SCHOLARSHIP FOR UNDERGRADUATE STUDIES IN SINGAPORE SCHOLARSHIP AGREEMENT

WHEREAS the SPONSOR has agreed to provide the SCHOLAR a scholarship for:-

- (a) an intensive English Language course and bridging courses conducted by the SPONSOR specified in the Second Schedule (hereinafter called the "preparatory course"); and
- (b) an undergraduate degree course specified in the Second Schedule (hereinafter called "the course of study"),

and the SCHOLAR has agreed to accept the scholarship to pursue the preparatory course and course of study and if required by the SPONSOR, to serve the SPONSOR or if not so required by the SPONSOR, to work for any Singapore entity in accordance with Clause 3(h) below, and the SURETIES have agreed to guarantee the performance of the obligations of the SCHOLAR hereunder.

IT IS AGREED as follows:

- The Sponsor agrees to grant the Scholar the benefits set out in the Third Schedule to this Agreement (the estimated value of which is set out under "Scholarship Sum" in the Third Schedule) in respect of the Course (as defined in the Second Schedule to this Agreement) to be undertaken by the Scholar.
- 2. The pre-conditions for the grant of the benefits in Clause 1 are that the Scholar -
 - (a) must be certified medically fit by a SPONSOR-approved medical authority to undertake the Course; and
 - (b) must successfully apply and obtain a visa for entry into Singapore (if required) and a student pass from the Immigration and Checkpoints Authority of Singapore (ICA).
- 3. The SCHOLAR with the approval and consent of the SURETIES hereby agrees and covenants that
 - (a) that he shall enter and apply himself diligently in the preparatory course commencing on August 2019 and the course of study commencing on and sit for all examinations required for the courses and shall successfully complete them within the time prescribed therefor as set out in the Second Schedule or such longer time as the SPONSOR may approve;
 - (b) that he shall consistently meet such criteria as may be determined by the SPONSOR for the course of study in order to continue receiving scholarship benefits;
 - (c) that he shall not, while undergoing the preparatory course and the course of study, participate in any course or programme, occupation, business, or assignment, whether related to the course of study or otherwise, that is not a compulsory requirement for the preparatory course or the course of study, unless he has obtained the prior written consent of the SPONSOR;
 - (d) that he shall not hold or be in receipt of, concurrently with this award, any other scholarship, bursary, other award of a monetary nature or loan without the prior written approval of the SPONSOR;
 - (e) report to the SPONSOR any remuneration or award gained as part of the Course;

- (f) surrender to the SPONSOR all or part of the remuneration or award referred to in Clause 3(e) as determined by the SPONSOR;
- (g) that he shall, if required by the SPONSOR at any time, serve the SPONSOR or any body or organization as directed by the SPONSOR in any post the SPONSOR may designate for a period of six (6) years from the date of his appointment (hereinafter called the "BOND PERIOD") upon the terms and conditions for the time being usually applicable to such appointment as stipulated by the SPONSOR or any body or organization as directed by the SPONSOR. For avoidance of doubt, the words "serve the SPONSOR" or any similar variations as used in this AGREEMENT shall include service with any body or organization as directed by the SPONSOR;
- (h) if he is not required by the SPONSOR to serve the BOND PERIOD in accordance to Clause 3(g) above, he shall diligently seek and secure employment with a Singapore entity (whether in the public or private sector) and:-
 - (i) be employed for a period or periods in aggregate equivalent to the BOND PERIOD; and
 - (ii) work in a capacity that would cause him to be legally resident in Singapore for income tax purposes;

The SCHOLAR shall secure employment within six (6) months of his graduation unless he/she proves that he has made reasonable efforts to secure and accept employment. He shall also ensure there is no break in service of the bond unless it is due to circumstances beyond his control. For the purposes of this AGREEMENT, "graduation" shall be deemed to have taken place when the SCHOLAR passes the Final Examination (Main or Re-Examination) for the course of study or is deemed to have fulfilled all the requirements for the award of the degree;

