Guide to Transfer Pricing Disclosure Form Year of Assessment 2018-2019

Introduction

In terms of Regulation 6 of the Transfer Pricing Regulations published in Extraordinary Gazette No. 2104/4 dated 31.12.2018 (hereinafter referred as "Transfer Pricing Regulations"), it is required that all taxpayers having "international transactions" or "transactions other than international transactions" made between associated enterprises who fulfil the requirements of Regulation 1 of the Gazette Notification, must submit a Transfer Pricing Disclosure Form (hereinafter referred to as, "TPDF") along with the Return of Income Tax.

A Transfer Pricing Disclosure Form is the means whereby taxpayers subject to the transfer pricing rules in Sri Lanka, as specified by Sections 76 and 77 of the Inland Revenue Act, No. 24 of 2017 (hereinafter referred to as, IRA) and the Transfer Pricing Regulations, provide the Inland Revenue Department with certain information regarding the transactions they carried out with associated enterprises during a year of assessment. Late or inaccurate filing or no filing would subject to the penalties specified in Section 184 of the IRA.

Who must file the Transfer Pricing Disclosure Form?

According to Regulation 6 of the Transfer Pricing Regulations, the TPDF is to be prepared and filed annually, along with the Return of Income, by those enterprises that carry out transactions with associated enterprises, regardless of the size and nature of those transactions. The following conditions apply:

- Enterprises that carry out categories of transactions that exceed LKR 200 million for a Year of Assessment must complete all fields (Columns I to IV) of the TPDF.
- Enterprises that carry out categories of transactions that do not exceed LKR 200 million for a Year of Assessment must only complete Columns I and II of the TPDF.

The Transfer Pricing Disclosure Form must be filed as per the format disclosed in Annexure IV of the Transfer Pricing Regulations.

<u>NOTE 1</u>: As an exceptional measure with respect to Year of Assessment 2018/2019, enterprises that carried out categories of transactions that did not exceed LKR 200 million during that year <u>are not requested to prepare and file the TPDF</u> for that Year

of Assessment.

However, those enterprises that carried out at least one category of transactions that exceeded LKR 200 million during that Year of Assessment must prepare and file the TPDF. The following conditions apply,

- Enterprises that carry out categories of transactions that exceed LKR 200 million for a Year of Assessment must complete all fields (Columns I to IV) of the TPDF.
- Enterprises that carry out categories of transactions that do not exceed LKR 200 million for a Year of Assessment must only complete Columns I and II of the TPDF.

When is the deadline to file the Transfer Pricing Disclosure Form?

According to Regulation 6 of the Transfer Pricing Regulations, the TPDF is to be filed annually, along with the Return of Income, by enterprises that have carried out transactions with associated enterprises.

NOTE 2: As an exceptional measure with respect to Year of Assessment 2018/2019, and according to the Public Notice dated 17.12.2019, submission of the Transfer Pricing Disclosure Form has been allowed up to 31st March 2020.

Contents of the Transfer Pricing Disclosure Form

The Transfer Pricing Disclosure Form is to be completed by all Sri Lankan enterprises that carry out transactions with associated enterprises during a year of assessment regardless of the size and nature of those transactions. An explanation of each and every section and cage, as well as numerical examples, is provided below.

The Transfer Pricing Disclosure Form comprises four columns that allow for the identification of:

- 1. The types of transactions carried out
- 2. The associated enterprises with which those transactions were carried out
- 3. The transfer pricing methodology used to test those transactions (only for cases where the aggregate amount of the transactions exceed LKR200 million), and
- 4. The comparable arm's length price or range, according to the use of the methodology.

No	Transaction	Associated Enterpris	e TP Methodology	Arm's Length Price
	Category of Transaction	Name of Associated Enterprise	TP Method	Comparable Price / Range
	Amount of Transaction (in LKR)	Associated Enterprise's Tax Identification Number	Profit Level Indicator	AL Range - Max
	For loans, Amount of Principal	Country of Residence	Price / Profit Margin / Rate	AL Range - Med
	For loans, Ending Balance	Criteria of Associated Enterprise	Tested Party	AL Range - Low

Below is an explanation of each column and cage:

Column I - Transaction. This Section provides the detail of the transactions carried out with every associated enterprise during a year of assessment. In this section, Sri Lankan enterprises must provide information about all the transactions they carried out with associated enterprises during a year of assessment. Transactions are those that have an impact on the revenues / deductions of the Sri Lankan entities. This column has four cages, where Sri Lankan enterprises must disclose the following information:

• *Category of Transaction*: Disclose the transaction codes of each particular category of transaction carried out with each associated enterprise during the reported year of assessment.

Transaction codes are provided in Annexure V of the Transfer Pricing Regulations and as Annex 1 of this Guide.

