

## NAVIGATING GLOBAL TRADE: UNRAVELLING THE DYNAMICS OF LETTERS OF CREDIT AND BILLS OF EXCHANGE

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### ABSTRACT

In the realm of international trade, letters of credit (LCs) and Bills of exchange (BOEs) play pivotal roles in facilitating smooth transactions between parties across borders. Understanding the dynamics, intricacies, and legal implications of these financial instruments is paramount for businesses engaged in global trade. This research paper delves into the complexities surrounding LCs and BOEs, exploring their historical evolution, functions, advantages, and challenges. Additionally, it analyzes the legal frameworks governing these instruments, examining their roles in mitigating risks and ensuring trust among parties involved in cross-border trade. Through empirical analysis and case studies, this paper aims to provide insights into best practices for utilizing LCs and BOEs effectively, navigating the complexities of international trade transactions, and fostering seamless global commerce.

**KEYWORDS:** international trade, commerce, bills of exchange, letters of credit, transaction.

### INTRODUCTION:

It is generally accepted that international trade transactions carry inherently more risk than domestic trade transactions, because of differences in culture, business processes, laws and regulations. It is therefore important for traders to ensure that payment is received for goods dispatched and that the goods received and paid for comply with the contract for sale. In this intricate tapestry of global trade, the mechanism of LCs and BOEs serve as linchpins, facilitating transactions that span continents and cultures. From the bustling markets of ancient civilizations to the digital corridors of modern commerce, these financial instruments have played a pivotal role in ensuring trust, security, and efficiency in international trade.

As noted by Izadi et al. (2018),<sup>2025</sup> "Letters of Credit and Bills of Exchange are fundamental instruments in international trade, providing assurance to both buyers and sellers and mitigating risks inherent in transacting across

borders" (p. 45). Navigating the legal frameworks and regulations governing LCs and BOEs is crucial for mitigating risks and ensuring compliance in international trade transactions. International standards and guidelines, such as those outlined by the International Chamber of Commerce (ICC), provide a framework for the issuance and utilization of these instruments, while legal implications and responsibilities delineate the rights and obligations of parties involved (ICC, 2020).

In light of the complexities surrounding LCs and BOEs, this research paper aims to delve into their historical evolution, functions, advantages, challenges, and best practices. By synthesizing empirical analysis, case studies, and scholarly research, this paper seeks to provide a comprehensive understanding of these essential financial instruments, offering insights to stakeholders navigating the intricate landscape of global commerce. Through a thorough exploration of LCs and BOEs, this paper endeavors to equip businesses, financial institutions, and policymakers with the

<sup>2025</sup> Izadi et al. (p. 45)

knowledge and tools necessary to navigate the complexities of international trade transactions effectively.

### **HISTORICAL EVOLUTION AND DEVELOPMENT**

The origins of Letters of Credit (LCs) and Bills of Exchange (BOEs) can be traced back to ancient civilizations, where merchants devised innovative methods to facilitate trade across vast distances. While the exact origins are difficult to pinpoint due to the scarcity of historical records, evidence suggests that early forms of trade finance instruments were utilized in ancient Mesopotamia, Egypt, and the Roman Empire.

In ancient Mesopotamia, often regarded as the cradle of civilization, merchants engaged in long-distance trade relied on rudimentary methods of record-keeping to facilitate transactions. Clay tablets served as the primary medium for documenting trade agreements, with merchants inscribing details of transactions, including payment arrangements, onto these tablets. While not analogous to modern LCs or BOEs, these early records laid the groundwork for the development of more sophisticated financial instruments by establishing a system of trust and accountability among trading partners.

The Roman Empire further contributed to the evolution of trade finance through the use of promissory notes and bills of exchange. Roman merchants, operating within an expansive network of trade routes stretching across Europe, Asia, and Africa, relied on negotiable instruments known as "codices" to facilitate transactions. These early instruments allowed merchants to transfer funds and settle debts without the need for physical currency, thereby streamlining trade and reducing the risks associated with transporting valuables over long distances.

### **WHAT ARE LETTERS OF CREDIT (LCs)**

Letter of credit also called documentary credits or bankers commercial credits, are the most common method of payment for goods in the

export trade and have been described by English judges as "the life blood of international commerce".<sup>2026</sup> It is a financial instrument issued by a bank or financial institution at the request of buyer (applicant) in favor of a seller (beneficiary) to guarantee payment for goods or services provided. It serves as a secured method of payment in international trade transactions, providing assurance to both the buyer and the seller.