- (i) that he shall participate in such programmes as may be required by the SPONSOR, which includes but is not limited to participation in community involvement programmes;
- (j) that he shall conform to all prevailing rules and regulations at his place of study or training and at his place of residence, as well as any directions issued by the SPONSOR from time to time;
- (k) that he shall inform the SPONSOR immediately if he is under investigation for any criminal offence or is subject to any disciplinary proceedings by the place of study or training or by his employer or any professional body;
- (I) that he shall refrain from participating in activities which are, or are likely to be, inimical to the interests of Singapore or the SPONSOR, or cause, or are likely to cause, embarrassment to Singapore or the SPONSOR;
- (m) that he shall conduct himself in such a manner as is, in the view of the SPONSOR, becoming of a holder of a scholarship by the SPONSOR;
- (n) that the period of service beginning from his employment in accordance with Clauses 3(g) and 3(h) above after the course of study shall count towards the BOND PERIOD only if the SCHOLAR has already successfully completed the course of study at the time of service;
- that any period of no-pay leave/half-pay leave, study leave, or leave of absence from his employment shall not be counted towards the discharge of the BOND PERIOD;
- (p) that any period of internship, training or study based in or outside Singapore, or employment based in or outside Singapore which is not in accordance with Clauses 3(g) and 3(h) above, or employment outside Singapore which is not incidental to his employment by the Singapore entity shall not be counted towards the discharge of the BOND PERIOD:

- (q) that if he is suspended from duty, the period of suspension shall not be counted towards the discharge of any part of the BOND PERIOD;
- (r) that he shall, having been found to be suffering from the pre-existing medical condition described in the medical report appended hereto as the Annex (the "Medical Condition"),:
 - continue to seek medical consultation and treatment for the Medical Condition and its related ailments, as and when recommended and required by the SPONSOR's nominated/approved medical authority, and at the SCHOLAR's own expense;
 - submit to the SPONSOR reports in respect of any consultation or treatment sought by the SCHOLAR for the Medical Condition and its related ailments, within one (1) week from the date of such consultation or treatment; and
 - (iii) not be entitled to any of the medical benefits described in paragraph (g) of the Third Schedule, in respect of the Medical Condition or any of its related ailments.
- (s) that he shall notify and update the SPONSOR at such frequency or such times as required by the SPONSOR on the following, including any changes therein:
 - the contact details in the form of telephone, email and postal address in the current place of residence and in the home country of the SCHOLAR and that of the SURETIES;
 - (ii) his employment details and nature of job held;

and he shall also notify and update the SPONSOR as soon as practicable when there are any changes to such information mentioned above;

- that he shall seek the consent of the SPONSOR before leaving Singapore. The Scholar shall, if required by the SPONSOR, place a security deposit in Singapore in the form of a on demand banker's guarantee issued by any bank approved by the SPONSOR and in the format set out in the Fifth Schedule before leaving Singapore, of which the amount is to be determined by the SPONSOR but not exceeding the amounts for the cap for liquidated damages stipulated in the Fourth Schedule, failing which his application to leave Singapore may not be approved by the SPONSOR. Upon consent being given by the SPONSOR, the period of time overseas shall not be counted towards the discharge of any part of the BOND PERIOD. This clause shall not apply to employment outside Singapore which is incidental to his employment by such company in which the SCHOLAR is employed in accordance with the provisions of Clause 3(g) and 3(h);
- (u) That the SPONSOR may at any time require the SCHOLAR and/or the SURETIES to enter into a Novation Agreement whereby inter alia,:
 - (i) the SPONSOR will relinquish all its rights and benefits and be released from all duties and obligations under this AGREEMENT;
 - (ii) another company ("the NEW SPONSOR") will agree to step into the SPONSOR's place and be bound by the terms of this AGREEMENT and to perform and discharge all duties and obligations created thereunder; and
 - (iii) the SCHOLAR and the SURETIES undertake to perform this AGREEMENT and to be bound by the terms of this AGREEMENT in every way as if the NEW SPONSOR were a party to this AGREEMENT in lieu of the SPONSOR.

For the purposes of this Agreement, a Singapore entity means a firm or company registered with the Accounting and Corporate Regulatory Authority (ACRA), a body corporate incorporated in Singapore or all other entities constituted under the laws of Singapore.

