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SARAWAK GOVERNMENT GAZETTE PART II

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NATURAL RESOURCES AND ENVIRONMENT ORDINANCE

NATURAL RESOURCES AND ENVIRONMENT (CONTROL OF CONVEYANCE OF SCHEDULED GASES) RULES, 2024

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NATURAL RESOURCES AND ENVIRONMENT ORDINANCE

NATURAL RESOURCES AND ENVIRONMENT (CONTROL OF CONVEYANCE OF SCHEDULED GASES) RULES, 2024

(Made under sections 18 (*p*), (*u*), and (*w*))

In exercise of the powers conferred by sections 18(p), (u) and (w) of the Natural Resources and Environment Ordinance *[Cap. 84 (1958 Ed.)]*, Majlis Mesyuarat Kerajaan Negeri has made the following Rules:

PART I

GENERAL

Citation and commencement

1.—(1) These Rules may be cited as the **Natural Resources and Environment** (**Control of Conveyance of Scheduled Gases**) **Rules**, **2024**, and shall come into force on such dates as the Minister may, by notification, in the *Gazette* appoint.

(2) The Minister may appoint different dates for the coming into force of different parts or provisions of these Rules.

Interpretation

2. In these Rules, unless the context otherwise require—

"atmosphere" refers to the airspace above the land and waters within the territory of Sarawak including the waters above the continental shelf off the coasts of Sarawak;

"Board" means the Natural Resources and Environment Board established under section 3 of the Ordinance;

"carbon storage licensee" means the licensee issued with a licence for carbon storage under rule 11 of the Carbon Storage Rules;

"Carbon Storage Rules" means the Land (Carbon Storage) Rules, 2022 [Swk L.N. 349/2022] and includes any amendment, modification, replacement or substitution thereof;

"CO₂" or "carbon dioxide" includes CO₂ streams from carbon dioxide captured for sequestration and may be dumped or stored under the 1996 Protocol to the Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter, 1972;

"Controller" means the person appointed pursuant to section 3(9) of the Ordinance, to the office of the Controller of Environmental Quality, and includes the Deputy Controller;

"conveyance" includes transportation of scheduled gases by ship, boat, vessel, train, vehicle, aircraft, or any other means of conveyance;

"Government" means the State Government of Sarawak;

"greenhouse gases" or "GHG" means any carbon dioxide, methane, nitrous oxide, hydrofluorocarbon, perfluorocarbons, sulphur hexafluoride and any other substances recognised as greenhouse gas by the United Nation Framework Convention on Climate Change (UNFCCC);

"Minister" means the Minister having responsibility for Natural Resources and Environmental Board;

"Ordinance" means the Natural Resources and Environment Ordinance [*Cap.* 84 (1958 Ed.)];

"Sarawak waters" or "waters of Sarawak" means the waters within the territory of Sarawak;

"scheduled gases" means atmospheric carbon dioxide or any other greenhouse gases including carbon dioxide streams and any incidental substances or trace substances which may be injected into a storage site;

"storage site" shall have the meaning assigned to it under the Carbon Storage Rules; and

"terminal" means any place or facility provided by the licensee of a storage site to temporarily store the scheduled gases conveyed from any place within or outside Sarawak, for the purpose of its injection into the storage site.

Application

3.—(1) These Rules shall apply to the conveyance of scheduled gases into or within Sarawak for injection into and sequestration or permanent storage in a storage site licensed under the Carbon Storage Rules including the conveyance of scheduled gases from any place or country into the State.

(2) These Rules shall be read together with the Carbon Storage Rules in so far as they are applicable.

(3) For the purpose of these Rules, the boundaries of Sarawak shall be the boundaries as extended by the Sarawak (Alteration of Boundaries) Order in Council, 1954 [Vol. VI, p. 1025].

PART II

CONVEYANCE OF SCHEDULED GASES INTO SARAWAK

Control of conveyance of scheduled gases into Sarawak

4.—(1) No person may convey any scheduled gases from any place outside Sarawak for sequestration or permanent storage in a storage site within the boundary of Sarawak by vessel or through pipelines or any other means of conveyance, without a permit approved by the Controller in accordance with these Rules.

