of the Services is done in an unlawful or infringing manner or in violation of this Agreement, you will, at your cost, hold us harmless and defend us against the claim and indemnify us from the damages, costs and expenses incurred as a result of such claim or the settlement agreed to by you, provided that we (a) promptly notify you in writing of such claim; (b) give you control of the defence and settlement negotiation of the claim; and (c) provide you with reasonable information, authority and assistance that are necessary to defend against or settle the claim. We may at our discretion suspend or terminate the provision of the Services or this Agreement.

By signing below, I hereby acknowledge that I have completely read and fully understand the terms and conditions.

Accepted By:



Customer Name & Designation: Dr. MOHAMMAD FIKRY ABDULLAH
Customer Company Name: PEGAWAI PENYELIDIK
Date: 4/11/2025
BAHAGIAN PERANCANGAN KORPORAT
TUT PENGETAHUAN AIR KEBANGSAAN MALAYSIA (NAH)



Privacy Notice

Dear Credence Customers,

Thank you for your continuous support. As you are aware, Personal Data Protection Act 2010 (PDPA) that was passed in 2010 came into force on 15 November 2013. In our effort to ensure compliance to the said Act, we wish to draw your attention to Credence's Privacy Notice as follows:

We, **TM Digital Innovation Sdn Bhd** (Company No: 202201005135) (1450832-K) hereby warrant, undertake and covenant the following with you as our Customer:

What Personal Information Do We Collect?

If you choose to transact with Credence i.e. for subscription of any products and / or services or use of Credence's website, you may be asked to provide your personal information such as and may not be limited to name, identification card number, mailing address, phone number(s), email address(es), contact preferences. Where you intend to use Credence's website for purposes of

making transactions involving online payments, your credit card information may also be collected for the purpose of processing your payments.

You will also be required to explicitly provide your consent to the provision of your personal information mentioned in the form and manner as indicated in the registration process, failing which you will not be able to subscribe for the products and / or services or register for the use of our Portal.

We may also process your personal information for the performance of a contract or taking of steps with a view of entering into a contractual document.

When you transact with Credence, we may collect or receive and store certain personal non-identifiable information. Such information is collected passively using various technologies and for now cannot be used to specifically identify you. This information may include: -

- device-specific information such as hardware model, operating system version, unique device identifiers, mobile network information, memory, sound card data, Internet Protocol (IP) address;
- cookies that may uniquely identify your browser;
- details of how you access and/or use Credence's website or TM corporate website for example your search queries;
- total number of visitors accessing and / or using Credence's website or TM corporate website;
- diagnostic and usage data generated by your device;
- how you and other users use and interact with Credence's website or TM corporate website, even if you are not registered at or signed in.
- details whether you open, read, or delete messages sent via targeted marketing which includes web beacons, cookies or similar technologies.

The above is collectively known as "Non-Personal Information". If we do combine Non- Personal Information with Personal Data, the combined information will be treated as Personal Data for as long as it remains combined.

If you do not wish for your Personal Data to be collected via cookies, you may deactivate cookies by adjusting your internet browser settings to disable, block or deactivate cookies, by deleting your browsing history and clearing the cache from your internet browser.

How We Collect Your Personal Information?

We may collect and you may provide personal data in the following ways:

- **Information you provide to us; or**
- Information provided by you when using our services; or
- Information collected by technology means.

How We Use Your Personal Information?

Your personal information will be used or processed for the following purposes: -

- Assessing your application or continued provisioning of the products and / or services (whichever is applicable);
- Finance operation including verifying and processing payment, billing and billing enquiries;
- Customizing advertisements and content on Credence's website;
- Responding to your enquiries;

-
- Research purposes including historical and statistical purposes and analysis;
 - General operation and maintenance of the products and / or services provided including audit and its related website(s);
 - Verification purposes;
 - Matching any data held by Credence or its group of companies relating to you from time to time;
 - Provide you with regular communications from Credence relating to the products and / or services provided; and
 - Investigation of complaints, suspected suspicious transactions and research for service or products improvement;

By submitting your information to Credence, you hereby consent and authorize Credence to process and verify any information about you from any third party, especially credit bureau or credit reference agencies, which Credence may require in connection with your application for any of Credence's products and/or services and/or review of the existing account with Credence. Such consent and authorization will extend to any information obtained from any of the account(s) presently maintained for you, any new application for any form of services rendered or products provided by Credence, such historical financial or credit records, data or information whether or not provided personally or by any other sources relating to you which was collected, received, captured, compiled, secured and/or obtained by Credence through or by whatever means or methods or forms.