- 4. It is hereby agreed and declared that if at any time during the currency of this AGREEMENT, either of the SURETIES shall die or cease to reside within Singapore or the People's Republic of China or shall be adjudged a bankrupt, then and in such an event the SCHOLAR and the other surety or either of them shall substitute another surety who shall be to the satisfaction of the SPONSOR and who shall be ready and willing to substitute for and take over the obligations under the AGREEMENT of the Surety so dead or ceasing to reside as aforesaid or being adjudged bankrupt.
- 5. (a) It is further agreed and declared that if the SCHOLAR in the sole opinion of the SPONSOR:-
 - (i) abandons or withdraws from the preparatory course or the course of study or changes the prescribed subjects; or
 - (ii) fails or renders himself unable or unsuitable for any reason whatsoever to successfully complete the preparatory course or the course of study within the prescribed periods of time; or
 - (iii) fails to obey any directions given by or on behalf of the SPONSOR; or
 - (iv) fails to show sufficient application to the preparatory course or the course of study; or
 - fails to meet the required criteria determined by the SPONSOR for the course of study for the continued receipt of scholarship benefits; or
 - (vi) fails to accept the offer of employment made by the SPONSOR or any body or organization directed by the SPONSOR within one (1) month after an offer of employment is made pursuant to Clause 3(g) above; or
 - (vii) fails to secure employment in accordance with the provisions of Clauses 3(g) or 3(h) unless prior approval has been obtained from the SPONSOR; or
 - (viii) refuses or, in the opinion of the SPONSOR, wilfully renders himself unable or unsuitable to serve or work in accordance with the provisions of Clauses 3(g) or 3(h) above; or
 - resigns or leaves the service of the SPONSOR or of any body or organization in which he is employed in accordance with the provisions of Clause 3(g) within the BOND PERIOD; or
 - is dismissed or has his services terminated by the SPONSOR or any Singapore entity in which he is employed in accordance with the provisions of Clauses 3(g) or 3(h) above, for misconduct, negligence or incompetence in the performance of his duties before the expiry of the BOND PERIOD; or
 - (xi) has been negligent or incompetent in the pursuit of his studies or conduct of his duties, or has failed to conduct himself in a manner befitting a scholarship holder/employee of the SPONSOR; or
 - (xii) is convicted by a court of law in any country for an offence involving dishonesty or moral turpitude or an offence, in the opinion of the SPONSOR renders him unsuitable for work in accordance with this Agreement, or given a stern warn by the police for such an offence; or
 - (xiii) fails for any reason whatsoever to notify and update the SPONSOR in accordance with Clause 3(s); or
 - (xiv) leaves Singapore for any period or periods without first obtaining the consent of the SPONSOR and satisfying any other requirement under Clause 3(t), where such consent is required under Clause 3(t); or

- (xv) wilfully or persistently disobeys or fails to conform to the directions of the SPONSOR, or is idle or negligent or misconducts himself in the discharge of his obligations under this AGREEMENT; or
- (xvi) breaches any of the terms of this AGREEMENT or covenants undertaken in this Agreement,

the SPONSOR may terminate this AGREEMENT immediately and the SCHOLAR and the SURETIES shall be jointly and severally liable for themselves, their heirs, assigns and executors to pay to the SPONSOR on demand the amount in damages as specified in The Fourth Schedule to this AGREEMENT (hereinafter called the "LIQUIDATED DAMAGES");

