

## HBAP : PSALM CHECKLIST

CUSTOMER NUMBER		ORDER DATE (DD-MMM-YY)	
ACCOUNT NAME			
<b>CUSTOMER BUYS / HSBC SELLS :</b>			
<b>DOCUMENTATION</b>	<b>REMARKS</b>	<b>SUBMITTED PER 392-AID?</b>	
<input type="checkbox"/> ToBL	Submitted <b>ONCE</b> only – refer to 392-AID; Customer signature required : <b>ALL parties to sign</b>	<input type="checkbox"/> Yes <input type="checkbox"/> No, ToBL attached	
<input type="checkbox"/> RPQ-Section 1	Should <b>NOT</b> be <b>MORE than 12 months old from date of execution</b> ; all questions should be answered; <b>ALL parties to sign</b> ; complete score and profile	<input type="checkbox"/> Yes. Confirmed that RPQ 1 is <b>VALID and on file</b> <input type="checkbox"/> No, RPQ Section 1 attached	
<input type="checkbox"/> RPQ-Sections 2 and 3	<b>Required for ALL Transactions.</b> Follows the signing arrangement for bank accounts; all questions should be answered; complete score / profile. For joint accounts, follow the risk profile of the person with a higher risk profile. <b>Customer signature required.</b>		
<input type="checkbox"/> Customer Directed Transaction (CDF)	<b>CDF Form required for any of the following - Tick One – ALL PARTIES to SIGN:</b> <input type="checkbox"/> Product Risk Rating does not match customer's risk profile <input type="checkbox"/> Customer refused to complete the RPQ <input type="checkbox"/> High Risk Sale Scenario (please refer to the scenarios below)		
<input type="checkbox"/> Cover Page, KFD, Impt Info on Cir392 and SEC 14, Risk Disclosure Statement, Customer Declaration	No customer signature required		
<input type="checkbox"/> Circular 392 Documents : Limited Special Power Atty (LSPA) and Letter of Authorisation (LOA)	Submitted <b>ONCE</b> only – refer to 392-AID; Customer signature required : <b>ALL parties to sign</b>	<input type="checkbox"/> Yes <input type="checkbox"/> No, LSPA attached <input type="checkbox"/> No, LOA attached	
<input type="checkbox"/> SEC 14 Documents : Letter of Appointment (LOA)		<input type="checkbox"/> Yes <input type="checkbox"/> No, LOA attached	
<input type="checkbox"/> Customer Acknowledgement	<b>Customer signature required</b> : follows the signing arrangement for bank accounts		
<input type="checkbox"/> BUY-ORDER Form			
<input type="checkbox"/> FOR BANK USE ONLY PORTION	Should be filled-up by an <u>accredited/licensed sales staff</u>		
<b>CUSTOMER SELLS / HSBC BUYS:</b>			
<input type="checkbox"/> SELL-ORDER Form	<b>Customer signature required</b> : follows the signing arrangement for bank accounts		
<input type="checkbox"/> FOR BANK USE ONLY PORTION	Should be filled-up by an <u>accredited/licensed sales staff</u>		
<b>List of Potentially Vulnerable Client (PVC):</b>		<b>High Risk Sales (HRS) Scenario:</b>	
<ol style="list-style-type: none"> <li>1. Elderly Customer (65 and above)</li> <li>2. First time investor on investments</li> <li>3. Recently bereaved (only when this fact is known)</li> <li>4. Visually Impaired (only when this fact is known)</li> <li>5. Illiterate (only when this fact is known)</li> <li>6. Mentally Impaired (only when this fact is known)</li> <li>7. Command of English or local language is limited</li> <li>8. Transaction falls under the <u>High Risk Sale Scenario</u></li> </ol>		<ol style="list-style-type: none"> <li>1. Customer will be aged 75 yrs old and above at the time of maturity.</li> <li>2. Customer aged 75 and above and investment product has a risk of grade 3 or over</li> <li>3. Customer aged 80 or above should not be sold any product with investment risk irrespective of investment experience</li> </ol>	
<b>Procedure for Handling PVC and HRS:</b>			
PVC should be <b>offered to be accompanied</b> by a relative, a close friend (who is not in the PVC criteria) or a member of staff with whom the customer is well acquainted (note that this should always be the last option. If the customer declines the offer, the sales process may continue in the normal manner. However, <b>the outcome of the offer must be recorded in the For Bank Use Only portion.</b>			
<b>Tick One:</b> <input type="checkbox"/> Customer is a PVC <input type="checkbox"/> Customer is not a PVC	<b>If Customer is a PVC:</b> <input type="checkbox"/> Customer <b>agreed to be accompanied.</b> Record name of the person and relationship to the PVC who accompanied the PVC in the For Bank Use Only portion of the BUY ORDER form.  <input type="checkbox"/> Customer <b>refused to be accompanied.</b> Cite reason for the refusal in the for Bank Use Only portion of the BUY ORDER form.		<b>For PVC / HRS:</b> <input type="checkbox"/> ARM / RBH / TL sign-off on the BUY ORDER form