The stages of a letter of credit transaction –

Where payment under a letter of credit is arranged, four stages can normally be distinguished:

1. The exporter and the overseas buyer agree in the contract of sale that payment shall be made under a letter of credit.
2. The overseas buyer (acting as "applicant for the credit") instructs a bank at his place of business (known as "issuing bank") to open a letter of credit for the United Kingdom exporter (known as "the beneficiary") on the terms specified by the buyer in his instructions to the issuing bank.
3. The issuing bank arranges with a bank at the locality of exporter (known as the "advising bank") to negotiate, accept or pay the exporter's draft upon delivery of the transport documents by the seller.
4. The advising bank informs the exporter that it will negotiate, accept or pay his draft upon delivery of the transport documents, the advising bank may do so either without its own engagement or it may confirm the credit opened by the issuing bank.

In essence, an LC acts as a contractual agreement between the buyer and the seller, with the issuing bank serving as a neutral intermediary. The buyer, or importer, initiates the LC by requesting their bank to issue it in favor of the seller, or exporter. The LC outlines

<sup>2026</sup> Per Kerr L.J. in *RD Harbottle (Mercantile) Ltd. v National Westminster Bank Ltd* (1978) Q.B 140 to 155.

the terms and conditions under which payment will be made, typically specifying details such as the amount, the documents required for payment, the expiration date, and any other specific instructions agreed upon by both parties. Once the LC is issued, the seller ships the goods or provides the services as per the terms of the contract. They then present the required documents, such as invoices, bills of lading, and certificates of origin, to the issuing bank within the stipulated time frame. Upon verifying that the documents comply with the terms of the LC, the bank makes payment to the seller, thereby fulfilling its obligation under the LC.

#### KINDS OF LETTERS OF CREDIT –

##### **Payment at sight, deferred payment, acceptance and negotiation credits.**

It is of importance to the seller to know in what manner he will obtain the moneys due to him under the credit. Four possibilities exist: the credit may be available by sight payment, by deferred payment, by acceptance or by negotiation. The credit itself should state which of these four methods has been chosen by the parties and this issued should be settled beforehand in the contract under which the credit is opened.

1. If the parties have arranged a deferred payment of credit, the advising bank is authorized to pay, or make arrangements for payment, at some future date determinable in accordance with the terms of the credit.
2. If the parties have arranged a payment a sight credit, the advising bank is instructed to pay, or arrange for payment, to the seller the moneys due on presentation of the documents. This is a case of payment against documents.
3. In an Acceptance LC, the issuing bank agrees to accept the beneficiary's draft (bill of exchange) drawn on the bank, committing to pay the draft at maturity. The acceptance creates a legally binding obligation for the issuing bank to

pay the beneficiary at the specified future date.

4. Under the negotiation credit the advising bank is only authorized negotiate a bill of exchange drawn by the seller the buyer or the issuing bank. The advising bank will indorse the bill and negotiate it subject to deduction of discount or interest and commission. The bill may be a sight draft or a time draft, according to the terms of the credit.

#### TYPES OF LETTERS OF CREDIT (LOC) –

##### REVOCABLE LETTER OF CREDIT –

A revocable letter of credit is a financial instrument used in international trade transactions. Unlike an irrevocable letter of credit, which cannot be changed or canceled without the agreement of all parties involved, a revocable letter of credit can be modified or revoked by the issuing bank without prior notice to the beneficiary (the seller/exporter). This means that the terms and conditions of the letter of credit can be altered or terminated by the issuing bank at any time before the beneficiary presents documents for payment.

Revocable letters of credit are rarely used in international trade because they offer little security for the beneficiary. Since the issuing bank can cancel or change the terms of the letter of credit without the beneficiary's consent, it exposes the beneficiary to the risk of non-payment or unfavorable changes in the terms of the transaction. As a result, irrevocable letters of credit are much more common because they provide greater protection for both the buyer/importer and the seller/exporter.

##### IRREVOCABLE LETTER OF CREDIT –

An irrevocable letter of credit is a financial instrument used in international trade transactions to provide assurance to the seller (beneficiary) that they will receive payment for goods or services, provided they comply with the terms and conditions specified in the letter of credit.

Key features of an irrevocable letter of credit include:

1. **Payment Assurance:** The issuing bank's obligation to pay the seller is independent of the buyer's (applicant's) performance. Once the letter of credit is established, the bank is bound to honor it as long as the seller meets the stipulated requirements.
2. **Irrevocability:** Unlike a revocable letter of credit, which can be changed or canceled by the issuing bank without notice, an irrevocable letter of credit cannot be altered or revoked without the consent of all parties involved.
3. **Beneficiary Protection:** The seller is assured of payment as long as they fulfill the terms and conditions outlined in the letter of credit, such as presenting compliant documents proving shipment or delivery of goods.
4. **Payment Process:** Typically, payment is triggered by the seller presenting specified documents (such as a bill of lading, commercial invoice, and packing list) that comply with the terms of the letter of credit to the issuing bank.