- (b) Notwithstanding the above, if the SCHOLAR is unable to take up or complete the preparatory course or the course of study within the prescribed period of time due to illness, accident or other extenuating circumstances, the SPONSOR may at its discretion terminate this AGREEMENT and waive the payment of the LIQUIDATED DAMAGES by the SCHOLAR and the SURETIES;
- (c) Notwithstanding the above, the SPONSOR shall reserve the right:
 - (i) to increase the LIQUIDATED DAMAGES as and when there are unforeseen increases in tuition, travel or other costs. The SCHOLAR and the SURETIES shall be informed of such increase in the LIQUIDATED DAMAGES which shall be based on the increase in cost with 10% compound interest per annum;
 - (ii) to add or delete the benefits and arrangements listed in this AGREEMENT. The SCHOLAR shall be informed of any such variations and of any increase or decrease of the LIQUIDATED DAMAGES resulting thereby and that any such variation will not discharge the SCHOLAR or any of the SURETIES from their obligations under this AGREEMENT.
- 6. Without prejudice to any rights or remedies the SPONSOR may have against the SCHOLAR under this AGREEMENT, the SPONSOR may withdraw, suspend or terminate the benefits set out in the Third Schedule upon the occurrence of any one of the events set out in subparagraphs (a), (b) and (c) below:-
 - (a) upon the SCHOLAR breaching any of his obligations set out in this AGREEMENT with effect from (1) the date of breach or (2) the date on which the SPONSOR notified the SCHOLAR of the withdrawal, suspension or termination, as the SPONSOR may specify; or
 - (b) upon the SCHOLAR failing or being required to repeat any examinations during the period of the course of study or the preparatory course with effect from (1) the date on which the SCHOLAR failed or is required to repeat any examinations or (2) the date on which the SPONSOR notified the SCHOLAR of the withdrawal, suspension or termination, as the SPONSOR may specify; or
 - (c) at any time, by giving the SCHOLAR one (1) month's prior written notice.

For the avoidance of doubt, the SPONSOR may, in its discretion, invoke either Clause 6(a) or Clause 6(b) or Clause 6(c) to exercise its right to withdraw, suspend or terminate the benefits set out in the Third Schedule under this AGREEMENT. The SPONSOR is not obliged to give reasons for the withdrawal, suspension or termination of the benefits set out in the Third Schedule pursuant to this Clause. Nothing in Clause 6(c) shall impose a requirement in Clauses 6(a) and 6(b) that the SPONSOR must give the SCHOLAR one (1) month's prior written notice before the withdrawal, suspension or termination of the benefits set out in the Third Schedule takes effect.

- 7. The SPONSOR may, in lieu of terminating the Agreement, withdraw, suspend or terminate the benefits set out in the Third Schedule but still require the SCHOLAR to work in accordance with the provision of Clause 3(g) and 3(h) of this Agreement on such terms as may be imposed by the SPONSOR.
- 8. It is further agreed and declared that anything hereinbefore contained to the contrary notwithstanding, the scholarship awarded under this AGREEMENT is subject to review annually by the SPONSOR.
- 9. The SCHOLAR agrees and confirms that if any of the events in Clause 5, 6 or 7 occurs, the title of "scholar" will be withdrawn from him and he undertakes not to use the said title or any variations or descriptions relating to the title. This clause shall survive the expiry or early termination of this AGREEMENT.
- 10. Nothing in this AGREEMENT shall restrict the right of the SPONSOR to enforce the terms of this or any other agreement concluded between the SPONSOR, the SCHOLAR and the sureties of such other agreement, whether or not the sureties of such other agreement are also the SURETIES of this AGREEMENT.
- 11. It is hereby further agreed that:-
 - (a) the liability of the SURETIES hereunder or their estate shall not be affected or prejudiced:
 - by any extension of time, reduction of monies payable or any concession or waiver or indulgence given or agreed to by the SPONSOR with or without the assent of the SURETIES; or
 - (ii) by any change in the nature of work undertaken by the SCHOLAR hereunder; or
 - (iii) by any forbearance, whether passive or express, on the part of the SPONSOR in enforcing any of its remedies hereunder; or
 - (iv) by any other act or thing which but for this Clause would operate as a release of the SCHOLAR or SURETIES.
 - (b) this AGREEMENT shall continue to bind the SURETIES and the SCHOLAR notwithstanding any change in the constitution of the entity (whether by amalgamation, reconstruction or otherwise) by which the business of the SPONSOR may for the time being be carried on, and the rights and obligations in this AGREEMENT shall accrue to the entity carrying on the business of the SPONSOR for the time being.
- 12. The SCHOLAR with the consent of the SURETIES hereby further undertakes:-
 - (a) to absolve the SPONSOR, including its servants and agents, from all liabilities to the SCHOLAR or his personal representative howsoever occasioned (whether or not by any act or by any omission or neglect of the training establishment wherein he undertakes the preparatory course and/or the course of study or of its servants or agents) which he may sustain by reason of or during his tenure of the preparatory course and/or the course of study; and
 - (b) to indemnify and keep harmless the SPONSOR against all proceedings, suits, actions, claims, demands, costs and expenses whatsoever which may be taken or made against the SPONSOR or incurred or become payable by the SPONSOR in respect of any injury (whether fatal or otherwise) to any person or damage or loss to any property occasioned directly or indirectly by any act, omission or other default by the SCHOLAR while on or otherwise in relation to or arising out of the preparatory course and/or the course of study.

