

海外分行專用全球金融網服務申請書暨約定書(主用戶)

Global e-Banking Service Application Form and Service Agreement (Principal Account) Of The Overseas Branchs

立約人茲向兆豐國際商業銀行股份有限公司(以下簡稱「銀行」)申請/變更下列勾撰之全球金融網服務項目,立約人願遵守全球金融網服務約定事項條

次。	《问示城门]及[[]] [[] [[] [[] [] [] [] [] [] [] [] [
The Customer agrees to	o comply with the terms and conditions of Global e-Banking Service	s when applying to Mega International Commercial Bank (hereinafter referred to
s the "Bank") for the p	provision and/or changes of Global e-Banking Services.	
一、網站功能及使用	引者設定 Website functions and user setting 【064C】:	
□僅申請查詢功能	Apply for enquiry only (請填 A 項 Complete Section A) 或	
	功能 Apply for enquiry and transaction (請填 B 項 Complete Secti	on B)
	Please complete either A or B	
	註銷 Cancel 型變更 Modify 管理中心 Administrative Center	• • • • • • • • • • • • • • • • • • • •
	access Administrator 或 or 管理主管+管理經辦 Access Administrator 或 or 管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經辦 Access Administrator 或 or 一管理主管+管理經濟 Access Administrator 或 or 一管理主管+管理經濟 Access Administrator	ministrator + Access Operator)
_		
	註銷 Cancel 雙重驗證機制功能 Two-factor authentication 須由請安控設備:如有新加坡分行帳戶老須由請供功能。all	users required to apply for security device; this function is mandatory for account
	Singapore Branch) [064B]	asers required to apply for security defree, this function is mandatory for decount
	一般人員 Ordinary staff : □申請 Applying for 名 per	one.
查詢功能 A	安控 Security: □動態密碼卡 One Time Password	
Enquiry		an)(請續填第三項主功能項目 please continue to the main functions in Section 3)
	一般人員 Ordinary staff: □申請 Applying for名	
		且 sets【0646】,□電子憑證 Electronic certificate組 sets
查詢及		組 sets(限大陸地區分行客戶申請 For the Customer of Megabank
交易功能	Main Land China Branch Only)	<u> </u>
B Enquiry and	放行人員 Approval staff: □申請 Applying for名	persons.
transaction		且 sets【0646】, 一電子憑證 Electronic certificate組 sets
		組 sets(限大陸地區分行客戶申請 For the Customer of Megabank
	Main Land China Branch Only)	
	管理主管 Access Administrator : □申請 Applying for	名 persons, □兼具交易權限 With transaction authority
	安控 Security: 動態密碼卡 One Time Password	且 sets【0646】,電子憑證 Electronic certificate組 sets
	說明:申請管理主管功能,可控管使用者權限及設定交易流	程等功能。
	Description: Access Administrator has the authority to manage user	access and configure transaction procedures etc.
	管理經辦 Access Operator: (須先申請管理主管 an Access Ad	- · · · · · · · · · · · · · · · · · · ·
	□申請 Applying for名 persons, □兼具交易權阿	
	安控 Security:動態密碼卡 One Time Password	且 sets【0646】, □電子憑證 Electronic certificate組 sets
	說明:申請管理經辦功能,管理中心各項設定須由管理經數	
	Description: by applying for the Access Operator role, all Administrator to the Access Administrator for approval.	rative Center configurations must be edited by the Access Operator and submitted
管理中心	•	資料 : Applications for Access Operator or Access Administrator roles "with
C Administrative	transaction authority" must complete the following information:	可用于 · Applications for Access Operator of Access Administrator foles with
Center		印鑑參昭帳號 Specimen Seal Account No. 主管
	(本功能允許管理經辦或管理主管兼具交易(放行)權限,請	印鑑參照帳號 Specimen Seal Account No. 土管 Supervisor
	立約人審慎評估公司需求及交易風險,如同意申請請簽蓋	
	原留印鑑。)	原留印鑑 Original Specimen Seal:
	(This function grants Access Operators or Access Administrators	
	authority to conduct or approve transactions; the Customer is	驗印 Verified by
	advised to duly assess the its practical needs against the risks	Torried by
	involved; please affix an original seal should the Customer agree.)	
		<u> </u>

