

## **UNDERTAKING BY ICT TRAINER**

**WHEREAS**, the **National Computer Board** (hereinafter referred to as the “NCB”) has recruited ..... as freelance ICT Trainer for the Universal ICT Education Programme;

**WHEREAS**, the NCB has disclosed and is required to disclose to ....., the Internet and Computing Core Certification (IC3) Course Contents (the “IC3 materials”) in the discharge of latter’s duties to the NCB;

**WHEREAS**, the NCB wishes to ensure that ..... shall use the IC3 materials solely in the discharge of his duties as ICT Trainer for the Universal ICT Education Programme.

**WHEREAS**, ..... fully understands that any breach of this Undertaking shall result in irreparable injury and harm to the NCB for which remedies at law would be inadequate, and accordingly the NCB shall be entitled to immediate equitable relief including (but without limitation) injunction in the event of any breach.

**NOW THEREFORE ..... UNDERTAKES THAT-**

1. he shall use the IC3 materials exclusively in the discharge of his duties towards the NCB as an ICT Trainer for the Universal ICT Education Programme.

2. he shall not, without the express authorisation of the NCB publish, distributes or reproduces the IC3 materials, or sell, or offer for sale or hire, or communicate to any third party, any such IC3 materials.

**This undertaking is given in good faith by me,**  
..... **to the NCB, and**  
**such Undertaking is made in two originals this ..... 2007**  
**at .....**

**Name: .....**

**Signature: .....**

**Witnessed by –**

**Duly appointed**

**Representative of the NCB: .....**