- A demand, notice, or other communication given by the SPONSOR shall without prejudice to any other effective mode of making the same be deemed to have been sufficiently served on the SCHOLAR, the SURETIES or their respective personal representative(s) under this AGREEMENT if sent to the address last known to the SPONSOR (or such other address as shall have been specified for the purpose in writing by the SCHOLAR or the SURETIES to the SPONSOR) and shall be deemed to have been received by the SCHOLAR or the SURETIES if sent by post to an address within Singapore, twenty-four hours after posting, if sent by registered mail to an address outside Singapore, twenty days after posting, if sent by hand, immediately upon delivery by messenger, or upon personal collection by the SCHOLAR or the SURETIES. In providing service it shall be sufficient to prove that the demand, notice, or other communication was properly addressed and posted or delivered or transmitted.
- 14. In consideration of the premises, the SCHOLAR also irrevocably consents to and authorises the disclosure by any person to the SPONSOR and any other person or entity authorised by the SPONSOR of any information whatsoever relating to him as is necessary for the purpose of ascertaining whether he has complied with all the terms of this AGREEMENT, in particular, whether he has complied with clause 3(g) and 3(h) of this AGREEMENT.
- 15. It is hereby agreed that the First, Second, Third, Fourth and Fifth Schedules to this AGREEMENT shall be read with and shall form part of this AGREEMENT.
- 16. The Parties hereto agree that this AGREEMENT shall be governed by the laws of Singapore and that the courts of Singapore shall have the exclusive jurisdiction to decide all questions arising hereunder.
- 17. This AGREEMENT does not create any right under the Contracts (Rights of Third Parties) Act which is enforceable by any person who is not a party to it.
- The rights and remedies of the SPONSOR under this AGREEMENT are cumulative and are in addition and without prejudice to any rights or remedies it may have at law or in equity. Further, no exercise by the SPONSOR of any one right or remedy under this AGREEMENT shall operate so as to hinder or prevent the exercise of it of any other right or remedy under this AGREEMENT, or any other right existing at law or in equity.
- 19. For the avoidance of doubt, nothing herein this AGREEMENT shall be construed as an obligation or undertaking by the SPONSOR to provide or procure for the SCHOLAR a contract of or for services with the SPONSOR or with any body or organization.
- 20. In this AGREEMENT words importing the masculine gender include the feminine.

THE SECOND SCHEDULE

Item 1 : The Place of Study

One of the following:

- 1 National University of Singapore
- 2 Nanyang Technological University
- 3 Singapore University of Technology and Design

Item 2: The Course of Study

One of the following for National University of Singapore and Nanyang Technological University:

- 1 Engineering
- 2 Science / Physical Sciences
- 3 Computing / Computer Science / Computer Engineering
- 4 Life Sciences / Biological Sciences / Bioengineering
- 5 Maritime Studies Shipping

For Singapore University of Technology and Design:

Bachelor of Engineering with a major in Engineering Product Development/ Engineering Systems and Design / Information Systems Technology and Design

Item 3 1 The Prescribed Time for the Course of Study

For National University of Singapore and Nanyang Technological University,

- 4 years for a single-degree programme, or such time shorter or longer as the SPONSOR may prescribe; and
- (ii) 5 years for a double-degree programme, or such time shorter or longer as the SPONSOR may prescribe.

For Singapore University of Technology and Design,

(i) 3.5 years for a single-degree programme, or such time shorter or longer as the SPONSOR may prescribe.

Item 4: The Prescribed Time for the Preparatory Course

For National University of Singapore and Nanyang Technological University, 12 months for the preparatory course or such time shorter or longer as the SPONSOR may prescribe.

For Singapore University of Technology and Design,

8.5 months for the preparatory course or such time shorter or longer as the SPONSOR may prescribe.