- *Amount of Transaction (in LKR):* Disclose the value in LKR of each particular category of transaction carried out with each associated enterprise.
- For loans, Amount of Principal: If the transaction at the "Category of Transaction" cage relates to interest receipts or payments, disclose the amount of the accounting balance of the principal received or provided through a loan.
- *For loans, Ending Balance:* If the transaction at the "*Category of Transaction*" cage relates to interest receipts or payments, disclose the amount of the accounting balance of the principal received or provided through a loan at the end date of the fiscal year.

Column II - Associated Enterprise: This section provides the detail of the associated enterprises with which transactions were carried out during a year of assessment. In this section, taxpayer must provide information about the associated enterprises with which transactions were carried out during a year of assessment. This column has four cages, where taxpayer must disclose the following information:

- Name of Associated Enterprise: Disclose the complete name of the associated enterprise.
- Associated Enterprise's Tax Identification Number: Disclose the tax identification number that the associated enterprise utilizes in its country of residence for income tax purposes.
- *Country of Residence:* Disclose the code for country of residence of the associated enterprise as Annex 6.
- *Criteria of Associated Enterprises:* Disclose the code for the type of association criteria. Association criteria codes are provided in Annexure VII of the Transfer Pricing Regulations and as Annex 2 of this Guide.

NOTE 3: Columns I and II of the TPDF must be completed by all Sri Lankan enterprises, regardless of the size and nature of the disclosed categories of transactions. Concerning Year of Assessment 2018/2019, please refer to the information in NOTE 1 above.

Column III - TP Methodology: This section provides the detail of the transfer pricing methodology selected by the taxpayer in the analysis of the transactions carried out with associated enterprises during a year of assessment. In this section, Sri Lankan enterprises must provide information about the transfer pricing methodology used to evaluate the transactions carried out with associated enterprises during a year of assessment. This column has four cages, where Sri Lankan enterprises must disclose the following information:

- *TP Method:* Disclose the transfer pricing method selected to analyse the disclosed transaction. Transfer pricing method codes are provided in Annexure VIII of the Transfer Pricing Regulations and as Annex 3 of this Guide.
- *Profit Level Indicator:* Disclose the profit level indicator selected to analyse the disclosed transaction. Profit level indicator codes are provided in Annexure VIII of the Transfer Pricing Regulations and as Annex 4 of this Guide.
- *Price/Profit Margin/Rate:* Disclose the price, profit margin or rate arrived or derived from the application of transfer pricing methodology to the disclosed transaction. Please include two (2) decimal places.
- *Tested Enterprise:* Disclose the party to the transaction that has been selected as the tested one for the disclosed transaction. Tested party codes are provided in Annexure VIII of the Transfer Pricing Regulations and as Annex 4 of this Guide. When selecting the Comparable Uncontrolled Price Method in the "*TP Method*" cage, please select Code 01.

Column IV - Arm's Length Price: This section provides the detail of the result of the application of the transfer pricing methodology to the transactions carried out with associated enterprises during a year of assessment. In this section, Sri Lankan enterprises must provide information about the results of the application of the transfer pricing methodology used to evaluate the transactions carried out with associated enterprises during a year of assessment. This column has four cages, where Sri Lankan enterprises must disclose the following information:

- *Comparable Price/Margin:* In case this is only once comparable price or margin, disclose its value. Please include two (2) decimal places.
- AL Range 60th Percentile: Disclose the maximum/upper limit of the calculated arm's length range. Please include two (2) decimal places.
- AL Range Median: Disclose the median of the calculated arm's length range. Please include two (2) decimal places.
- AL Range 40th Percentile: Disclose the minimum/lower limit of the calculated arm's length range. Please include two (2) decimal places.

Enterprises that carry out transactions with associated entities must complete an information item per transaction type carried out with each associated enterprise. ALL transactions with associated enterprises must be disclosed in the TPDF.

Guidance and examples on the completion of the Transfer Pricing Disclosure Form

The following section illustrates the way to complete the TPDF. The example presents Sri Lankan enterprise (Company A) that carried out several transaction types with different associated entities during year of assessment 2018/2019. This example shows the way the Transfer Pricing Disclosure Form must be completed, according to those transactions and their aggregated amounts:

Transaction Type No.	Name of Associated Entities	Type of Transaction	Transaction Code	Quantum of each Transaction (in KR)
1.	Company 1 (IND)	Sale of produced inventories	01	400,000,000
1.	Company 2 (CHN)	Sale of produced inventories	01	15,000,000
1.	Company 3 (FRA)	Sale of produced inventories	01	6,000,000
2.	Company 2 (CHN)	Purchase of non- produced inventories	28	58,000,000
3.	Company 4 (PAK)	Purchase of produced inventories (for distribution)	27	176,000,000
3.	Company 5 (NPL)	Purchase of produced inventories (for distribution)	27	26,000,000
4.	Company 1 (IND)	Payment of administrative services	30	51,000,000
5.	Company 3 (FRA)	Charge of technical services	06	220,000,000
6.	Company 6 (LUX)	Payment of interest on loans	39	300,000,000
6.	Company 1 (IND)	Payment of interest on loans	39	60,000,000
7.	Company 7 (NPL)	Charge of Royalties	22	250,000,000
8.	Company 8 (LKA- BOI)	Payment of technical assistance	31	199,000,000
			TOTAL	1,761,000,000

List of Transactions with Associated Entities:

The transactions types identified, and their aggregate annual values are the following:

1. <u>Sale of produced inventories (Transaction type No. 01)</u>: The total value of this transaction type (sales to associated enterprises in IND,CHN and FRA) was LKR421,000,000, which

exceeds the LKR200 million threshold. Therefore, an economic analysis including comparability and transfer pricing methodology must be performed. All four columns of the TPDF (information on the Transaction, Associated Enterprise, TP Methodology and Arm's length price) must be completed for each related party. Remember that the economic analysis needs to be in accordance with the arm's length principle.