If in processing your Personal Information, any applicable legislation or regulation is infringed, we will notify you and cease processing such personal information of yours.

The processing of your personal information will be restricted only within Malaysia. We do not transfer your personal information to any servers or premises outside of Malaysia.

We will not directly or indirectly disclose Personal Information to any person other than our employees on a need to know basis including any sub-contractors, agents, consultants, outsourcers or auditors ("Third Party"), unless and to the extent required by government authorities or under applicable law. If we are to make such disclosure in writing, we shall first enter into a written agreement with each Third Party (to whom we intend to disclose Personal Information), that imposes obligations on the Third Party that are substantially similar to those imposed on us in this Privacy Notice, prior to the disclosure of any Personal Information to such Third Party.

Service Provider shall only retain contractors that Service Provider can reasonably expect to appropriately protect the privacy, confidentiality and security of the Personal Information.

Your consent form will be recorded and stored securely. If you would like to request for modification or withdrawal of your consent regarding Credence's processing of your personal information, you may refer to the final section of this privacy policy which outlines your eligibility for such requests.

Please bear in mind that we will cease all processing of your personal information if your consent is withdrawn, hence we will not be able to provide certain services to you. Nonetheless, we will keep your personal information in accordance with our retention policy to meet legal and regulatory obligations, which shall be for a maximum period of seven (7) years following your cessation of the use of our services.

Security of Your Personal Data

Credence has in place security policies, rules and technical measures to protect your personal data from unauthorized access, improper use or disclosure, unauthorized modification, unlawful destruction or accidental loss. All our employees and data processors who have access to and are associated with the processing of your personal data, are obliged to respect the confidentiality of your information.

However, transactions done via personal devices may not be secured and communications over those devices may be exposed to unauthorized third-party interception. We cannot accept responsibility for any unauthorized access or loss of your personal data. While we cannot guarantee

that loss, misuse or alteration of your personal data will not occur, we make reasonable efforts to prevent such unfortunate occurrences,

Your personal data that we collect from you will be stored and backed up securely in an environmentally controlled location. Only authorized people with user ID and password from our company have access to the information.

You must remember to log off from our system after accessing and/or using your preferred device so that no unauthorized party can have access to your personal data. You must not, at any time, divulge your personal data to any third-party.

Disclosure of personal information

If you choose to register and transact with Credence, your personal information may be shared where necessary and only on a need to know basis with other Credence's subsidiaries or agencies so as to serve you in the most efficient and effective manner. An example might be in terms of resolving or addressing complaints that require escalation to other Credence's subsidiaries or agencies. Credence may disclose your personal information to the following parties for the purposes stated above: -

- Credence's service providers or agents who are involved in providing the products and / or services;
- Third parties (including those overseas) who provide data processing services;
- Any credit reference agencies or, in the event of default, any debt collection agencies;
- Any person, who is under a duty of confidentiality to which has undertaken to keep such data confidential, which Credence has engaged to fulfil its obligations to you; and
- Any actual or proposed assignee, transferee, participant or sub-participant of Credence's rights or business;

Your personal information will not be disclosed to any unauthorized third party.

Your personal information will not be used for marketing and advertising purposes, unless you have given us your prior written consent for us to do so.

Your personal information may be disclosed due to reasons of law, legal process, litigation, and/or requests from public and governmental authorities and any disclosure will be to such public and governmental authorities only. We may also disclose information about you if we determine that disclosure is necessary or appropriate for purposes of national security, law enforcement, or other issues of public importance.