動						務費暨安控裝置費。for the amount o		c certifica	ation and security d	evice charges.	
使用	者代號	_	/憑證	序號 Ce	rtificate nu	ancel 解除密碼鎖定 Unlock PIN c mber/	ode				
						gistration of inter-branch XML electron	nic certific	ates (請提	是供憑證證明單 p	lease provide proof	
	ication) 者代號	Username		字號 Cert	tificate num	nber					
		vice categories: 各項交易功能仍需	需搭配相對	業務額	度及限制(Global e-Banking services are subject to	the limits	and restri	ctions of each func	tion)	
主	功能 M	ain Function				附加功能 Supplem	entary Fui	nction			
f增	刪除	項目	新增	新増制除項目			新増 刪除 項目				
\dd	Delete	Item	Add	Delete		Item	Add	Delete		Item	
		1.帳戶查詢 Accounts			1.查詢所有存款帳戶 Enquiry to all deposit accounts				(限用電子憑	I payee account of	
		2.收付款 Payment & Collection				出帳戶間皆可互轉 ansfer between designated payer account	:S			,	
		3.進出口業務 Trading				號自動配對*1 【064C】 atching for designated accounts*1					
+		Tradilig			4.SWIFT	「OUR」手續費負擔別【B000】					
	Bearer of SWIFT "OUR" commissions 5.餘額不足重試扣帳【B000】										
1											
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八、向非同名銀行帳戶轉帳的日累計筆數	,年累計限額	。(限定	大陸地區)						
Limit of transfer for payer is different from payee: trans	saction number per d	ay; amo	unt per year(Megabank Main Land	China Branch Only)				
九、授權 Authorize (身分證字號 ID N	lo:)代	表立約人領取相關	文件、密碼單及安控設係	肯。to collect document	s, password, and security				
devices on behalf of the Customer.									
(請領取人出示身分證明文件正本供本行查驗,本人或負責人親自領取者免填)									
(The collector will be required to present original identi- 此致 To:	ty for verification; thi	is part is not required	if the applicant or represer	ntative is collecting per	sonally.)				
兆豐國際商業銀行股份有限公司 Mega Internationa	l Commercial Bank								
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,									
立約人茲聲明已據實填寫本申請書豎約定書所載事項,且已於合理期間詳閱並充分明瞭本申請書豎約定書全部內容(包括但不限於「全球金融網服務申請書暨約定書」第41條所定履行個人資料保護法告知義務之內容)。為此,立約人同意、允許銀行於各該特定目的之必要範圍内,得蒐集、處理或利用立約人之個人資料,並願遵守本申請書暨約定書全部內容,以利銀行提供相關服務。立約人聲明使用全球金融網各項交易功能均無涉及洗錢或不法交易之情事。 The Applicant hereby declare that I have truthfully fill the matters contained in this application and Service Agreement, and has a reasonable period of read and understood the entire contents of this application and Service Agreement (including but not limited to the 「Global e-Banking Service Applicant agreed to allow banks for the particular purpose to the extent necessary, in the collection, processing or use of the personal Data Protection Act). To this end, the Applicant agreed to allow banks for the particular purpose to the extent necessary, in the collection, processing or use of the personal data of the Applicants, and is willing to comply with the application of Agreement to provide related services of the banking business. The Applicant hereby declares the use of the Global e-Banking Service of the transaction functions are not involved in money laundering or any illegal transactions.									
					t No 主管				
立約人 Customer (戶名):			參照帳號 Specim	en Seal Accoun	t No. Supervisor				
		l—							
負責人 Representative:		原留	印鑑 Original Spe	cimen Seal:					
					FACE				
證照號碼 ID No.:					驗印 Verified by				
Rescoto 元子之子 TPI・									
聯絡電話 TEL:									
領取人簽收 Collect and sign: □契約正本 □密碼單	□動態密碼卡	□XML 晶片及密		領取人簽章	核對身分				
種類 original of Password	One Time	碼單	□USB KEY 及	Collector's signature	Identity verification				
Items Agreement	Password	XML chip and	密碼單 USB Key and Password						
		Password	They and I assword						
数量	個 pieces	個 pieces	組						
Quantity Quantity			1	1					
西元 年(YYYY) 月(MM) 日(DD)									
經襄副理 Manager/Assistant Manager	覆核 V	erifier	經辦 Clerk						
建檔分行				2017年10月					
Branch				Version dated	Oct. 201 /				

Mega International Commercial Bank

全球金融網轉入帳戶約定申請書 Global e-Banking Service Application Form and Service Agreement

一、本約定書為立約人與兆豐國際商業銀行(以下簡稱「銀行」)所簽「全球金融網服務申請書暨約定書」之附約。
This addendum of the Global e-Banking Service Application Form and Service Agreement is entered between the Customer and Mega International Commercial Bank (hereinafter referred to as the "Bank").