**This confirms that the above documents have been duly executed by the customer/s and were received on order date. I further confirm that forms are completely and correctly filled out.**

\_\_\_\_\_  
Printed Name of Sales Staff and Signature

\_\_\_\_\_  
Date (dd-mmm-yy)

\_\_\_\_\_  
Printed Name of TL/RBH/SNSQ and Signature

\_\_\_\_\_  
Date (dd-mmm-yy)

(25May09) HBAP-PSALM Checklist.doc

# Power Sector Assets & Liabilities Management Corporation (PSALM) Bonds due 2019

## *Denominated in USD*

*HSBC's authorised sales staff must go through this document with you before you decide to place your funds in the above name investment. It does not constitute an offer to sell or distribute securities and is made available for information purposes only. This document is prepared to assist you in understanding what these Bond. We recommend that you keep this document for future reference.*

This reference material refers to **PSALM Bonds (the "Bonds")**.

Please find the following documents to assist you in your decision to invest in **Bonds**:

1. Key Features Document
2. Important Information on BSP Circular 392 and Related Regulations
3. Important Information on SEC Memorandum Circular 14
4. Risk Disclosure Statement
5. Letter of Appointment
6. Limited Special Power of Attorney – 2 sets
7. Letter of Authorisation - 2 sets
8. Customer Declaration
9. Customer Acknowledgement
10. Buy-Order Form

### **Disclaimer:**

The issuance of and details contained in this document, which is not for public circulation, does not constitute an offer or solicitation for, or advice that you should enter into, the purchase or sale of any security, commodity or other investment product or investment agreement, or any other contract, agreement or structure whatsoever. This is intended as an outline only of the product(s) described herein and does not purport to list or summarise all of the terms and conditions of a particular transaction, nor to identify or define all or any of the risks that would be associated with the purchase or sale of such product(s). Neither **The Hongkong and Shanghai Banking Corporation Limited (HSBC)** nor any of its affiliates are advising you in respect hereof; accordingly prior to making an investment decision, you should conduct such investigation and analysis regarding the product(s) described herein as you deem appropriate and to the extent you deem necessary obtain independent advice from competent legal, financial, tax, accounting and other professionals, to enable you to understand and recognise fully the legal, financial, tax and other risks arising in respect of such product(s) and the purchase, holding and sale thereof. Please note that any prices or levels and any terms or conditions contained herein are indicative, are provided for discussion purposes only and may vary in accordance with changes in market conditions. No liability is accepted whatsoever for any direct, indirect or consequential loss arising from the use of this document, the distribution of which may be restricted by law in certain jurisdictions. The information contained herein is confidential to the addressees thereof and may not be reproduced or otherwise disseminated (except to your professional advisers for the purposes of advising you hereon). **HSBC**, its affiliates and/or individuals associated therewith may have (or may liquidate) from time to time positions in the product(s), security or securities and/or underlying asset(s) (including derivatives thereof) referred to herein, or in any other asset, which may directly or indirectly affect the return to you under the product(s) described herein. Should you intend to sell or otherwise transfer or supply (directly or indirectly) the product(s) (or any interest therein) described herein to any third party (and without prejudice to any contractual requirement to obtain the consent of **HSBC** (or any of its affiliates) in respect of such sale, transfer or supply), you (rather than **HSBC** or any of its affiliates) will be responsible for complying with all applicable laws, regulations and rules in respect of any such sale, transfer or supply (including without limitation as to the suitability of such product(s) for such third party) and the provision of all appropriate risk warnings and disclosures. In addition, you accept that in no circumstances shall any such third party be treated as a customer of **HSBC** (or any of its affiliates) in respect of such sale, transfer or supply.