THE THIRD SCHEDULE

- (a) One economy class air ticket from the People's Republic of China to Singapore at the commencement of the preparatory course; and
- (b) One economy class return air ticket between Singapore and the People's Republic of China upon completion of the course of study, on the condition that sufficient proof of securing employment in accordance with Clauses 3(g) and 3(h) of this AGREEMENT is provided by the SCHOLAR to the SPONSOR and reimbursement for the said air ticket is claimed within one (1) year from the date of graduation; and
- (c) All application, tuition and other compulsory fees for the preparatory course and course of study; and
- (d) Scholarship allowance of S\$6,000 per annum payable as follows:

During the preparatory course, (i) scholarship allowance of S\$250 per month with 2 meals provided on weekdays and 3 meals on weekends/holidays OR (ii) scholarship allowance of S\$500 per month without meals.

During the course of study, scholarship allowance of S\$500 per month.

The disbursement of the scholarship allowance will be at regular intervals and at the full discretion of the SPONSOR; and

- (e) One-time settling-in allowance of S\$200; and
- (f) Accommodation benefits as follows:

During the preparatory course, hostel accommodation.

During the course of study, an accommodation allowance equivalent to the lowest double room rate of the hostel accommodation in the place of study (where applicable); and

(g) Medical benefits and insurance coverage as follows:

During the preparatory course:-

- (iii) subsidised medical treatment subject to the prevailing terms and conditions of the group medical insurance policy; and
- (iv) a group insurance policy providing 24-hour worldwide personal accident coverage for accidental medical expenses, accidental death or disablement, subject to the prevailing terms and conditions of the policy.

During the course of study:-

- (v) subsidised medical treatment subject to the prevailing terms and conditions of the group medical insurance policy; and / or
- (vi) a group insurance policy providing 24-hour worldwide personal accident coverage for accidental medical expenses, accidental death or disablement, subject to the prevailing terms and conditions of the policy.

THE FOURTH SCHEDULE

LIQUIDATED DAMAGES AND COSTS

- (1) Subject to paragraph (2) below, the amount of liquidated damages for which the SCHOLAR and the SURETIES shall be jointly and severally liable under Clause 5 of this AGREEMENT shall be **all monies** already paid to or on behalf of the SCHOLAR in accordance with The Third Schedule (including any monies not yet paid but which has become legally payable by the SPONSOR to any third party), PLUS interest at the rate of 10% per annum on each of the sums disbursed calculated from the respective dates of disbursement to the date the liquidated damages become payable or to the date the SCHOLAR commences service with the SPONSOR or a Singapore entity in accordance with this Agreement after completion of the course of study, whichever is sooner. The accrued interest shall be **compounded** at the expiry of a year from the respective dates of disbursement of each of the sums and at the expiry of every subsequent year thereafter.
- (2) The liquidated damages for which the SCHOLAR and the SURETIES shall be liable hereunder shall be subject to a cap of -
 - (i) SGD 207,000 if the SCHOLAR is in a single-degree programme,
 - (ii) SGD 256,000 if the SCHOLAR is in a double-degree programme.
- (3) Notwithstanding anything in this Schedule, if the SCHOLAR has served any part of the BOND PERIOD, the amount of liquidated damages payable may be reduced by the same proportion as that obtained when the number of completed days served is divided by the total BOND PERIOD.
- (4) The SCHOLAR is also liable for any additional costs incurred in recovering the liquidated damages from him.
- (5) Payment of the liquidated damages, interest and costs shall be made to the SPONSOR in one lump sum. If payment is not made within the period specified by the SPONSOR, a late payment interest at the rate as determined by the SPONSOR shall be charged from the date payment is due till full payment is made.

