



CMT/1332/CM-CNT

- 4 MAY 2018

Ir. Dr. Ismail Othman
Universiti Malaya
Unit Perundingan Universiti Malaya
Aras 6, Kompleks Pengurusan Penyelidikan & Inovasi
Universiti Malaya
50603 Kuala Lumpur

PERAKUAN DI BAWAH SEKSYEN 37
AKTA SETEM 1949

Terkecuali daripada Duti Setem / Dikenakan Duti
sebanyak RM... 300.00 dan beki diti
sebanyak RM... 1200.00 diremitkan oleh
PU(A)476 PDS (PEREMITAN)(NO. 4) 2010.
Penalti sebanyak RM.....dijelaskan/
diremitkan sepenuhnya.

Tinibalan Penerimaan Duti Setem
PSC Petaling Jaya

14 MAY 2018

Dear Ir. Dr. Ismail,

**NORTH-SOUTH EXPRESSWAY
PROPOSED REHABILITATION OF ACIDIC SLOPE USING PHYTOREMEDIATION
APPROACH AT KM425.0 SOUTH BOUND, SECTION C3, SUNGAI BULOH -
TANJUNG MALIM EXPRESSWAY
- Letter of Appointment ("LOA")**

We, Projek Lebuhraya Usahasama Berhad ("Client") are pleased to appoint you as the consultant ("Consultant") for the Proposed Rehabilitation of Acidic Slope Using Phytoremediation Approach at KM425.0 South Bound, Section C3, Sungai Buloh – Tanjung Malim Expressway ("Project") subject to the terms and conditions below:-

1. TERM AND APPOINTMENT

- 1.1. Your appointment as the Consultant shall be deemed to be effective from the date of this LOA and you shall complete the Services as defined under **Clause 2** with due diligence to the satisfaction of the Client within 18 months ("Term").
- 1.2. The Consultant shall inform the Client in writing of the completion of the Services within the Term in accordance with this LOA. Within thirty days (30) days upon the receipt of such written notice, the Client shall notify the Consultant in writing either:
 - (a) it accepts the Services and in which event thereafter the Client shall issue to the Consultant a Certificate of Acceptance of Services; or
 - (b) it finds the Services or any part thereof not to have been performed or completed in accordance with this LOA in which event the Client shall inform the Consultant of the deficiency in the Services and the Consultant shall ensure the said Services or any part thereof are performed and completed in accordance with this LOA.
- 1.3. The acceptance of Services under this Clause by the Client shall not operate to relieve the Consultant from any of its continuing obligations under this LOA.