# Power Sector Assets & Liabilities Management Corporation (PSALM) Bonds due 2019 : Key Features Document

This **Key Features Document** is designed to highlight what HSBC considers to be the key points you should know before you decide to invest in the **Power Sector Assets & Liabilities Management Corporation (PSALM) Bonds** (the “Bonds”)

## PRODUCT DETAILS

- This is a US Dollar-denominated bond issued by Power Sector Assets & Liabilities Management Corporation (PSALM) which has a credit rating of BB- per Standard and Poor’s (S&P), an international credit rating agency.
- PSALM is a wholly-owned Philippine Government corporation; hence, are guaranteed by the Republic of the Philippines.
- These Bonds are available in the secondary market, subject to a minimum trading lot size.
- Coupons are fixed and paid every semi-annually.
- These Bonds are subject to the requirements of the Bangko Sentral ng Pilipinas (BSP) Circular 392 and its related regulations, including the rules governing the Over-the-Counter (OTC) Fixed Income Market issued by the Securities Exchange and Commissions (SEC) Memorandum Circular 14.
- These Bonds carry a product risk rating is “3” or medium risk\*, and is likely to be suitable for an investor with a risk attitude of “Balanced” or above.
- Interest income/yield/gains from the Bonds are subject to withholding tax and such other taxes as may be imposed under Philippine tax laws and regulations. These shall be for your account.

## BENEFITS in BOND INVESTMENTS

- **Regular income** : Investors receive regular income generated by the coupon payments throughout the life of the bond
- **Higher return** : Bond yields are likely to be higher compared to regular bank deposit rates
- **Potential capital gain** : If the bond was purchased at a discount, then investors benefit from a capital appreciation if they hold the bond till maturity since the proceeds will be paid at par. This may also apply to bonds purchased at a premium where the investor sells the bonds in the secondary market, where the selling price is higher than the original purchase price.

## RISK DISCLOSURE

- **Market Risk.** Bonds may be subject to fluctuations in value and other risks inherent in investing in the securities. The value of a bond may fall as it may rise due to numerous factors, including, but not limited to, variations in the frequency and magnitude of changes in interest rates and inflation outlook. The value of the bonds may increase or decrease throughout their tenor.
- **Interest Rate Risk.** Investors are exposed to the movement of interest rates whenever their bonds are sold prior to maturity. It is possible that the value of the bonds held may be worth less than the original purchase price due to changes in market interest rates. As interest rates move upwards, the value of the bonds generally falls. Moreover, the longer the tenor of the bonds, the more sensitive the bonds will be to interest rate changes.
- **Price Risk.** Bondholders may purchase a bond either at a discount, par or premium. For secondary market trading where bonds are sold at a premium, investors should consider the purchase price, the par value at maturity, the accrued interest that will be paid and coupon that will be received over the holding period. For bondholders who intend to sell the bonds prior to maturity should take into account the original purchase price versus the selling price.
- **Price vs Yield to Maturity.** Bonds may be purchased at a discount or a premium, where the purchase price has an inverse relationship with the yield to maturity (YTM). Investors buying bonds at a discount will have a higher YTM versus buying the bonds at a premium will result to a lower YTM.

### \*\* Product Risk Level : Low to Medium

- The price volatility of the product is medium. Active market monitoring and management may be required to control the relevant risks.
- This product may be suitable for investors who are happy to accept medium level of investment risk.

- **Liquidity Risk.** HSBC does not guarantee it will buy the Bonds at any pre-agreed price or pre-agreed date in case the holder decides to unload the Bonds prior the maturity date. The Bank will repurchase the bonds at the prevailing market price, subject to a minimum trading size.
- **Credit Risk.** The holder of the Bonds bears the risk of the Issuer. Credit ratings are assigned on the bond issuer's financial strength and past record of debt repayment. Further, investments are not covered by the Philippine Deposit Insurance Corporation (PDIC) and are not guaranteed by HSBC. There is also the possibility that the Issuer will be unable to make coupon and/or principal payments.
- **Reinvestment Risk.** The investor faces the risk that coupons received may be invested at yields lower than the yield at time of purchase.
- **Exchange Risk.** An investor, the majority of whose income and assets are not denominated in the currency of the investment, will be subject to fluctuations in exchange rates which could positively or negatively affect the investor's return upon conversion into his/her local currency.