THE FIFTH SCHEDULE

BANKER'S GUARANTEE

To:			
WHEREAS by a <deed agreement=""> ("the Agreement") made on theday ofTwo Thousand And(20) betweenon behalf of the("the SPONSOR") and[Scholar's Name](Passport/Identity Card No) of [Scholar's Address] (referred to as the "SCHOLAR") the Scholar agreed for good consideration to undertake certain obligations thereunder.</deed>			
AND WHEREAS the SCHOLAR has requested us to guarantee to you the sum of SGDto secure the due performance of his obligations under the Agreement			
NOW in consideration of the SCHOLAR having fulfilled our conditions and requirements for procuring such a guarantee, we (at the request of the SCHOLAR) hereby agree as follows:			
In the event of the SCHOLAR, on or after the date of this guarantee, failing to fulfil any of his obligations under the Supplemental Agreement, we shall, without need for further proof thereof, pay to the SPONSOR the sum of SGDupon receiving the SPONSOR's written notice of claim for payment made pursuant to Clause 4 hereof.			
We shall not be discharged or released from this guarantee by any arrangement made between the SPONSOR and the SCHOLAR with or without our consent or by any alteration in the obligations undertaken by the SCHOLAR or by any forbearance whether as to time, performance or otherwise.			
Our liability under this guarantee shall continue and this guarantee shall remain in full force and effect from [dd/month/20] until [dd/month/20].			
4. This guarantee is conditional upon a claim as specified herein being made by the SPONSOR by way of a notice in writing addressed to us and the same being received by us at [Bank's Notification Office Contact] within three months from the expiry of this guarantee. Thereafter this guarantee shall become null and void notwithstanding that this guarantee is not returned to us for cancellation except for any claim(s) submitted to us in writing not later than three months from the expiry of this guarantee.			
5. We shall be obliged to effect the payment required under such a claim within 30 business days of receipt thereof. We shall be under no duty to inquire into the reasons, circumstances or authenticity of the grounds for such claim and shall be entitled to rely upon any written notice thereof received by us (within the period specified in Clause 4 hereof) as final and conclusive.			
6. This guarantee is issued subject to the laws of the Republic of Singapore and the parties agree to submit to the exclusive jurisdiction of the Singapore courts.			
Dated this day of			
AS WITNESS our hand			
Signed by: [name and designation of bank officer]			
for and on behalf of the			
[name of bank] [signature]			
in the presence of:			
Name:			

[signature of witness]

Designation:

THE FIRST SCHEDULE

NAME OF PARTIES

THE SPONSOR

THE SPONSOR		National University of Singapore		
NAME	: 21	21 Lower Kent Ridge Road		
ADDRESS		Singapore 119077		
THE SCHOL				
NAME	Xian	ng Shang 句尚		
IDENTITY CA	ARD NO./PASSP	PORT NO./CERTIFICATE OF IDENTITY NO./		
DOCUMENT	OF IDENTITY N	0. 420/04199604220830		
ADDRESS	中华人民共名	和国 湖北省 武汉市港口经济技术开发区宁康园		
2	3栋 单元的	2室 邮编:40056		
THE FIRST S				
NAME	Qu	Zhi hua 屈志华		
		ORT NO./CERTIFICATE OF IDENTITY NO./		
DOCUMENT	OF IDENTITY N	0. 422432197006260327		
ADDRESS	中华人民共	大和国 湖北省 武汉市港口经济技术开发区宁康园		
-	23栋1学え	602室 邮编:430056		
	,			
THE SECONI		# H		
NAME	Xia	ng Kegin 句克動		
		ORT NO./CERTIFICATE OF IDENTITY NO./		
DOCUMENT	OF IDENTITY N	0. 420821196407234513		
ADDRESS	中华人民共	和国 湖北省 武汉市桑甸区大集镇 千年美丽桔积寸苑		
9	栋 2单元	30/室 邮编:430/00		

IN WITNESS WHEREOF the parties have set their hands the day and year first above written. I Signed by R. RAJARAM (Mr) Director Office of Admissions & Office of Financial Aid Name: National University Of Singapore DID: (65) 6516 4049 FAX: (65) 6872 3073 Designation: for and on behalf of: in the presence of: Name: (Witness) (Signature) Designation: Ms Mary Goh Assistant Manager Address: Recruitment Section School Placement & Scholarships Branch Ministry of Education П Signed by Xiana (Scholar) (Signature) who appeared fully to understand the nature and effect of this AGREEMENT in the presence of: Name: (Witness) (Signature) Designation: Ms Mary Goh Assistant Manager Address: Recruitment Section School Placement & Scholarships Branch Ministry of Education Ш Signed by (Surety 1) (Signature) in the presence of: Zhao Weihua gnature) ΙV Signed by (Surety 2) (Signature) in the presence of: Name: Address: 武汉市解放大道 (430034)