If you would like to request access or correction of your personal information or where you elect to limit Credence's right to process your personal information (e.g., modification or withdrawal of consent), you may contact our Credence personnel or email us at hi@credence.tech. Any request of access to correct personal information may be subjected to a fee and also to applicable provisions in the PDPA. However, we reserve the right to decline requests which jeopardize the security and privacy of the personal information of others as well as requests which are impractical or not made in good faith. We may review and update this Privacy Notice from time to time to reflect changes in the law, changes in our business practices, procedures and structure, and the community's changing privacy expectations. The latest version of the Privacy Notice will be made available at <https://www.credence.tech/>.

In the event of any conflict between the English and other language versions, the English version shall prevail.

Queries or any complaint

If you have any queries or complaints about this Privacy Notice, you may contact us at

<https://www.credence.tech/> via our Contact Us section or write us an email at hi@credence.tech.

SECTION 5: PRICING & SERVICES DETAILS

[only applicable if extend POC date and/ or resource deletion after end of POC date]

- Description of Service: Please refer to below for <subject to change based on type of offering/products/services e.g. Virtual Private Cloud Services> for general description and under the Table 1 below for specific package subscribed by Customer.
- The summary of pricing and price breakdown is shown in Table 1 below.
Payment shall be made to Vendor based on the payment milestone below

Payment Terms	Amount (RM)
[e.g. Monthly Charges]	44,505.96

Table 1

Note: Monthly Charges is not fixed and may vary based on utilization of services which shall be borne by Customer.

SECTION 6: PROJECT/OPPORTUNITY DETAILS (For Office Use Only)

Date	2-11-2025									
Opportunity Name	Nahrim AnalyticsPOC									
C360 ID	SFC360-OPP-01950									
Sales Rep (e.g.Credence/Huawei etc)	Credence/Azliza Juliana Mohd Adnan									
Reseller/Distributor										
End User	INSTITUT PENYELIDIKAN AIR KEBANGSAAN MALAYSIA (NAHRIM)									
Customer/ Opportunity Background	Pioneering water research									
Purpose/ Justification (please outline sales strategy/ plan of commercialisation)	There is a critical need for a comprehensive approach to manage, conserve and optimize water resources effectively. The ASEAN Water Knowledge Hub serves as a solution platform for this issue, acting as a premier local and global knowledge center on water. Thus hub will function as a one-stop center for RDIC services and consultancy, data and information, as well as training and expertise across all water-related disciplines.									
Indicative Budget (Total Commercial Value)	RM4 Million									
Commercial Date (Expected Go Live Date)	01-05-2026									
Cost of POC Resources	<table border="1"> <thead> <tr> <th>Description</th> <th>Total</th> </tr> </thead> <tbody> <tr> <td>(A) Total Monthly as per Section</td> <td>44,505.96</td> </tr> <tr> <td>(B) Trial Period (Months) as per Section</td> <td>2</td> </tr> <tr> <td>(C) Total Cost of POC Resources (C) = (A) x (B)</td> <td>89,011.92</td> </tr> </tbody> </table>		Description	Total	(A) Total Monthly as per Section	44,505.96	(B) Trial Period (Months) as per Section	2	(C) Total Cost of POC Resources (C) = (A) x (B)	89,011.92
Description	Total									
(A) Total Monthly as per Section	44,505.96									
(B) Trial Period (Months) as per Section	2									
(C) Total Cost of POC Resources (C) = (A) x (B)	89,011.92									
POC Start Date	15-11-2025									
POC End Date *The POC Start Date and POC End Start will be referred to as the "Trial Period"	14-01-2026									
Prepared by	(Credence Solution Team Details: Name, Contact Number and Email) Asharudin Bin Abdul Buhari Asharudin.buhari@credence.tech 014-9686534									

SECTION 7: REQUESTOR & APPROVER SIGNATURE (VENDOR) (For Office Use Only)

	Name & Designation	Signature
Requested by	Azliza Juliana Mohd Adnan Government Sales	
Reviewed by	Asharudin Bin Abdul Buhari PreSales	
Reviewed by	Head of Sales Operations	
Approved by	Head of Sales	
Approved by (If applicable)	CFO	
Approved by (If applicable)	CEO	