二、立約	約人為使	rinafter referred to as the "Bank"). 使用全球金融網約定帳戶轉帳服務,茲申請/變更約定轉入帳戶如 te the use of Global e-Banking designated account transfer, the Customer	如下,共個帳戶【B130】: seeks to apply/modifydesignated payee accounts as follows【1	B130】:
新增 Add	刪除 Delete		生存款,臺幣帳戶請填 黑框 內資料) only; for NTD accounts, please provide information inside the black frame)	
		戶名 Account name:	帳號 Account No.:	
			證號 ID No.:	
		銀行代號 Bank code: 銀行名稱 L (或 or Swift Code) 住址 Address:	Name of bank:	
		幣別 Currency: 收款國別 Destination country:	身分別 identity type:	
		中間銀行代號 Intermediate bank's code: 中間銀行 I (或 or Swift Code)	Intermediate bank:	
		傳真 Fax: Email:	類別 Type:	
		戶名 Account name:	帳號 Account No.:	
ļ			證號 ID No.:	
		銀行代號 Bank code: 銀行名稱 N (或 or Swift Code) 住址 Address:	Name of bank:	
		幣別 Currency: 收款國別 Destination country:	身分別 identity type:	
		中間銀行代號 Intermediate bank's code: 中間銀行 I (或 or Swift Code)	Intermediate bank:	
		傳真 Fax: Email:	類別 Type:	
		戶名 Account name:	帳號 Account No.:	
ļ			證號 ID No.:	
		銀行代號 Bank code: 銀行名稱 N (或 or Swift Code) 住址 Address:	Name of bank:	
		幣別 Currency: 收款國別 Destination country:	身分別 identity type:	
		中間銀行代號 Intermediate bank's code: 中間銀行 I (或 or Swift Code)	Intermediate bank:	
		傳真 Fax: Email:	類別 Type:	
		戶名 Account name:	帳號 Account No.:	
	╷╵╹		證號 ID No.:	

	銀行代號 Bank code: (或 or Swift Code) 住址 Address:		銀行名称	髯 Name of ba	ank:		
	幣別 Currency:	收款國別 Destin	ation country:		分別 identity type:		
	中間銀行代號 Interm (或 or Swift Code)	ediate bank's code:	中間銀行	Tintermedia	te bank:		
	傳真 Fax:	Email:				類別	Type:
Note: "Id	分別」:1-民間,2-政府,3-/ lentity type": 1-Private enterprise f unspecified.	e, 2-Government, 3-Pul	olic enterprise. "Type":	1- General a	account, 2-Salary account, 3-Bo	oth of the above. The de	fault value is 1
(If the	L 上表如e spaces provided in this form fa	all short of your require	ments, please attach a	separate list	蓋下列印鑑參照帳號之原留 to where it says "Attach here", s both pages)	and affix the original sp	
三、對應	之轉出帳戶 Corresponding pay			below across	s both pages)		
□ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	為人在銀行所有約定轉出帳 . 帳號自動配對所有約定轉出 ncluding all designated payer ac ccounts" function in Form <mark>A1</mark>).	帳號」功能】)。					<u> </u>
轉	事出帳戶 幣別(Account No			3.帳號 Account No 幣別 Currency:		
de		Account No			4.帳號 Account No 幣別 Currency:		
thoroughly 立約人(戶	mer hereby declares that the Glover read and understood all terms and and understood all terms and and Customer:	and conditions of the A	greement within the re	-			
	epresentative:						
	為授權戶,請填主用戶證號: please provide ID number of th		stomer is acting as	印鑑參	除照帳號 Specimen Se	eal Account No.	主管 Supervisor
				原留印]鑑 Original Specime	n Seal:	
							驗印 Verified by
西元	年(YYYY)	月(MM)	日(DD)			7	
建檔分行 Branch	經襄副理 Manager/Assistan	t Manager	覆核 Verifier		經辦 Clerk	2017年1月版 Version dated Jan. 20	17
			<u> </u>			J	

兆豐國際商業銀行全球金融網服務約定事項

Terms and Conditions of Mega International Commercial Bank Global e-Banking Services

第一條 契約之適用範圍

Article 1. Applicability

本契約係兆豐國際商業銀行全球金融網業務服務之一般性約定。

This Agreement shall constitute the general terms and conditions for Mega International Commercial Bank Global e-Banking Services.