(2) Any person who contravenes subrule (1) shall be guilty of an offence and on conviction shall be liable to a fine of not more than one hundred thousand ringgit or imprisonment for a term not exceeding five years or, to both.

Application for a permit to convey scheduled gases into Sarawak

5.—(1) Any application for permit required under rule 4 shall be submitted through the carbon storage licensee, in Form A as prescribed in the Schedule which shall contain the information or data on the following:

- (*a*) the precise composition of the scheduled gases;
- (b) the origin of the scheduled gases;
- (c) the quantity of the scheduled gases intended to be conveyed;
- (d) the period required for the conveyance of the scheduled gases;
- (e) the means of conveyance of the scheduled gases to Sarawak;
- (f) the location of the storage site;

(g) a certified true copy of the licence or the storage permit issued to the applicant under Carbon Storage Rules;

(h) if the conveyance is by pipelines, a map showing the route and location of the pipelines, and if the applicant does not own the pipelines, the written consent of the owner of the pipelines for the use of the pipelines by the applicant for the purpose of such conveyance;

(*i*) if the conveyance is by vessel, the name, and its port of registration;

(*j*) if the conveyance is by any other means of conveyance, the approval from the relevant authorities for such means of conveyance to convey the scheduled gases in Sarawak;

(k) insurance for the shipment conveyance of the scheduled gases; and

(*l*) any other information as may be required by the Controller.

(2) Nothing herein shall preclude the carbon storage licensee from applying for a permit required under rule 4(1) if he is the party undertaking the conveyance.

Verification, examination, etc. of information

6. Upon receipt of the application for conveyance of scheduled gases into Sarawak, the Controller shall:

(*a*) verify or caused to be verified the information or data contained in the application and the documents in support thereof;

(*b*) request the applicant to furnish additional information, data or documents as may be necessary for consideration of the application;

(c) investigate or caused to be investigated the terminal or other facilities related to the conveyance of the scheduled gases to the storage site; or

Transboundary conveyance of scheduled gases

7. No permit shall be issued for the conveyance of scheduled gases from any country outside Malaysia unless:

(*a*) such country has an agreement with Malaysia for the shipment of scheduled gases to Malaysia for storage and that if the shipment is not accepted for storage in Sarawak for any reason, that country shall accept the return thereof;

(b) the characteristics or composition of the scheduled gases is fit for injection into the storage site or that the storage site is suitable or has the capacity to receive such scheduled gases; and

(c) the written agreement has been obtained from the carbon storage licensee issued under the Carbon Storage Rules to accept the scheduled gases for storage at that storage site.

Issuance of permit for transboundary conveyance of scheduled gases into Sarawak

8.—(1) The Controller may, if he is satisfied that the application conforms with the requirements in rules 5 and 7, issue a permit for the conveyance of scheduled gases into Sarawak to the applicant upon the payment of fee for sequestration at the storage site belonging to the carbon storage licensee.

(2) The permit may contain such terms and conditions as the Controller, in consultation with the Minister, may impose.

(3) Any party aggrieved with the decision made by the Controller under this rule may, within twenty-one days of the date of notification of such decision, appeal to the Majlis Mesyuarat Kerajaan Negeri, who may reject such appeal or may direct the Controller to issue a permit on such terms and conditions as it may deem fit.

Duration of permit

9.—(1) A permit issued under rule 8 shall be either:

(*a*) for such period as may be stipulated in the permit and such period may be extended at the discretion of the Controller; or

(b) in respect of a particular shipment of scheduled gases to be conveyed into Sarawak.

(2) Where a permit is issued for a period stipulated therein under subrule (1)(a), the permit holder shall notify the Controller in writing at least seventy-two hours before any shipment of the scheduled gases enters Sarawak waters including the name of the vessel concerned.