Irrevocable letters of credit are widely used in international trade because they provide a secure method of payment for both the buyer and the seller. The buyer is assured that payment will only be made if the seller meets the agreed-upon conditions, while the seller is guaranteed payment once the conditions are fulfilled and compliant documents are presented.

#### CONFIRMED AND UNCONFIRMED LETTER OF CREDIT –

A confirmed letter of credit involves the advising bank not only verifying the authenticity of the letter of credit issued by the buyer's bank (issuing bank) but also adding its own commitment to honor the payment obligation to the seller. This additional guarantee from the confirming bank provides the seller with greater security, ensuring payment even if the issuing bank or the buyer fails to fulfill their obligations. Confirmed letters of credit are preferred in

situations where the seller is uncertain about the reliability of the issuing bank or when dealing with unfamiliar or risky markets.

On the other hand, an unconfirmed letter of credit is one where the advising bank simply verifies the letter of credit issued by the buyer's bank without providing any additional payment guarantee to the seller. In this scenario, the seller's recourse for payment is solely against the issuing bank. Unconfirmed letters of credit are more common in transactions where there is already a high level of trust between the buyer and the seller, or when the issuing bank is well-established and financially stable.

#### REVOLVING LETTER OF CREDIT –

A revolving letter of credit is a type of letter of credit that allows for multiple shipments of goods or services within a specified period, up to a predetermined credit limit. Unlike a standard letter of credit, which covers a single transaction, a revolving letter of credit can be used for multiple transactions over time. After each transaction, the credit limit is replenished, allowing the buyer to continue making purchases without the need to establish new credit arrangements. This type of letter of credit is commonly used in situations where there is an ongoing business relationship between the buyer and the seller, and where regular, repetitive transactions occur.

#### TRANSFERABLE LETTER OF CREDIT

the original beneficiary can essentially sell or transfer their rights to receive payment under the letter of credit to another party. Transferable letters of credit are often used in situations where the seller is acting as a middleman or intermediary, purchasing goods from one supplier and reselling them to another buyer. By transferring the letter of credit, the seller can arrange for the goods to be shipped directly from the original supplier to the ultimate buyer, without having to finance the transaction themselves.

#### RED CLAUSE LETTER OF CREDIT –

A red clause letter of credit is a specialized type of letter of credit that includes a specific clause allowing the beneficiary (seller) to receive partial prepayment from the issuing bank before shipping the goods. This prepayment is typically provided in the form of a cash advance, often referred to as the "red clause advance." The red clause refers to the clause in the letter of credit that specifies this prepayment arrangement.

The red clause letter of credit is particularly beneficial for sellers, especially those in need of funds to cover production or procurement costs before shipping the goods. Once the red clause advance is received, the seller is then obligated to fulfill the terms of the letter of credit by shipping the goods and providing the necessary documentation to the issuing bank for final payment.

### WHAT IS BILLS OF EXCHANGE (BOEs)?

A Bill of Exchange (BOE) is a negotiable instrument that serves as a written order from one party (the drawer) to another (the drawee) to pay a specified amount of money to a third party (the payee) at a predetermined date or upon demand. It is a commonly used instrument in commercial transactions, particularly in international trade, to facilitate payment between parties.

Bills of Exchange can be either "sight" or "time" drafts:

- Sight Draft: Payable upon presentation to the drawee.
- Time Draft: Payable at a specified future date, allowing for deferred payment arrangements.

The key components of a Bill of Exchange include:

- **Drawer:** The party who creates and issues the bill, typically the seller or creditor who is entitled to receive payment.
- **Drawee:** The party on whom the bill is drawn, usually the buyer or debtor who is obligated to make payment.

- **Payee:** The party to whom the payment specified in the bill is to be made, often the seller or creditor.
- **Amount:** The specified amount of money that the drawee is obligated to pay to the payee.
- **Date:** The date when the payment is due, also known as the maturity date.
- **Acceptance:** In some cases, the drawee may need to formally accept the bill by signing it, indicating their agreement to make the specified payment.

BOEs are widely used in international trade transactions because they provide flexibility in payment terms and offer assurance to both the buyer and the seller. They can also be used as a financing instrument, as they can be discounted or sold to a bank or financial institution before maturity to obtain immediate funds.