第二條 名詞定義

Article 2. Definitions

- 一、「網路銀行業務」(Internet Banking):指立約人端電腦經由網際網路與銀行電腦連線,無須親赴銀行櫃台,即可直接取得銀行所提供之各項金融服務。
- 1. "Internet Banking": refers to the financial services provided by the Bank to its Customers over computer terminals connected to the Internet, without the Customer having to approach bank counters personally.
- 二、「電子訊息」(Electronic Message):指銀行或立約人經由電腦及網路連線傳遞之訊息。
- 2. "Electronic Message": refers to a message transmitted by the Bank or the Customer via computers and the Internet.
- 三、「數位簽章」(Digital Signature):除法律另有規定外,指銀行及立約人將傳送電子訊息所附經雙方認同之電子識別碼或符號視為當事人一方之簽名,用以確認訊息發送者之身分。
- 3. "Digital Signature": except as otherwise specified by law, the Bank and the Customer will identify the sender's identity by recognizing the electronic identification codes or symbols carried within the Electronic Messages as the sender's signature.
- 四、「私密金鑰」(Private Key):指一組具有配對關係之數位資料中,由簽章製作者保有之數位資料,該數位資料係作電子訊息解密及製作數位簽章之用。
- 4. "Private Key": refers to the piece of a paired digital data retained by the signature producer; this digital data is used for decrypting s and producing digital signatures.
- 五、「公開金鑰」(Public Key):指一組具有配對關係之數位資料中,用以對電子訊息加密、或驗證簽署者身分及數位簽章真偽之數位資料。
- 5. "Public Key": refers to the piece of a pair digital data used to encrypt Electronic Messages or verify the signatory's identity and the authenticity of the digital signature
- 六、「憑證」:指由憑證機構以數位簽章方式簽署之資料訊息,用以確認憑證申請者之身分,並證明其確實擁有一組相對應之公開金鑰及私密金鑰之數位式證明。
- 6. "Certificate": refers to the Electronic Message signed digitally by a certificate issuer; this is a digital proof of the applicant's identity, as well as the applicant's possession of a paired public and private key.
- 七、「服務時間」:指週一至週五上午九點至下午四點,惟銀行對外停止營業之日除外。但如因服務項目之特殊性,銀行得另行約 定或公告服務時間。
- 7. "Service Hours": 9:00 a.m. to 4:00 p.m. from Monday to Friday, except non-banking business days. However, the Bank can make other arrangements or announcements with regards to service hours, depending on the distinctiveness of the services provided.
- 八、「帳戶」:指訂約雙方以書面約定,作為立約人支付相關款項之指定活期性存款帳戶。
- 8. "Account": refers to the demand deposits account which the Customer had designated to make payments from, as agreed in writing by both counterparties to the Agreement.
- 九、管理中心:立約人可向銀行申請管理中心用以設定內部使用者之權限及交易簽核流程等功能。管理中心之使用者,分為管理主 管及管理經辦,立約人得僅申請管理主管,由其完成各項管理中心設定,或申請經由管理經辦編輯,送呈管理主管覆核。管理 主管與經辦一般不得於線上從事各項交易行為,惟立約人因實際作業需要,得於申請書上另外加蓋原留印鑑,聲明立約人已審 慎評估,並充分瞭解交易風險後,申請管理主管、管理經辦可兼具交易權限。
- 9. Administrative Center: the Customer may apply for the Bank's Administrative Center services to configure the access rights of its internal users and set up transaction approval procedures etc. Users of Administrative Center services include the Access Administrator and the Access Operator. The Customer may choose to apply for the Access Administrator role only and have the administrator complete all Administrative Center settings, or choose to have the Access Operator edit settings then submit to the Access Administrator for approval. Generally speaking, Access Administrators and Operators are not permitted to conduct online transactions. However, the Customer may choose to grant transaction authorities to administrators and operators for its practical needs, by signing on the application form to declare that the Customer has duly assessed and understood all risks involved.

第三條 網頁之確認

Article 3. Webpage verification

立約人使用網路銀行前,應先確認網路銀行正確之網址「https://www.global-ebanking.com」,才使用網路銀行服務。

Prior to using Internet Banking services, the Customer must verify and ensure to log on to the correct website at "https://www.global-ebanking.com".

第四條 連線所使用之網路

Article 4. Internet connection

銀行及立約人同意使用約定之網路或網際網路進行電子訊息傳輸。

The Bank and the Customer both agree to transmit Electronic Messages via the Internet.

銀行及立約人應分別就各項權利義務關係與各該網路業者簽訂網路服務契約,並各自負擔網路使用之費用。

The Bank and the Customer shall establish service Agreements with their respective Internet service providers to secure their own rights and obligations; both parties will also bear their own expenses incurred for accessing the Internet.