(3) Where a permit is issued for a shipment of scheduled gases under subrule (1)(b), the permit holder shall notify the Controller in writing of the name of the vessel and the expected date and time of the vessels entering into Sarawak waters.

Modification or variation

10. The Controller may at any time or upon request made by the permit holder in writing, modify or vary any of the terms and conditions of a permit issued under rule 8 upon consultation with the Minister.

Revocation or cancellation of a permit

11.—(1) The Controller may, with the approval of the Board, revoke or cancel any permit issued by him under rule 8 in the event of any breach of these Rules or the terms and conditions of the permit, provided that prior to such revocation or cancellation, the permit holder shall be given reasonable opportunity to remedy such breach to the satisfaction of the Controller.

(2) Where a permit is revoked or cancelled under subrule (1), the scheduled gases shall be removed from Sarawak by the person or vessel conveying the scheduled gases to Sarawak.

Liability for transboundary conveyance of scheduled gases

12. Any person issued with a permit to convey scheduled gases from another country to Sarawak shall:

(*a*) comply with all international laws (including but not limited to the Convention on the Prevention of Marine Pollution by Dumping of Wastes and Other Matter, 1972, as amended by its Protocols), the laws of Malaysia and these Rules when conveying scheduled gases into Sarawak;

(b) be liable for all risks associated with such conveyance including liability for any accident occurring during such conveyance until the scheduled gases has been delivered to a terminal designated by the carbon storage licensee to receive the scheduled gases for sequestration at the storage site;

(c) be liable for any leakage of the scheduled gases conveyed upon entering Sarawak waters until it is safely delivered to a terminal including any injury, damage or adverse effect on the atmosphere, marine life and ecosystem resulting from such leakage and to take such remedial measures as may be necessary to mitigate or prevent escalation or continuance of the damage or injury;

(*d*) ensure that the vessel or pipelines or any other means of conveyance used for conveyance of the scheduled gases is safe and properly maintained for such purpose; and

(e) indemnify the Government and Board including its employees and officers against any claim, loss, damage, and liability whatsoever arising from or related to the conveyance of any scheduled gases from another country to the

terminal designated for the acceptance of the scheduled gases including any pollution caused to the Sarawak waters, the marine life and its ecosystem.

Inspection of vessels conveying scheduled gases in Sarawak waters

13.—(1) Any vessel conveying scheduled gases from a country outside Malaysia or from another part of Malaysia to Sarawak may, whilst in Sarawak waters, be stopped for inspection by:

(a) a person duly authorized, in writing, by the Controller; or

(b) an officer of the Malaysian Maritime Enforcement Agency appointed under section 5(1) of the Malaysian Maritime Enforcement Agency Act 2004 [Act 663];

for the purpose of ensuring that:

(i) there is a permit issued under this Part for the conveyance of the scheduled gases for storage in Sarawak;

(ii) there has been no breach of any international laws, the provisions of these Rules and the terms and conditions of the permit; and

(iii) there is proof that the scheduled gases carried on board the vessel would be received at a storage site for sequestration or permanent storage licensed under the Carbon Storage Rules.

(2) In the event that the inspection under subrule (1) shows that:

(a) there is no permit issued under these Rules for the scheduled gases to be stored in Sarawak;

(b) there has been a breach of any international laws, these Rules, or terms of the permit in the conveyance of the scheduled gases into Sarawak; or

(c) there is a failure to show proof that any storage site in Sarawak would receive the scheduled gases for sequestration or permanent storage;

then the authorized person or officer who carried out the inspection may by order in writing require the vessel to leave Sarawak waters and return to the country where the shipment of scheduled gases originated.

Performance Security

14. The Controller may, before the issuance of a permit for conveyance of scheduled gases or before the vessel conveying the scheduled gases shall be permitted to enter Sarawak waters, require the permit holder to furnish a bond or guarantee in such amount and form to the Board to secure the compliance of these Rules by the holder of the permit.