For purposes of the example, suppose this transaction type was tested using a Transactional Net Margin Method, and using a Return on Total Costs (ROTC) as the profit level indicator. When calculating the ROTC of Company A (the tested party), the result was 3.15%. The calculation of the ROTC of the comparable companies provided an arm's length range of ROTC that varies from 1.06% to 6.50%, with a median of 4.10%. The way to include these transactions in the TPDF is shown in items 1, 2 and 3 below.

	Transa	action	Associa Enterp		TP Metho	odology	Arm's Le Price	
	Category of transaction	01	Name of associated Enterprise	Company 1	TP Method	TNMM	Comparable price / range	
1	Amount of transaction (in LKR)	400,000,000	Associated Enterprise's Tax Identification Number	11111111	Profit level indicator	ROTC	AL Range - Max	6.50%
	For loans, amount of principal		Country of residence	IND	Price / Profit Margin / Rate	3.15%	AL Range - Med	4.10%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range – Low	1.06%
	Category of transaction	01	Name of associated Enterprise	Company 2	TP Method	TNMM	Comparable price / range	
2	Amount of transaction (in LKR)	15,000,000	Associated Enterprise's Tax Identification Number	22222222	Profit level indicator	ROTC	AL Range – Max	6.50%
	For loans, amount of principal		Country of residence	CHN	Price / Profit Margin / Rate	3.15%	AL Range – Med	4.10%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range – Low	1.06%
	Category of transaction	01	Name of associated Enterprise	Company 3	TP Method	TNMM	Comparable price / range	
3	Amount of transaction (in LKR)	6,000,000	Associated Enterprise's Tax Identification Number	33333333	Profit level indicator	ROTC	AL Range – Max	6.50%
	For loans, amount of principal		Country of residence	FRA	Price / Profit Margin / Rate	3.15%	AL Range – Med	4.10%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range – Low	1.06%

Purchase of non- produced inventories (Transaction type No. 28): The total value of this transaction type (purchases of raw material from an associated enterprise in CHN) was LKR 58,000,000, which *does not exceed the LKR200 million threshold*. Therefore, there is no need to prepare an economic analysis. Only columns I and II of the TPDF (information on the

Transaction **Associated Enterprise TP Methodology** Arm's Length Price 28 Company **TP Method** Category of Name of Comparable associated 2 price transaction Enterprise ra<u>nge</u> 58,000,000 22222222 **Profit** level Amount of Associated AL Range transaction Enterprise's indicator Max (in LKR) Tax Identification 4 Number loans, Country of CHN Price / AL Range -For amount residence Profit Med of principal Margin / Rate loans, Criteria 02 Tested AL Range -For of ending associated party Low balance enterprise

Transaction and Associated Enterprise) must be completed. The way to include this transaction in the TPDF is in item 4 below.

3. <u>Purchase of produced inventories (for distribution) (Transaction type No. 27)</u>: The total value of this transaction type (purchases from associated enterprises in PAK and NPL) was LKR 202,000,000, which *exceeds the LKR200 million threshold*. Therefore, an economic analysis including comparability and transfer pricing methodology must be performed. All four columns of the TPDF (information on the Transaction, Associated Enterprise, TP Methodology and Arm's length price) must be completed. Remember that the economic analysis needs to be in accordance with the arm's length principle.

For purposes of the example, suppose this transaction type was tested using a Resale Price Method, and using a Gross Margin (GM) as the profit level indicator, when calculating the GM of Company A (the tested party), the result was 22.33%. The calculation of the GM of the comparable companies provided an arm's length range of GM that varies from 27.27% to 29.29%, with a median of 28.28%. The way to include these transactions in the TPDF is shown in items 5 and 6 below.