### LAW GVERNING THE BILLS OF EXCHANGE –

The law governing the bills of exchange is codified in the bills of exchange act 1882. This act, which has been described as "the best drafted act of parliament ever passed", should be studied carefully by everyone who has to deal with bills of exchange. The act defines in section 3 a bill of exchange as:

"...an unconditional order in writing, addressed by one person to another, signed by the person giving it, requiring the person to whom it is addressed to pay on demand or at a fixed or determinable future time a sum certain in money to or to the order of a specified person, or to bearer."

The characteristics of a bill of exchange are –

1. Every obligation arising under the bill must be expressed in writing on the bill and signed by the party liable (s.23).
2. The obligations stipulated in the bill can be transferred easily by "negotiation" of the bill, often in performance of the sale of the bill at a discount if the bill is a time bill, i.e. contains a credit element. The negotiation is done, in the case of a bill

to bearer, by mere delivery of the bill, and, in the case of a bill to order, both by delivery of the bill and indorsement (s.31).

3. Performance of the obligations stipulated in the bill can only be claimed by a person holding the document. This person is called the holder of the bill and is defined, in s.2, as the payee or indorse or bearer of the bill, who is in possession of the bill.
4. The person to whom a bill is negotiated may acquire a better right under it than his predecessors possess. This is a remarkable exception to the common law principle that no transferee can acquire a better title than his transferor. The object of this rules to facilitate the negotiation of bills.

### Advantages and Challenges of Letters of Credit (LCs) and Bills of Exchange (BOEs) in Global Trade:

#### Benefits of LCs and BOEs in Global Trade:

- Payment Assurance: LCs and BOEs provide assurance of payment to sellers by establishing a secure method of payment, thereby mitigating the risk of non-payment or default.
- Risk Mitigation: LCs and BOEs help mitigate various risks associated with international trade, such as credit risk, currency risk, and political risk, by providing a mechanism for secure payment and documentation.
- Facilitation of Trade: LCs and BOEs facilitate smoother transactions by providing a standardized and reliable method for conducting international trade, reducing uncertainty and transactional friction.
- Financing Opportunities: LCs and BOEs can be used as financing instruments, allowing sellers to obtain financing from banks by discounting or selling the instruments before maturity, thereby improving liquidity and cash flow.

- Legal Protection: LCs and BOEs provide legal protection to both buyers and sellers by establishing clear terms and conditions for payment and documentation, helping to resolve disputes and enforce contractual obligations.

#### Challenges and Risks Associated with LCs and BOEs:

- Complexity and Documentation: LCs and BOEs involve complex documentation and procedural requirements, which can be time-consuming and costly to manage, especially for small businesses or inexperienced traders.
- Fraud and Discrepancies: There is a risk of fraud and discrepancies in LCs and BOEs, such as forged documents or fraudulent claims, which can lead to payment disputes and legal issues.
- Cost: LCs and BOEs involve various fees and charges, including issuance fees, amendment fees, and negotiation fees, which can add to the overall cost of the transaction.
- Compliance and Regulatory Requirements: LCs and BOEs are subject to stringent compliance and regulatory requirements, including international trade regulations, banking regulations, and sanctions regimes, which can pose challenges for parties involved in cross-border transactions.
- Dispute Resolution: Disputes arising from discrepancies in documents or non-compliance with LC or BOE terms can lead to delays in payment and costly legal proceedings, affecting business relationships and profitability.

#### Best Practices and Recommendations for the Effective Utilization of Letters of Credit (LCs) and Bills of Exchange (BOEs) in International Trade:

1. Clear and Detailed Contracts: Ensure that sales contracts and agreements clearly specify the terms and conditions

- of payment, including the type of instrument (LC or BOE), payment terms, documentation requirements, and any other relevant details.
2. **Selecting the Right Instrument:** Evaluate the specific needs and preferences of both parties (buyer and seller) to determine the most suitable instrument (LC or BOE) for the transaction based on factors such as payment timing, risk tolerance, and financing requirements.
  3. **Due Diligence and Credit Assessment:** Conduct thorough due diligence on the counterparty involved in the transaction, including credit checks, background verification, and assessment of financial stability and reputation. Assess the creditworthiness of both buyers and sellers to mitigate the risk of default.
  4. **Compliance with Regulatory Requirements:** Ensure compliance with relevant laws, regulations, and international trade standards governing LCs and BOEs, including UCP 600 (Uniform Customs and Practice for Documentary Credits) for LCs and the Uniform Commercial Code (UCC) for BOEs. Stay updated on changes in regulatory requirements and industry best practices.
  5. **Documentation Accuracy and Timeliness:** Ensure that all required documents, such as invoices, bills of lading, certificates of origin, and inspection certificates, are accurately prepared, complete, and submitted in a timely manner to avoid discrepancies and delays in payment processing.
  6. **Communication and Collaboration:** Maintain open and transparent communication between all parties involved in the transaction, including banks, buyers, and sellers. Clarify any uncertainties or discrepancies early in the process to prevent misunderstandings and facilitate smoother transactions.
  7. **Risk Mitigation Strategies:** Implement risk mitigation measures, such as obtaining insurance coverage, using credit insurance or export credit agencies (ECAs), and diversifying customer or supplier portfolios to reduce concentration risk.
  8. **Professional Expertise and Assistance:** Seek advice and assistance from trade finance experts, legal advisors, and financial institutions with experience in international trade transactions. Leverage their expertise to navigate complex documentation, regulations, and risk management strategies effectively.
  9. **Continuous Monitoring and Evaluation:** Monitor the progress of transactions throughout the lifecycle, from initiation to settlement, and evaluate the effectiveness of implemented strategies. Identify lessons learned and areas for improvement to enhance future trade finance operations.
  10. **Training and Education:** Provide training and education to relevant personnel involved in trade finance activities, including sales, finance, and logistics teams, to ensure understanding of LC and BOE processes, requirements, and best practices.

#### CASE STUDY –

#### NIRAV MODI SCAM –

The Punjab National Bank (PNB) scam, involving millionaire businessman Nirav Modi, has raised significant concerns about financial fraud and regulatory oversight in India. The scam, which amounted to over 11 crore Indian Rupees, involved the issuance of fake Letters of Understanding (LoUs) by PNB officials to facilitate loans from other banks. These LoUs were used as guarantees for loans that were ultimately not repaid.

The scam unfolded over several years, from 2011 to 2017, under both Congress and BJP governments, highlighting systemic issues

rather than partisan blame. While Congress blames BJP and vice versa, it's essential to focus on addressing the root causes of such frauds.

Evidence suggests potential links between Nirav Modi, his associates, and prominent political figures, raising questions about complicity and regulatory oversight. Whistleblower reports, such as the one submitted to the Prime Minister's Office in 2016, indicate prior knowledge of the scam, but no action was taken to prevent it.

Furthermore, the recovery of assets, including jewelry worth billions, raises questions about the efficiency and transparency of enforcement agencies. The recovery process, coupled with ongoing investigations, will shed light on the extent of the fraud and the accountability of those involved.

In a broader context, the PNB scam underscores the need for robust regulatory mechanisms, stricter enforcement of banking regulations, and greater transparency in financial transactions to prevent similar incidents in the future.

## CONCLUSION

In conclusion, the intricate landscape of international trade transactions is navigated through the utilization of essential financial instruments such as Letters of Credit (LCs) and Bills of Exchange (BOEs). These instruments, with their historical roots dating back to ancient civilizations, have evolved to become linchpins of global commerce, providing trust, security, and efficiency in transactions spanning continents and cultures.

The comprehensive exploration of LCs and BOEs in this research paper sheds light on their historical evolution, functions, advantages, challenges, and best practices. From their origins in ancient Mesopotamia and the Roman Empire to their modern-day applications in facilitating international trade, LCs and BOEs have remained indispensable tools for buyers and sellers alike.

The advantages of LCs and BOEs, including payment assurance, risk mitigation, facilitation of trade, financing opportunities, and legal protection, underscore their significance in mitigating the inherent risks of international trade transactions. However, challenges such as complexity, documentation requirements, fraud, compliance issues, and dispute resolution mechanisms necessitate careful attention and adherence to best practices.

The Punjab National Bank (PNB) scam involving Nirav Modi serves as a sobering reminder of the importance of robust regulatory mechanisms, stringent enforcement of banking regulations, and transparency in financial transactions. The scandal highlights systemic issues rather than partisan blame, emphasizing the need for proactive measures to address root causes and prevent similar incidents in the future.

As businesses, financial institutions, and policymakers navigate the complexities of global commerce, it is imperative to leverage the knowledge and tools provided in this research paper to effectively utilize LCs and BOEs. By adhering to best practices, conducting thorough due diligence, ensuring compliance with regulatory requirements, and fostering open communication and collaboration, stakeholders can mitigate risks and enhance the integrity and efficiency of international trade transactions.

In essence, LCs and BOEs continue to serve as pillars of trust and security in the intricate tapestry of global trade, facilitating transactions that transcend geographical boundaries and cultural differences. Through a comprehensive understanding and effective utilization of these financial instruments, stakeholders can navigate the complexities of international trade with confidence and integrity, driving economic growth and prosperity on a global scale.