PART III

CONVEYANCE OF SCHEDULED GASES FROM WITHIN SARAWAK

Permit for conveyance of scheduled gases from within Sarawak

15.—(1) No person may convey any scheduled gases captured or originated from Sarawak without the permit issued by the Controller and in accordance with the requirements and provisions of these Rules.

(2) Any person who contravenes subrule (1) shall be guilty of an offence and on conviction, be liable to a fine of not more than one hundred thousand ringgit or imprisonment for a term not exceeding five years or, to both.

Mode of Application for Permit

16. Application for permit required under rule 15(1) shall be made to the Controller in Form B as prescribed in the Schedule together with the submission of the necessary information or data required under rule 5 in support of the application under this rule.

Issuance of permit of conveyance of scheduled gases within Sarawak

17.—(1) The Controller may, upon being satisfied that the application conforms with the requirements of these Rules, issue a permit for the conveyance of scheduled gases from any place within Sarawak for sequestration at the storage site belonging to the carbon storage licensee to the applicant subject to the payment of fee.

(2) The permit may contain such terms and conditions as the Controller, in consultation with the Minister may impose.

(3) Any party aggrieved with the decision of the Controller made under this rule may, within twenty-one days of the date of notification of such date, appeal the decision to the Majlis Mesyuarat Kerajaan Negeri, who may reject such appeal or may direct the Controller to issue a permit on such terms and conditions as it may deem fit.

Modification or variation

18. The Controller may, at any time or upon request made by the permit holder in writing, modify or vary any of the terms and conditions of a permit issued under rule 17 upon consultation with the Minister.

Revocation or cancellation of a permit

19.—(1) The Controller may, with the approval of the Board, revoke or cancel any permit issued by him under rule 17 in the event of any breach of these Rules or the terms and conditions of the permit, provided that prior to such revocation or cancellation, the permit holder shall be given reasonable opportunity to remedy such breach to the satisfaction of the Controller.

(2) Where a permit has been revoked or cancelled under subrule (1), no scheduled gases covered under that permit shall be delivered to a terminal or pipelines for conveyance to a storage site.

Provided that the Controller may give such orders with regard to the handling, disposal or subsequent conveyance with such scheduled gases.

Mode of Conveyance

20. Conveyance of scheduled gases from within Sarawak to a terminal or a storage site shall be:

(a) by pipelines built, managed, maintained and monitored by the carbon storage licensee; or

(b) by vehicles approved by relevant authorities and delivered to a terminal for onwards conveyance by pipelines approved by the carbon storage licensee.

PART IV

OBLIGATIONS OF A CARBON STORAGE LICENSEE

Terminals and pipelines

21. A carbon storage licensee shall provide and maintain, at his own cost and expense:

(*a*) terminals including other facilities to take delivery of any scheduled gases intended to be stored permanently at a storage site covered by a carbon storage licence; and

(b) pipelines to convey the scheduled gases received at the terminal for onward conveyance to a storage site.

Duties of a carbon storage licensee

22.—(1) A carbon storage licensee shall submit to the Controller:

(*a*) a plan showing the precise location of the terminal and pipelines in this part and described it as the "location plan" to be used by him to receive scheduled gases or for the conveyance of such gases by pipelines; and

(b) a monitoring and maintenance plan for the terminal and pipelines.

(2) No terminal or pipeline may be used by the carbon storage licensee to receive or convey scheduled gases until and unless the location plan and monitoring and maintenance plan have been approved by the Controller.

Provided that the Controller shall not grant approval of such plans without obtaining the consent of the State Planning Authority.

(3) Where there has been non-compliance with subrule (1) or (2) the Controller may, by order, compel the carbon storage licensee to stop using the

terminal or pipelines for the purpose of taking delivery or conveyance of scheduled gases for storage in a storage site.

(4) Any person who fails, neglects or refuses to comply with an order issued by the Controller under subrule (3) shall be guilty of an offence and on conviction shall be liable to a fine of not more than one hundred thousand ringgit or imprisonment for a term not exceeding five years or, to both and a continuing penalty of fifty thousand ringgit for each day when the offence continues.