	Transaction		Associated Ente	erprise	TP Methodology		Arm's Length	Price
	Category of transaction	27	Name of associated Enterprise	Company 4	TP Method	RPM	Comparable price / range	
5	Amount of transaction (in LKR)	176,000,000	Associated Enterprise's Tax Identification Number	4444444	Profit level indicator	GM	AL Range - Max	29.29%
	For loans, amount of principal		Country of residence	PAK	Price / Profit Margin / Rate	22.33%	AL Range - Med	28.28%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range - Low	27.27%
	Category of transaction	27	Name of associated Enterprise	Company 5	TP Method	RPM	Comparable price / range	
6	Amount of transaction (in LKR)	26,000,000	Associated Enterprise's Tax Identification Number	55555555	Profit level indicator	GM	AL Range - Max	29.29%
	For loans, amount of principal		Country of residence	NPL	Price / Profit Margin / Rate	22.33%	AL Range - Med	28.28%
	For loans, ending balance		Criteria of associated enterprise	05	Tested party	SLK	AL Range - Low	27.27%

4. <u>Payment of administrative services (Transaction type No. 30)</u>: The total value of this transaction type (payment of services to an associated enterprise in IND) was LKR 51,000,000, which *does not exceed the LKR200 million thresholds*. Therefore, there is no need to prepare an economic analysis. Only columns I and II of the TPDF (information on the Transaction and Associated Enterprise) must be completed. The way to include this transaction in the TPDF is in item 7 below.

	Transaction		Associated Enterprise			TP Methodology	Arm's Length Price
	Category of transaction	30	Name associated Enterprise	of	Company 1	TP Method	Comparable price / range
7	Amount of transaction (in LKR)	51,000,000	Associated Enterprise's Tax Identificatio Number		11111111	Profit level indicator	AL Range - Max
	For loans, amount of principal		Country residence	of	IND	Price / Profit Margin / Rate	AL Range - Med
	For loans, ending balance		Criteria associated enterprise	of	02	Tested party	AL Range - Low

5. <u>Charge of technical services (Transaction type No. 06)</u>: The total value of this transaction type (purchases from associated enterprises in Pakistan and Nepal) was LKR 220,000,000, which *exceeds the LKR200 million threshold*. Therefore, an economic analysis including comparability and transfer pricing methodology must be performed. All four columns of the TPDF (information on the Transaction, Associated Enterprise, TP Methodology and Arm's length price) must be completed. Remember that the economic analysis needs to be in accordance with the arm's length principle.

For purposes of the example, suppose this transaction type was tested using a Cost Plus Method, and using a Gross Mark-up (GMk) as the profit level indicator, when calculating the GMk of Company A (the tested party), the result was 10.00%. The calculation of the GMk of the comparable companies provided an arm's length range of GMk that varies from 8.00% to 12.00%, with a median of 10.00%. The way to include this transaction in the TPDF is shown in item 8 below.

	Transaction		Associated Enterprise		TP Methodology		Arm's Length Price	
	Category of transaction	06	Name of associated Enterprise	Company 3	TP Method	СРМ	Comparable price / range	
8	Amount of transaction (in LKR)	220,000,000	Associated Enterprise's Tax Identification Number	33333333	Profit level indicator	GMK	AL Range - Max	12.00%
	For loans, amount of principal		Country of residence	FRA	Price / Profit Margin / Rate	10.00%	AL Range - Med	10.00%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range - Low	8.00%

6. <u>Payment of Interest on loans (Transaction type No. 39)</u>: The total value of this transaction type (payment of interest to associated enterprises in LUX and IND) was LKR 360,000,000, which *exceeds the LKR200 million threshold*. Therefore, an economic analysis including comparability and transfer pricing methodology must be performed. All four columns of the TPDF (information on the Transaction, Associated Enterprise, TP Methodology and Arm's

length price) must be completed. Remember that the economic analysis needs to be in accordance with the arm's length principle.

For purposes of the example, and since the economic analysis needs to be in accordance with the arm's length principle, each loan was evaluated separately because each one related to different terms and conditions. Each transaction was tested using a Comparable Uncontrolled Price Method:

- For the loan with Company 6 in Luxembourg, the agreed interest rate was 12.00%. Comparable loan agreements were identified, providing for an arm's length range of interest rates that varies from 8.00% to 12.00%, with a median of 10.00%. The way to include this transaction in the TPDF is in item 9 below.
- For the loan with Company 1 in India, the agreed interest rate was 20.00%. Comparable loan agreements were identified, providing for an arm's length range of interest rates that varies from 7.00% to 10.00%, with a median of 9.00%. The way to include this transaction in the TPDF is in item 10 below.

	Transaction		Associated Ente	erprise	TP Metho	dology	Arm's Length	Price
	Category of transaction	39	Name of associated Enterprise	Company 6	TP Method	CUP	Comparable price / range	
9	Amount of transaction (in LKR)	300,000,000	Associated Enterprise's Tax Identification Number	66666666	Profit level indicator	Other	AL Range - Max	12.00%
	For loans, amount of principal	2,000,000,000	Country of residence	LUX	Price / Profit Margin / Rate	12.00%	AL Range - Med	10.00%
	For loans, ending balance	2,000,000,000	Criteria of associated enterprise	02	Tested party	01	AL Range - Low	8.00%
	Category of transaction	39	Name of associated Enterprise	Company 1	TP Method	CUP	Comparable price / range	
10	Amount of transaction (in LKR)	60,000,000	Associated Enterprise's Tax Identification Number	11111111	Profit level indicator	Other	AL Range - Max	10.00%
	For loans, amount of principal		Country of residence	IND	Price / Profit Margin / Rate	20.00%	AL Range - Med	9.00%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	01	AL Range - Low	7.00%

7. <u>Charge of Royalties (Transaction type No. 22</u>): The total value of this transaction type (charge of royalties to an associated enterprise in NPL) was LKR 250,000,000, which *exceeds the LKR200 million threshold*. Therefore, an economic analysis including comparability and transfer pricing methodology must be performed. All four columns of the TPDF (information on the Transaction, Associated Enterprise, TP Methodology and Arm's length price) must be completed. Remember that the economic analysis needs to be in accordance with the arm's length principle.