## INVESTOR COMMITMENT

When you place your funds in the **Power Sector Assets & Liabilities Management Corporation (PSALM) Bonds** (the "Bonds"), you will be required to make a series of confirmations and acknowledgements, including the following:

- You have read and understood this document, including the risks of investing in the Bonds as explained in the section "**Risk Disclosures**", and the regulatory requirements or framework governing the purchase and sale of the Bonds.
- This investment is likely to be suitable for investors whose specific attitude to investment risk is "Cautious" or "Balanced", depending on the tenor.
- You understand that this document is not intended to provide and should not be relied upon for tax, legal or accounting advice, investment recommendations or credit worthiness or other evaluation of the Issuer. Investors in this product should consult their tax, legal, accounting and/or other advisors.
- You are comfortable to place your funds in this investment for the entire investment tenor.
- You are confident that you will not need access to the amount invested during the investment period and that you have sufficient liquid emergency funds to meet unforeseen circumstances.
- You should avoid excessive investment in a single type of investment, with regard to its total proportion of your overall portfolio, in order to guard against overexposure to any investment risks.

## OTHER INFORMATION

### **Minimum investment amount**

USD 100,000, in multiples of USD10, 000

### **Trading Dates**

Daily, until 3:00pm (Manila Time)

### **Information on the Issuer:**

**Power Sector Assets & Liabilities Management Corporation (PSALM)** is wholly-owned by the Philippine Government, created to manage the privatization and restructuring of the Philippine electric power industry.

## IMPORTANT INFORMATION

### BANGKO SENTRAL ng PILIPINAS (BSP) CIRCULAR 392 and its RELATED REGULATIONS

The Bangko Sentral ng Pilipinas (BSP), in July of 2003, issued **Circular No. 392, Series of 2003**, which requires all securities sold by banks on a “**without recourse basis**” (i.e. the bank has no liability to the buyer of securities in paying the obligation due on the security) to be delivered to the buyer/purchaser of securities through any of the following means:

- (a) **If the security is evidenced by a certificate of indebtedness**, the certificate must be transferred in the name of the purchaser/buyer and physically delivered to the purchaser/buyer or to his designated BSP-accredited third party custodian.
- (b) **If the security is immobilized or dematerialized** (i.e. the security is not evidenced by a certificate of indebtedness and instead a security account is created in the electronic books of the registry in the name of the purchaser/buyer or his designated custodian):
  - i. The security must be delivered by book-entry transfer to the appropriate securities account of the buyer in the registry of said securities, which must be evidenced by a confirmation in writing by the registrar to the buyer. The confirmation of sale or document of conveyance shall be physically delivered by the seller or dealer to the buyer, or
  - ii. The security must be delivered by book-entry transfer to the appropriate securities account of the BSP-accredited third party custodian designated by the buyer/purchaser in the registry of said securities, which must be evidenced by a confirmation in writing by the registrar to the said BSP-accredited third party custodian, who shall in turn issue to the securities owner a delivery receipt acknowledging receipt of the securities.

Circular 392 is part of a package of reforms to support the development of the domestic capital market through enhanced investor protection and greater market transparency. It provides for a more defined role and responsibilities for the custodians and registrars and a stricter supervision and regulation thereof by the BSP. It aims to provide the client with the following benefits:

- a. Full control and possession of the securities purchased;
- b. Independent validation of the existence of securities purchased;
- c. Regular reporting of securities holdings; and
- d. Capability to choose most competitive counter-parties in case of sale, pledge, transfer and lending of securities.

Moreover, Circular No. 392, which amends CBP Circular 437-74, seeks to address the changes in the legal framework brought by the developments in the market, i.e. where purchase of securities may be evidenced not only by transfer of certificates but also by electronic book-entry transfer of ownership in the books of the registrar for said security.

As an investor, therefore, of securities which is dematerialized or scripless, you have the **option** to require your dealer/broker to deliver the securities to you by requiring them to have the securities registered directly in **your name in the registry** of said securities **or** by requiring them to have the securities registered in the name of the **BSP-accredited third party custodian** of your choice who in turn will credit your securities account with them.

The **registry** is a BSP-accredited bank or non-bank financial institution (NBFI) designated or appointed by the Issuer to (1) maintain the securities registry book, (2) record the (a) issuance of the securities and (b) subsequent transfer of ownership thereof; and (3) issue registry confirmation to the buyers/holders of security.

The **custodian**, on the other hand, is a BSP-accredited bank or NBFI designated by the investor to safekeep the security by allowing it to hold title to the security, either in a nominee or trustee capacity, to enable it to perform the following administrative functions/services related to investing in a security or various securities: i) Mark to market valuation of a security that will enable the client to know the value of his investment at any period in time; ii) compute and collect the interest due on the security; iii) render statements on outstanding securities under safekeeping; iv) represent the client (per its instruction) in the events of default or breach of contract of the issuer; and v) lend the security of the clients as “agent” that will enable the client to earn additional income on the security.