Report of Leakage, etc.

23.—(1) A carbon storage licensee shall forthwith notify the Controller in writing of:

(*a*) any leakage of scheduled gases from the terminal or pipelines and to take such remedial action or corrective measure as may be required to plug or prevent further leakage; or

(b) any incident which results in death or severe physical injury to person or damage to the property at the terminal or the area traversed by the pipelines.

(2) Upon receiving the notice under subrule (1), the Controller or any person authorized by him may inspect and order the carbon storage licensee to take further remedial action or corrective measure as he deems fit.

PART V

MISCELLANEOUS

Fees

24. Majlis Mesyuarat Kerajaan Negeri may by order, impose such fees on for the issuance of any permit under these Rules.

Offences and penalties

25. Any person who fails to comply with any of the provisions of these Rules, or any order issued hereunder, for which no penalty has been provided, shall be guilty of an offence and shall be liable to a fine not exceeding one hundred thousand ringgit or imprisonment for a term not exceeding five years or, to both.

Civil liability

26. The prosecution of any person for an offence under these Rules is not a bar to any claim or action by the Government, the Board or any of their employees or servants for the recovery of any loss, damage or injury caused by that person or for which he may be vicariously liable.

General liability for conveyance of scheduled gases

27. Without prejudice to the provisions of rule 12, any person undertaking the conveyance of scheduled gases into and within Sarawak shall be liable for any

damage, injury or loss caused to the Government, the Board, or all their employees and servants associated with such conveyance, including safety or injury to any property or person due to leakage, emission or escape of scheduled gases into the atmosphere or Sarawak waters and shall indemnify the Government and Board for the conveyance of scheduled gases for such damage, injury or loss.

Register

28.—(1) The Controller shall maintain a Register of all permits issued under these Rules, containing particulars of the duration, terms and conditions imposed on such permits and record of any revocation or cancellation of any permits.

(2) The Register shall be maintained at the principal office of the Board and open for inspection upon payment of fees.

Exercise of powers by the Controller

29.—(1) Where under these Rules, the power is vested in the Controller to issue any permit, he shall give effect to any direction given to him by the Minister, which is not inconsistent with these Rules.

(2) Any direction given by the Minister may include compliance with technical standards developed by International Standards Organisation (ISO) for CO2 transportation.

(3) In pursuance of the direction given to him, the Controller may issue an order to the permit holder to comply with the direction.

(4) Any permit holder who fails, neglects or refuses, without reasonable cause, to comply with the order issued by the Controller within the time stipulated therein, or within such extended period as may be granted by the Controller shall be a ground for the revocation or cancellation of the permit.

Power to Inspect

30. Notwithstanding any other provision under these Rules, the Controller or any person authorized by him may, at all reasonable times, upon giving notice in writing to the carbon storage licensee, enter upon any terminal or the area where any pipeline is located for inspection to monitor compliance of these Rules and the terms and conditions of the permit.

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SCHEDULE

FORM A

APPLICATION FOR PERMIT TO CONVEY SCHEDULED GASES INTO SARAWAK

(Rule 5)



	APPLICATION FOR PERMIT T	O CONVEY SCHEDULED GASES INTO SARAWAK		
To:	CONTROLLER OF ENVIR NATURAL RESOURCES A	RONMENTAL QUALITY AND ENVIRONMENT BOARD SARAWAK		
Thro	Chrough: CARBON STORAGE LICENSEE LICENSE NUMBER:			
Pleas	se tick 🗹 appropriate box for type of a	application		
A. P <i>A</i>	ARTICULARS OF APPLICANT	ation mit No. (if any):		
No.	Item	Details		
1.	Name			
2.	IC/Passport No			
3.	Company Name			
4.	Company Registration No.			
5.	Company Address			
6.	Correspondence Address			
7.	Contact Person			
8.	Telephone and Fax No.			
9.	Email Address			