For purposes of the example, this transaction was tested using a Comparable Uncontrolled Price Method. The agreed royalty rate was 4.50%. Comparable agreements were identified, providing for an arm's length range of royalty rates that varies from 4.00% to 6.00%, with a median of 5.00%. The way to include this transaction in the TPDF is in item 11 below.

Guide to Transfer Pricing Disclosure Form Year of Assessment 2018-2019

	Transaction		Associated Enterprise		TP Methodology		Arm's Length Price		
	Category of transaction	22	Name associated Enterprise	of	Company 7	TP Method	CUP	Comparable price / range	
11	Amount of transaction (in LKR)	250,000,000	Associated Enterprise's Tax Identificatio Number		77777777	Profit level indicator	Other	AL Range - Max	6.00%
	For loans, amount of principal		Country residence	of	NPL	Price / Profit Margin / Rate	4.50%	AL Range - Med	5.00%
	For loans, ending balance		Criteria associated enterprise	of	02	Tested party	SLK	AL Range - Low	4.00%

8. <u>Payment of technical assistance (Transaction type No. 31)</u>: The total value of this transaction type (payment of services to an associated enterprise in Sri Lanka – a BOI company) was LKR 199,000,000, which *does not exceed the LKR200 million threshold*. Therefore, there is no need to prepare an economic analysis. Only columns I and II of the TPDF (information on the Transaction and Associated Enterprise) must be completed. The way to include this transaction in the TPDF is in item 12 below.

	Transaction		Associated Ente	erprise	TP Methodology	Arm's Length Price
	Category of transaction	31	Name of associated Enterprise	Company 8	TP Method	Comparable price / range
12	Amount of transaction (in LKR)	199,000,000	Associated Enterprise's Tax Identification Number	88888888	Profit level indicator	AL Range - Max
	For loans, amount of principal		Country of residence	LKA	Price / Profit Margin / Rate	AL Range - Med
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	AL Range - Low

In summary, the complete TPDF of Company A for year of assessment 2018/2019 will be as presented below:

	Transaction		Associated Ent	erprise	TP Methodology	,	Arm's Length l	Price
	Category of transaction	01	Name of associated Enterprise	Company 1	TP Method	TNMM	Comparable price / range	
1	Amount of transaction (in LKR)	400,000,000	Associated Enterprise's Tax Identification Number	11111111	Profit level indicator	ROTC	AL Range - Max	6.50%
	For loans, amount of principal		Country of residence	IND	Price / Profit Margin / Rate	3.15%	AL Range - Med	4.10%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range – Low	1.06%
	Category of transaction	01	Name of associated Enterprise	Company 2	TP Method	TNMM	Comparable price / range	
2	Amount of transaction (in LKR)	15,000,000	Associated Enterprise's Tax Identification Number	22222222	Profit level indicator	ROTC	AL Range – Max	6.50%
	For loans, amount of principal		Country of residence	CHN	Price / Profit Margin / Rate	3.15%	AL Range – Med	4.10%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range – Low	1.06%
	Category of transaction	01	Name of associated Enterprise	Company 3	TP Method	TNMM	Comparable price / range	
3	Amount of transaction (in LKR)	6,000,000	Associated Enterprise's Tax Identification Number	33333333	Profit level indicator	ROTC	AL Range – Max	6.50%
	For loans, amount of principal		Country of residence	FRA	Price / Profit Margin / Rate	3.15%	AL Range – Med	4.10%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range – Low	1.06%
	Category of transaction	28	Name of associated Enterprise	Company 2	TP Method		Comparable price / range	
4	Amount of transaction (in LKR)	58,000,000	Associated Enterprise's Tax Identification Number	22222222	Profit level indicator		AL Range - Max	
	For loans, amount of principal		Country of residence	CHN	Price / Profit Margin / Rate		AL Range - Med	
	For loans, ending balance		Criteria of associated enterprise	02	Tested party		AL Range - Low	

<u>COMPANY A's TRANSFER PRICING DISCLOSURE FORM</u> <u>Year of Assessment 2018-2019</u>

