## **IRREVOCABLE STANDBY LETTER OF CREDIT**

<b>Letter of Cred</b>	it No:	Date:	, 201X
		Date of Expiry:	, 20XX
Beneficiary: Name of Enbr 5400 Westhei Houston, TX 7	mer Court	Account Party: (Customer's Full Lega (Address) (City, State, Zip)	al Name)
Attn: Credit D	irector		
Letter of Creaccount of [A amount) availaby a signed an	k] ("Issuing Bank") hereby establishes this I dit No in favor of Name of Ercount Party Name] ("Account Party") for thable to Beneficiary by presenting sight draft(sind dated statement by an authorized represellowing, as applicable:	nbridge entity ("Bene ne aggregate amount s) to Issuing Bank whe	ficiary") for the of up to (dollar n accompanied
1.	"The amount drawn herein is to satisfy on Beneficiary and Account Party. Wherefor hereby demand payment of \$ supporting documents when required were Account Party has not satisfied its obligation."	re, the undersigned B Beneficiary further presented to Account	eneficiary does er certifies that
2.	"This Letter of Credit will expire in less than not received an extension of said Let replacement collateral from Account F Beneficiary does hereby demand payme receipt of an amendment extending this L considered automatically rescinded." And /	tter of Credit or oth Party. Wherefore, the ont of \$ etter of Credit, this d	ner acceptable e undersigned Upon timely
3.	"Issuing Bank no longer has one of the folloabt rating of at least "A-" by Standard & senior unsecured debt rating of at least "A and Account Party has not caused a realternate financial institution acceptable Beneficiary. Wherefore, the undersigned payment of \$"	Poor's Rating Group, 3" by Moody's Investor placement Letter of to Beneficiary to	or a long-term r Services, Inc., Credit from an be issued to

## SPECIAL TERMS AND CONDITIONS

- 1. Partial and multiple drawings are allowed hereunder. The amount that may be drawn by Beneficiary under this Letter of Credit shall be automatically reduced by the amount of any payments made through Issuing Bank referencing this Letter of Credit.
- 2. This Letter of Credit shall automatically extend without amendment for periods of one year each from the present or any future expiry date unless Issuing Bank notifies Beneficiary in writing at least sixty (60) days prior to such present or future expiry date, as applicable, that Issuing Bank elects not to further extend this Letter of Credit.
- 3. This Letter of Credit is transferable without charge any number of times, but only in the amount of the full unutilized balance hereof and not in part and with the approval of Account Party which consent shall not be unreasonably withheld, conditioned or delayed.
- 4. The term "Beneficiary" includes any successor by operation of law of the named beneficiary to this Letter of Credit, including, without limitation, any liquidator, any rehabilitator, receiver or conservator.
- 5. Presentations for drawing may be delivered in person, by mail, by express delivery, or by facsimile.
- 6. All Bank charges are for the account of Account Party.
- 7. Article 36 under UCP 600 is modified as follows: If the Letter of Credit expires while the place for presentation is closed due to events described in said Article, the expiry date of this Letter of Credit shall be automatically extended without amendment to a date thirty (30) calendar days after the place for presentation reopens for business.
- 8. Typographical errors are acceptable in all documents presented by the Beneficiary so long as the typographical errors do not affect the value of the credit.
- 9. Issuing Bank hereby agrees with Beneficiary that documents presented for drawing in compliance with the terms of this Letter of Credit will be duly honored upon presentation at Issuing Bank's counters if presented on or before the expiry date.
- 10. Unless otherwise expressly stated herein, this Letter of Credit is subject to the Uniform Customs and Practice for Documentary Credits ("UCP"), 2007 Revision, International Chamber of Commerce Publication No. 600. Matters not covered by the UCP shall be governed and construed in accordance with the laws of the state of New York.