B. I	NFORMATION OF SCHEDULED GASES	
1.	Type of Gas	
2.	Origin Country of Gas	
3.	Source of Gas / Name of entity which captured the gas for storage in country of origin	
4.	Volume of Gas (in cubic meters)	
С. С	COMPOSITION OF SCHEDULED GASES ST	REAM
No.	Composition	Context (%)
1.	Carbon Dioxide	
2.	Oxygen	
3.	Moisture Content	
4.	Particular Matters	
5.	Other gases or contaminants	
Note	e: Please attach laboratory certification	
D. I	NFORMATION OF CONVEYANCE	
1.	Scheduled Departure Date	
2.	Scheduled Arrival Date	
3.	Departure Points/Terminal	
4.	Destination Points/Terminal	
5.	Duration required for the conveyance of the volume of gases stated in Item B.4	
6.	Estimated number of vessels/vehicles required	
Е. М	IEANS OF CONVEYANCE (Please tick 🗹 if a	pplicable)
1.	Vessel	[]
2.	Pipeline	[]
3.	Vehicle	[]

F. '	VESSEL INFORMATION	
1.	Vessel Name (s)	
2.	Port of Registration	
3.	Vessel Registration Number (s)	
4.	Vessel Capacity	
No	tes: Please attach documents if the allocated space i	is insufficient.
	PIPELINE INFORMATION (To be attached separ	
	1	
1.	Map showing the location and alignment of the pipe	eline
2.	Written consent of the owner of the pipeline for use	of the same by the Applicant
H.	VEHICLE INFORMATION (If relevant)	
1.	Type of vehicle	
2.	Capacity of each vehicle	
3.	Number of vehicle to be deployed for the conveyance	
4.	Approval by the Authority (please attached)	
No	tes: Please attach documents if the allocated space i	is insufficient.
I. S	TORAGE INFORMATION	
_		
1.	Location of the storage site	
2.	Location of terminal where gas would be received for conveyance to storage	
3.	Storage Permit Number	
J. I	INSURANCE INFORMATION	
1.	Policy number for Insurance for shipment c pursuant to rule $5(1)(k)$	onveyance
2.	Policy number to Indemnity Insurance pursua $12(1)(e)$	nt to rule

				<u></u>
K. O	THER INFORMATION (Please tick	x 🗹 if available)		
1.	Emergency Response Plan		[]	
2.	Other (please provide details)		[]	
L. A	PPLICANT'S DECLARATION			
unde	hereby declare that the information rstand that any misrepresentation or on pplicable regulations.			
	Signature		Date	
	Name	I V		
<u>M. A</u>	Position TTACHMENTS TO BE INCLUDE		ny's Official Stamp	
Pleas	se attach the following documents in	support of Application-		
	Document	Please tick 🗹 if the doc For Applicant	cument is attached Verification by Carbon Storage Licensee	Verification by NREB's Office
No	-	Please tick ☑ if the doo	Verification by Carbon Storage	
No 1.	Document Complete Application Form where the applicant is company, to submit certificate of incorporation and details of directors and shareholders	Please tick ☑ if the doo	Verification by Carbon Storage	
Please No 1. 2. 3. 4.	Document Complete Application Form where the applicant is company, to submit certificate of incorporation and details of directors and	Please tick ☑ if the doo	Verification by Carbon Storage	