Guide to Transfer Pricing Disclosure Form Year of Assessment 2018-2019

	Category of transaction	27	Name of associated Enterprise	Company 4	TP Method	RPM	Comparable price / range	
5	Amount of transaction (in LKR)	176,000,000	Associated Enterprise's Tax Identification Number	4444444	Profit level indicator	GM	AL Range - Max	29.29%
	For loans, amount of principal		Country of residence	РАК	Price / Profit Margin / Rate	22.33%	AL Range - Med	28.28%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range - Low	27.27%
	Category of transaction	27	Name of associated Enterprise	Company 5	TP Method	RPM	Comparable price / range	
6	Amount of transaction (in LKR)	26,000,000	Associated Enterprise's Tax Identification Number	5555555	Profit level indicator	GM	AL Range - Max	29.29%
	For loans, amount of principal		Country of residence	NPL	Price / Profit Margin / Rate	22.33%	AL Range - Med	28.28%
	For loans, ending balance		Criteria of associated enterprise	05	Tested party	SLK	AL Range - Low	27.27%
	Category of transaction	30	Name of associated Enterprise	Company 1	TP Method		Comparable price / range	
7	Amount of transaction (in LKR)	51,000,000	Associated Enterprise's Tax Identification Number	11111111	Profit level indicator		AL Range - Max	
	For loans, amount of principal		Country of residence	IND	Price / Profit Margin / Rate		AL Range - Med	
	For loans, ending balance		Criteria of associated enterprise	02	Tested party		AL Range - Low	
	Category of transaction	06	Name of associated Enterprise	Company 3	TP Method	СРМ	Comparable price / range	
8	Amount of transaction (in LKR)	220,000,000	Associated Enterprise's Tax Identification Number	33333333	Profit level indicator	GMK	AL Range - Max	12.00%
	For loans, amount of principal		Country of residence	FRA	Price / Profit Margin / Rate	10.00%	AL Range - Med	10.00%
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range - Low	8.00%
	Category of transaction	39	Name of associated Enterprise	Company 6	TP Method	CUP	Comparable price / range	
9	Amount of transaction (in LKR)	300,000,000	Associated Enterprise's Tax Identification Number	66666666	Profit level indicator	Other	AL Range - Max	12.00%
	For loans, amount of principal	2,000,000,000	Country of residence	LUX	Price / Profit Margin / Rate	12.00%	AL Range - Med	10.00%
	For loans, ending balance	2,000,000,000	Criteria of associated enterprise	02	Tested party	01	AL Range - Low	8.00%

Guide to Transfer Pricing Disclosure Form Year of Assessment 2018-2019

10	Category of transaction	39	Name of associated Enterprise	Company 1	TP Method	CUP	Comparable price / range
	Amount of transaction (in LKR)	60,000,000	Associated Enterprise's Tax Identification Number	11111111	Profit level indicator	Other	AL Range - 10.00% Max
	For loans, amount of principal		Country of residence	IND	Price / Profit Margin / Rate	20.00%	AL Range - 9.00% Med
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	01	AL Range - 7.00% Low
	Category of transaction	22	Name of associated Enterprise	Company 7	TP Method	CUP	Comparable price / range
11	Amount of transaction (in LKR)	250,000,000	Associated Enterprise's Tax Identification Number	77777777	Profit level indicator	Other	AL Range - 6.00% Max
	For loans, amount of principal		Country of residence	NPL	Price / Profit Margin / Rate	4.50%	AL Range - 5.00% Med
	For loans, ending balance		Criteria of associated enterprise	02	Tested party	SLK	AL Range - 4.00% Low
	Category of transaction	31	Name of associated Enterprise	Company 8	TP Method		Comparable price / range
12	Amount of transaction (in LKR)	199,000,000	Associated Enterprise's Tax Identification Number	88888888	Profit level indicator		AL Range - Max
	For loans, amount of principal		Country of residence	LKA	Price / Profit Margin / Rate		AL Range - Med
	For loans, ending balance		Criteria of associated enterprise	02	Tested party		AL Range - Low

_

ANNEX 1: Transaction Codes

(i) Revenue Transactions

Transaction Code No.	Description	
01	Sale of produced inventories	
02	Sale of non-produced inventories	
03	Production Supporting services	
04	Administrative services	
05	Technical assistance	
06	Technical services	
07	Other services	
08	Fees	
09	Commissions	
10	Promotional Activities	
11	Insurance and Reinsurance	
12	Financial Instruments	
13	Interests on loans	
14	Leasing	
15	Other financial services	
16	Guarantees	
17	Sales of shares and Interest as Investment Assets	
18	Other Portfolio Transfers	
19	Sale of non-depreciable assets	
20	Sale of depreciable or amortizable assets	
21	Transfer of intangible assets	
22	Royalties	
23	Other investments	
24	Other assets	
25	Other revenue	
26	Other (to be specified in Local File)	

ii) Expense Transactions

Transaction Code	Description	
No.		
27	Purchase of produced inventories	
28	Purchase of non-produced inventories	
29	Production Supporting Services	
30	Administrative services	
31	Technical assistance	
32	Technical services	
33	Other services	
34	Fees	
35	Commissions	
36	Promotional Activities	
37	Insurance and Reinsurance	
38	Financial Instruments	
39	Interests on loans	
40	Leasing	
41	Other Financial Services	
42	Guarantees	
43	Purchase of shares and interest as investment assets	
44	Other Portfolio Transfers	
45	Purchase of non-depreciable assets	
46	Purchase of depreciable or amortizable assets	
47	Purchase of intangible assets	
48	Royalties	
49	Other investments	
50	Other assets	
51	Other expenditures	
52	Other (to be specified in Local File)	