## **IMPORTANT INFORMATION**

### **BANGKO SENTRAL ng PILIPINAS (BSP) CIRCULAR 392 and its RELATED REGULATIONS**

The registrars and custodians underwent a rigorous evaluation process by the BSP to determine whether they have the following: i) adequate capital to cover for potential operating risks related to performing its custody functions; ii) a competent management team to manage the company with responsibility and proper corporate ethics; iii) a robust technology system to operate the custody business efficiently; and iv) a favorable track record or significant experience in the custody business or related business. They will also undergo regular audit by the BSP to ensure that they comply with BSP rules and regulations and will be subject to penalties and administrative sanctions for any violation thereof.

As of date, BSP has accredited the following registrars and custodians: Bank of the Philippines Islands, Citibank N.A., Deutsche Bank, The Hongkong and Shanghai Banking Corporation, Philippine Depository and Trust Corporation, and Standard Chartered Bank.

The Registry of Scripless Securities (RoSS) operated by the Bureau of Treasury (BTR), which is acting as a registry for government securities, is automatically accredited as a securities registry. However, the BTR, as registry, cannot act as custodian of government securities pursuant to the opinion of the Secretary of Justice rendered on 17 January 2005 due to an irreconcilable conflict of loyalties that is anathema to agency if the same institution were to act as registrar and custodian at the same time.

The custodian shall render periodic reports on your account balances on a quarterly basis, or at such interval as you may require. Moreover, the custodian shall issue to you a confirmation of any transfer of ownership as it occurs, in either electronic or printed forms. Said reports shall be delivered/mailed directly at your address unless you give a written instruction directly to the custodian to deliver the said reports to your designated person/entity. You are, however, required to acknowledge in the written instruction that you are designating another person/entity to receive the periodic reports from the custodian, notwithstanding contrary advice of the BSP.

The above-mentioned arrangements may change once the BSP issues more detailed implementing rules and guidelines to the above-mentioned circulars. Your selling bank must update you if and when these developments occur.

## IMPORTANT INFORMATION

### SECURITIES and EXCHANGE COMMISSION MEMORANDUM CIRCULAR 14

The Securities and Exchange Commission (SEC), in October 2006, issued Circular 14 governing the rules in the Over-the-Counter (OTC) Market to introduce investor protection, elevate market integrity and improve market transparency for the development of the capital market. This Circular will affect new purchases and sale of Philippine Peso and Foreign Currency Denominated Fixed Income instruments.

The Circular segregates the duties of dealers and brokers, where the former acquire and trade securities for their own account, and the latter buy and sell securities for the account of others. Investors who opt to participate as a qualified investor can directly buy or sell securities in the OTC Market, subject to the SEC requirements for classification as a qualified investor. Investors who opt not to participate as a qualified investor are classified as Public Investors, and must have to appoint a broker, duly licensed by the SEC, if they wish to buy or sell securities in the OTC Market.

A quotation system or trading platform is also a requirement under the Circular. The quotation system is used by dealers or brokers to make known to others their interest in transactions in any security, including offers to buy or sell a security at a stated price or otherwise, or invitations of offers to buy or sell, either for the account of customers or for the principal account. Investors are required to provide a quotation, either a bid or offer at a specified price, with respect to a security. This quotation system is owned and operated by the Philippine Dealing and Exchange Corporation (PDeX). At present, only Philippine Peso trades are coursed thru the Exchange.

Further, the Circular also provides for all trades to be handled in Delivery-versus-Payment (DvP) mode, which is a global standard mode of settlement for securities transactions wherein there is a simultaneous exchange of the seller's securities and the buyer's cash.

The following documents will be needed to allow HSBC (Philippines) Inc. (HSBC), in our capacity as a Broker Participant, to continue to process your transactions as a public investor:

1. **Letter of Appointment**  
This document appoints HSBC as your Broker to buy or sell securities on your behalf.
  
2. **Bank Authorization Letter** (not applicable for ROP Eurobonds at the moment)  
This document specifically designates your chosen bank account for different transaction types (including Government Security trades) through the Philippine Dealing and Exchange Corporation (PDEX). This also signifies the Cash Settlement Bank's, in this case, HSBC's, acceptance of the terms of the Authority to debit/credit and grants the authority necessary to effect instructions to cause the debiting/crediting of relevant accounts.