5. Copy of Certificate of Vessel application (for application conveyance through vessel) Image: Conveyance and location of the pipeline (for application conveyance through pipeline) 7. Written consent of the owner of the terminal or pipeline (for the use of the same by the Applicant (if the Applicant does not own the terminal or pipeline) Image: Conveyance through status or pipeline) 8. Approval by authorities for vehicle to convey scheduled gas in Sarawak (if applicable) Image: Conveyance through status or pipeline) 9. Copy of Indemnity Insurance pursuant to rule 12(1)(e) Image: Conveyance through status of Verifier and Official Stamp: 10. Other relevant information 					
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vehicle to convey scheduled gas in Sarawak (if applicable) 9. Copy of Insurance for shipment conveyance pursuant to rule s(1)(k) 10. Copy of Indemnity Insurance pursuant to rule s(1)(k) 11. Other relevant information -Emergency Response Plan (if available) -Others - Others	8.	Approval by authorities for			
Sarawak (if applicable)		vehicle to convey scheduled gas in			
9. Copy of Insurance for shipment conveyance pursuant to rule S(1)(k) 10. Copy of Indemnity Insurance pursuant to rule 12(1)(e) 11. Other relevant information -Emergency Response Plan (if available) -Others Signature of Verifier and Official Stamp: FOR NREB OFFICE USE ONLY N. VERIFICATION BY NREB'S OFFICER This application is marked as [COMPLETE/NOT COMPLETE]* and is recommended for [APPROVAL/NOT APPROVAL]* Remarks (if any) 					
conveyance pursuant to rule	9				
S(1)(k) Image: S(1)(k) 10. Copy of Indemnity Insurance pursuant to rule 12(1)(e) 11. Other relevant information -Emergency Response Plan (if available) -Others Signature of Verifier and Official Stamp: FOR NREB OFFICE USE ONLY N.VERIFICATION BY NREB's OFFICER This application is marked as [COMPLETE/NOT COMPLETE]* and is recommended for [APPROVAL/NOT APPROVAL]* Remarks (if any)	7.				
10. Copy of Indemnity Insurance pursuant to rule 12(1)(e) Image: Copy of Indemnity Insurance pursuant to rule 12(1)(e) 11. Other relevant information - Emergency Response Plan (if available) - Others Image: Copy of Indemnity Insurance pursuant to rule 12(1)(e) Signature of Verifier and Official Stamp: FOR NREB OFFICE USE ONLY N. VERIFICATION BY NREB's OFFICER This application is marked as [COMPLETE/NOT COMPLETE]* and is recommended for [APPROVAL/NOT APPROVAL]* Remarks (if any)					
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Date :	Date	:			
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*Please strikethrough if not applicable

FORM B

APPLICATION FOR PERMIT TO CONVEY SCHEDULED GASES WITHIN SARAWAK

(Rule 16)



			BETCH SERTAR SAME			
	AP	PLICATION FOR PERMIT TO	O CONVEY SCHEDULED	GASES WITHIN SAR	AWAK	
Т	`o:	CONTROLLER OF ENVIRONMENTAL QUALITY NATURAL RESOURCES AND ENVIRONMENT BOARD SARAWAK				
Thre	ough:	: CARBON STORAGE LICENSEE				
		LICENSE NUMBER:				
Pleas	e tick E	appropriate box for type of a	oplication			
		New Application	on			
		Previous Permi	it No. (if any):			
A. PA	ARTIC	ULARS OF APPLICANT				
No.		Item		Det	ails	
1.	N	lame				
2.		C/Passport No.				
3.	C	Company Name				
4.	C	Company Registration No.				
5.		Company Address				
6.		Correspondence Address				
7.		Contact Person				
8.		elephone and Fax No				
9.	E	-mail Address				
B. AI	PPLIC	ANT'S COMPANY INFORMA	TION			
No.		Name	I.C. No / Passport No.	Nationality	Share Units (%)	
1. 2.						
2. 3.						
3. 4.						
5.						
Notes	: Pleas	e attach documents if the alloca	ted space is insufficient	<u> </u>	<u> </u>	
			-			