Association	Description
Code No.	
01	Participating directly or indirectly in the management, control or capital (IRA, Sec.77(5)(a))
02	Permanent establishment (IRA, Sec. 77(5)(b))
03	Directly or indirectly holding of shares or otherwise carrying the majority of the voting power
	(Regulation 8(a))
04	Holding directly or indirectly shares carrying not less than per cent of the voting power
	(Regulation 8(b))
05	Loans advanced by one enterprise to another enterprise constitute not less than fifty-one per
	cent of the book value of the total assets of the other enterprise (Regulation 8(c))
06	Loans and equity provided by one enterprise constitute not less than fifty-one per cent of the
	book value of the total assets of the other enterprise (Regulation 8(d))
07	Guarantees of not less than twenty five per cent of the total borrowings (Regulation 8(e))
08	More than half of the board of directors or members of the governing board, or one or more
	executive directors or executive members of the governing board of one enterprise, are
	appointed by the other enterprise (Regulation 8(f))
09	More than half of the board of directors or members of the governing board, or one or more of
	the executive directors or members of the governing board, of each of the two enterprises are
	appointed by the same person or persons (Regulation 8(g))
10	ninety per cent or more of the raw materials, semi-finished goods and consumables required
	for the manufacture or processing of goods or articles carried out by one enterprise, or of
	purchases required for the sale, are supplied by the other enterprise, or by persons specified by
	the other enterprise, and the prices and other conditions relating to the supply are influenced by
	such other enterprise (Regulation 8(h))
11	Goods or articles manufactured or processed by one enterprise are sold/ transferred to another
	enterprise or to persons specified by the enterprise, and the prices and other conditions relating
	thereto are influenced by such enterprise or vice versa (Regulation 8(i))
12	Control by an individual or his relative or jointly by such individual and his relative or jointly
	by relatives of such individual (Regulation 8(j))
13	Holding of not less than ten per cent interest of a firm, association of persons or body of
	individuals (Regulation 8(k))
14	Where the controlled transaction differs from the transactions that would have been made or
	imposed by any person not directly participating in the management, control or capital as
	mentioned in section 76 or 77, but confers a potential advantage to the enterprise (Regulation
	8(1))

ANNEX 2: Criteria of Associated Enterprises

ANNEX 3: Transfer Pricing Method Codes

Method Code No.	Description
CUP	Comparable Uncontrolled Price Method
RP	Resale Price Method
СР	Cost Plus Method
TNM	Transactional Net Margin Method
PS	Profit Split Method

ANNEX 4: Profit Level Indicator Codes

PLI Code No.	Description
GM	Gross Margin
GMK	Gross Markup
ROS	Operating Margin / Return on Sales
ROTC	Operating Markup / Return on Total Cost
ROA	Return on Assets
ROCE	Return on Capital Employed
BERRY	Berry Ratio
Other	Other (to be specified in Local File)

ANNEX 5: Tested Party Codes

Tested Enterprise Code No.	Description
01	Sri Lankan enterprise
02	Foreign enterprise

ANNEX 6: Country of Residence Codes

COUNTRY	CODES
Afghanistan	AFG
Albania	ALB
Algeria	DZA
American Samoa	ASM
Andorra	AND
Angola	AGO
Anguilla	AIA
Antarctica	ATA
Antigua and Barbuda	ATG
Argentina	ARG
Armenia	ARM
Aruba	ABW
Australia	AUS
Austria	AUT

Azerbaijan	AZE
Bahamas	BHS
Bahrain	BHR
Bangladesh	BGD
Barbados	BRB
Belarus	BLR
Belgium	BEL
Belize	BLZ
Benin	BEN
Bermuda	BMU
Bhutan	BTN
Bolivia	BOL
Bosnia and Herzegovina	BIH
Botswana	BWA
Brazil	BRA
British Indian Ocean Territory	IOT
British Virgin Islands	VGB
Brunei	BRN
Bulgaria	BGR
Burkina Faso	BFA
Burundi	BDI
Cambodia	KHM
Cameroon	CMR
Canada	CAN
Cape Verde	CPV
Cayman Islands	CYM
Central African Republic	CAF
Chad	TCD
Chile	CHL
China	CHN
Christmas Island	CXR
Cocos Islands	ССК
Colombia	COL
Comoros	COM
Cook Islands	СОК
Costa Rica	CRI
Croatia	HRV
Cuba	CUB
Curacao	CUW
Cyprus	СҮР
Czech Republic	CZE
Democratic Republic of the Congo	COD
Denmark	DNK
Djibouti	DJI
Dominica	DMA
Dominican Republic	DOM
East Timor	TLS