**Note that HSBC has limited its services as Cash Settlement Bank exclusively to HSBC customers and only to those trades done with HSBC as the customer's duly-appointed Broker.**

## RISK DISCLOSURE STATEMENT

Gentlemen:

Similar to other financial transactions, investments in **Power Sector Assets & Liabilities Management Corporation (PSALM) Bonds due 2019**, may provide considerable benefits and involve a variety of significant risks.

Before entering into any investment, you should carefully consider whether the transaction is appropriate for you in light of your financial objectives and resources, investment experience, attitude to risk and other relevant circumstances. Moreover, you should ensure that you fully understand the nature and extend of your exposure to risk and loss.

In general, all investment activities involve risks which include, among others, unanticipated adverse market developments (financial, economic or political), credit and enforcement risks (counterparty/issuer default or changes in legislature), and liquidity risk.

As in any financial transaction, you should ensure that you understand the inherent risks and investor requirements applicable to you. You should also consider the legal and tax implications before you invest.

In entering into any investment activity with, or arranged by, us or any of our subsidiaries/affiliates, you should also understand that **HSBC** is acting solely in the capacity of an arm's length contractual counterparty and not in the capacity of your financial adviser or fiduciary unless **HSBC** has so agreed in writing and then only to the extent so provided.

**THIS BRIEF STATEMENT DOES NOT PURPORT TO DISCLOSE ALL OF THE RISKS OR OTHER RELEVANT CONSIDERATIONS OF ENTERING INTO BOND INVESTMENT ACTIVITIES. YOU SHOULD REFRAIN FROM ENTERING INTO ANY SUCH ACTIVITY UNLESS YOU FULLY UNDERSTAND ALL SUCH RISKS AND HAVE INDEPENDENTLY DETERMINED THAT THE ACTIVITY IS APPROPRIATE FOR YOU.**

**The Hongkong and Shanghai Banking Corporation Limited**

***PSALM Bonds (the “Bonds”)***

I/we understand and accept the following related to the above named investment :

1. There are differences between a regular time deposit and investments to corporate bonds.
2. The benefits, risks and investor commitment associated with the Bonds.
3. The regulatory framework in which these Bonds are traded and operate in.
4. The fees associated with my/our Bonds investment.
5. I/We fully understand the explanations given by the Relationship Manager or Marketing Officer.
6. My/Our queries and concerns have all been addressed satisfactorily.
7. I am/We are aware of or have been offered appropriate alternative products that may meet my/our needs.
8. I am/We are comfortable on placing my/our funds for the entire duration of the Bonds, if necessary.
9. I am/We are confident that I/we will not need access to the amount invested during the entire term of the Bonds and that I/we have sufficient liquid emergency funds to meet unforeseen circumstances.
10. I/We have made the decision to place my/our funds in the Bonds based on my/our own independent analysis and judgment without relying on any representation or advice, which may be considered to be given by the bank or its affiliates.
11. A Risk Profiling Questionnaire was presented to me/us to complete to determine my/our general and specific risk attitude. I/We shall indemnify HSBC from any liabilities which will arise from non-signing of said document or if there is a mismatch in risk tolerance against the suggested product risk category.

**CUSTOMER ACKNOWLEDGEMENT**  
**Power Sector Assets & Liabilities Management Corporation (PSALM) Bonds due 2019**

**The Hongkong and Shanghai Banking Corporation Limited**

<b>Customer Number</b>		<b>Date (dd-mmm-yyyy)</b>	
<b>Account Name</b>			

Gentlemen:

I / We hereby acknowledge that I / we have received, read and fully understand the All-in-One Document relating to the **Power Sector Assets & Liabilities Management Corporation (PSALM) Bonds**, which HSBC has provided me/us.

I / We further acknowledge that I / we have made a decision to invest in the above investment after having thoroughly read, understood and independently evaluated the following:

1. Key Features Document containing the following information:
  - Product Details, which includes explanation on the following bond features:
    - a. Coupon
    - b. Bond Yield
    - c. Maturity Date
    - d. Net Settlement Price
    - e. Taxation
  - Risk Disclosure
  - Investor Commitment
2. Important Information on BSP Circular 392 and its Related Regulations
3. Important Information on SEC Memorandum Circular 14
4. Risk Disclosure Statement
5. Letter of Appointment
6. Limited Special Power of Attorney
7. Letter of Autorisation
8. Customer Declaration
9. Buy-Order Form

Yours sincerely,

\_\_\_\_\_  
**Customer Signature over Printed Name**



\_\_\_\_\_  
**Customer Signature over Printed Name**



\_\_\_\_\_  
**Customer Signature over Printed Name**



\_\_\_\_\_  
**Customer Signature over Printed Name**