	FORMATION OF SCHEDULED GA	SES
1.	Type of Gas	
2.	Origin State of Gas	
3.	Source of Gas	
4.	Volume of Gas (in cubic meters)	
D. C	OMPOSITION OF SCHEDULED GA	SES STREAM
No.	Composition	Content (%)
1.	Carbon Dioxide	
2	Oxygen	
3.	Moisture Content	
4.	Particular Matters	
5.	Other gases or contaminants	
Note	Please attach laboratory certification	
E. IN	FORMATION OF CONVEYANCE	
1.	Scheduled Departure Date from where	place were the gas is captured
2.	Scheduled Arrival Date at the terminal	for conveyance for storage
3.	Departure Points/Terminal	
4.	Destination Points/Terminal	
5.	Duration required for the conveyance C.4	of the volume of gas stated in Item
6.	Estimated number of vessels/vehicles r	equired
F. M	EANS OF CONVEYANCE (Please tic	k 🗹 if applicable)
1.	Vessel	[]
2.	Pipeline	[]
3.	Vehicle	[]
G. V.	ESSEL INFORMATION	
1.	Vessel Name (s)	
2.	Port of Registration	
3.	Vessel Registration Number (s)	
4.	Vessel Capacity	
Note	s: Please attach documents if the alloca	ated space is insufficient
H. P	PELINE INFORMATION (To be atta	nched separately, if relevant)
1.	Map showing the location and alignme	
2.	Written consent of the owner of the pip	beline for use of the same by the Applicant
	11	

I. V	VEHICLE INFORMATION (If relevant)	
1.	Type of vehicle	
2.	Capacity of each vehicle	
3.	Number of Vehicle to be deployed for th	e conveyance
4.	Approval by the Authority (please attach	ed)
No	tes: Please attached documents if the alloc	ated space is insufficient
J. S	STORAGE INFORMATION	
1	Leastion of the storage site	
1.	Location of the storage site	
2.	Storage Licence Number	
3.	Storage Permit Number	
K.	INSURANCE INFORMATION	
1.	Policy number for Insurance for shipment	
	conveyance pursuant to rule $5(1)(k)$	
2.	Policy number for Indemnity Insurance	
	pursuant to rule $12(1)(e)$	
L. (OTHER INFORMATION (Please tick 🗹	if available)
1.	Emergency Response Plan	
2.	Others (please provide details)	
M.	APPLICANT'S DECLARATION	
unc		documents attached herewith are complete, accurate, and genuine. I on may result in the rejection of my application or subsequent actions as
	Signature	Date
	Name	
	Position	Company's Official Stamp

Dian				
Please	e attach the following documents support of			
No.	Documents	Please tick 🗹 if the	e documents is attached	1
		For applicant	Verification by Carbon Storage Licensee	Verification by NREB's Office
1.	Complete Application Form			K
2.	Latest print out of company's SSM			
3.	Company Profile			
4.	A certified true copy of the licence or the storage permit issued to the Applicant			
5.	Copy of Laboratory Certification			
6.	Copy of Certificate of Vessel Registration (for application conveyance through vessel)		\mathcal{A} .	
7.	Map showing the route and location of the pipeline (for application conveyance through pipeline)			
8.	Written consent of the owner of the pipeline for the use of the same by the Applicant (if the Applicant does not own the pipeline)			
9.	Approval by the authorites for vehicle to convey scheduled gas in Sarawak (if applicable)			
10.	Copy of Insurance for shipment conveyance pursuant to rule $5(1)(k)$			
11.	Copy of Indemnity Insurance pursuant to rule $12(1)(e)$			
12.	Other relevent information - Emergency Response Plan (if available) - Others			
	Signature of Verifier and Official Star	np:		

	FOR NREB OFFICE USE ONLY		
O. VERIFICATION BY NREB'S OF	D. VERIFICATION BY NREB's OFFICER		
This application is marked as [COMP APPROVAL]*	LETE/NOT COMPLETE]* and is recommended for [APPROVAL/NOT		
Remarks (if any)			
Signature :			
Name & Official Stamp :			
Date :			

*Please strikethrough if not applicable

Made by the Majlis Mesyuarat Kerajaan Negeri this 28th day of February, 2024.

DATU AZLAN BIN HAJI ALI BADRI Clerk to Majlis Mesyuarat Kerajaan Negeri

(11)MEESty.CDE/800-2/1/2 Jld 1





DICETAK OLEH PERCETAKAN NASIONAL MALAYSIA BERHAD, KUCHING, SARAWAK BAGI PIHAK DAN DENGAN KUASA PERINTAH KERAJAAN SARAWAK