Ecuador	ECU
lgypt	EGY SLV
l Salvador	
Equatorial Guinea Eritrea	GNQ ERI
Estonia	ERI
	ESI
Ethiopia Falkland Islands	FLK
Faroe Islands	FLK
Fiji	FJI
Finland	FJI
France	FRA
French Polynesia	PYF
Gabon	GAB
Gambia	GAB
Georgia	GNIB
Germany	DEU
Ghana	GHA
Gibraltar	GIB
Greece	GRC
Greenland	GRL
Grenada	GRD
Guam	GUM
Guatemala	GTM
Guernsey	GGY
Juinea	GIN
Guinea-Bissau	GNB
Guyana	GUY
Haiti	HTI
Honduras	HND
Hong Kong	HKG
Hungary	HUN
celand	ISL
ndia	IND
ndonesia	IDN
ran	IRN
raq	IRQ
reland	IRL
sle of Man	IMN
srael	ISR
taly	ITA
vory Coast	CIV
lamaica	JAM
lapan	JPN
lersey	JEY
lordan	JOR
Kazakhstan	KAZ

Lenya	KEN
iribati	KIR
DSOVO	XKX
uwait	KWT
yrgyzstan	KGZ
aos	LAO
atvia	LVA
ebanon	LBN
esotho	LSO
iberia	LBR
ibya	LBY
iechtenstein	LIE
thuania	LTU
uxembourg	LUX
lacau	MAC
acedonia	MKD
adagascar	MDG
lalawi	MWI
Ialaysia	MYS
laldives	MDV
ali	MLI
alta	MLT
arshall Islands	MHL
auritania	MRT
lauritius	MUS
ayotte	MYT
exico	MEX
icronesia	FSM
oldova	MDA
onaco	МСО
longolia	MNG
ontenegro	MNE
ontserrat	MSR
lorocco	MAR
ozambique	MOZ
yanmar	MMR
amibia	NAM
auru	NRU
epal	NPL
etherlands	NLD
etherlands Antilles	ANT
ew Caledonia	NCL
ew Zealand	NZL
icaragua	NIC
iger	NER
igeria	NGA
iue	NIU

North Korea	PRK	
Northern Mariana Islands	MNP	
Norway	NOR	
Oman	OMN	
Pakistan	РАК	
Palau	PLW	
Palestine	PSE	
Panama	PAN	
Papua New Guinea	PNG	
Paraguay	PRY	
Peru	PER	
Philippines	PHL	
Pitcairn	PCN	
Poland	POL	
Portugal	PRT	
Puerto Rico	PRI	
Qatar	QAT	
Republic of the Congo	COG	
Reunion	REU	
Romania	ROU	
Russia	RUS	
Rwanda	RWA	
Saint Barthelemy	BLM	
Saint Helena	SHN	
Saint Kitts and Nevis	KNA	
Saint Lucia	LCA	
Saint Lucia	MAF	
	SPM	
Saint Pierre and Miquelon Saint Vincent and the Grenadines		
	VCT	
Samoa	WSM	
San Marino	SMR	
Sao Tome and Principe	STP	
Saudi Arabia	SAU	
Senegal	SEN	
Serbia	SRB	
Seychelles	SYC	
Sierra Leone	SLE	
Singapore	SGP	
Sint Maarten	SXM	
Slovakia	SVK	
Slovenia	SVN	
Solomon Islands	SLB	
Somalia	SOM	
South Africa	ZAF	
South Korea	KOR	
South Sudan	SSD	1
Spain	ESP	1

Sri Lanka	LKA
Sudan	SDN
Suriname	SUR
Svalbard and Jan Mayen	SJM
Swaziland	SWZ
Sweden	SWE
Switzerland	CHE
Syria	SYR
Taiwan	TWN
Tajikistan	TJK
Tanzania	TZA
Thailand	THA
Togo	TGO
Tokelau	TKL
Tonga	TON
Trinidad and Tobago	TTO
Tunisia	TUN
Turkey	TUR
Turkmenistan	TKM
Turks and Caicos Islands	TCA
Tuvalu	TUV
U.S. Virgin Islands	VIR
Uganda	UGA
Ukraine	UKR
United Arab Emirates	ARE
United Kingdom	GBR
United States	USA
Uruguay	URY
Uzbekistan	UZB
Vanuatu	VUT
Vatican	VAT
Venezuela	VEN
Vietnam	VNM
Wallis and Futuna	WLF
Western Sahara	ESH
Yemen	YEM
Zambia	ZMB
Zimbabwe	ZWE

If you require any assistance or clarification, please contact;

- Transfer Pricing Regulations Unit Tel: CIR –0112135051, DCIR –0112135052, DCIR 0112135042, DCIR –0112135053
- IRD Secretariat Tel: SCIR 0112 135410, CIR 0112135413, DCIR 0112135440, DCIR 0112135434, DCIR -- 0112135438