第五條 電子訊息之接收與回應

Article 5. Receiving and responding Electronic Messages

銀行接收含數位簽章或經銀行及立約人同意用以辨識身分之電子訊息後,應即進行檢核或處理,並將檢核或處理結果通知立約人。 銀行或立約人接收來自對方任何電子訊息,若無法辨識其內容時,視為自始未傳送。但銀行可確定立約人身分時,應將內容無法辨 識之事實通知立約人。

Upon receiving Electronic Messages containing digital signatures or other symbols which both the Bank and the Customer had agreed to use as identification, the Bank shall proceed to verify or process and inform the Customer of the outcome immediately. In circumstances where the Bank or the Customer is unable to identify the contents of electronic messages sent by the other party, such Electronic Messages will be considered as never having been sent in the first place. However, whether it is possible for the Bank to confirm the Customer's identity, the Bank shall notify the Customer of the fact that the message contents were unidentifiable.

第六條 電子訊息不執行事由

Article 6. Non-execution of Electronic Messages

如有下列情形之一,銀行將不執行任何接收之電子訊息:

In the occurrence of any following events, the Bank may refuse to execute any Electronic Messages received:

- 一、有具體理由懷疑電子訊息之真實性或所指定事項之正確性者。
- 1. When the Bank has substantiated reasonable doubt regarding the authenticity of the Electronic Message or the correctness of instructions carried within the message.
- 二、銀行依據電子訊息處理,將違反相關法令之規定者。
- 2. When the Bank is subject to violations against the law or regulations should it choose to process the Electronic Message.
- 三、銀行因立約人之原因而無法於帳戶扣取立約人所應支付之費用者。
- 8. When the Bank is unable to debit the designated account for the amounts payable by the Customer, for reasons that are attributable to the Customer's conduct

銀行不執行前項電子訊息者,應同時將不執行之結果通知立約人,立約人受通知後得以電話向銀行確認。

The Bank shall notify the Customer immediately of the above circumstances if it is unable to process the Customer's instructions; the Customer may call to confirm with the Bank after receiving such notices.

第十條

雷子訊息交換作業時限

Article 7.

Timeframe for Electronic Message exchanges 電子訊息係由銀行電腦自動處理,立約人發出電子訊息傳送至銀行後即不得撤回、撤銷或修改。但未到期之預約交易在銀行規定之期限內,

All Electronic Messages are automatically processed by the Bank's computer. Customer's electronic messages can not be withdrawn, revoked, or edited once they reach the Bank's system. However, the Customer can withdraw or revoke scheduled transactions that are yet to mature, subject to the timeframe specified by the Bank.

若電子訊息經由網路傳送至銀行後,於銀行電腦自動處理中已逾銀行服務時間時,銀行應即以電子訊息通知立約人,該筆交易將依 約定不予處理,或自動改於次一營業日處理。

If the Electronic Message reaches the Bank's system through the Internet after service hours, the Bank must notify the Customer via Electronic Message that the transaction will not be processed or will be posted to the following business day.

第八條

Article 8.

立約人使用本契約服務,同意依依海外分行所訂收費標準繳納各項交易處理服務費及安控設備費

When using the contracted services, the customer agrees to pay the various transaction processing service fees, and security charges at the rate specified by the Mega Bank overseas branchs.

第九條

立約人軟硬體安裝與風險

Article 9

Customer's software and hardware installation, and the risks involved

立約人申請使用本契約之服務項目,應自行安裝所需之電腦軟體、硬體,以及其他與安全相關之設備。安裝所需之費用及風險,由立約人 自行負擔。

The Customer shall install all computer software, hardware, and other security-related equipment required to access the contracted services. The Customer will also bear all costs and risks associated with the installation.

第一項軟硬體設備及相關文件如係由銀行所提供,銀行僅同意立約人於約定服務範圍內使用,不得將之轉讓、轉借或以任何方式交付第三

Should the Bank agree to offer the aforementioned hardware and documents to the Customer, the Bank only agrees for them to be used within the boundaries of the contracted services; they may not be transferred, loaned, or in any other way given to a third party.

因立約人之行為侵害銀行或第三人之智慧財產權或其他權利,或因不當之操作使用致生損害時,應自負其責任。

The Customer will be solely responsible for any damages caused by own mishandling; the Customer will also be held accountable for any conduct that violates the intellectual property rights or other rights of the Bank or any third party.

立約人如因電腦操作需要而安裝其他軟硬體,有與銀行所提供之軟硬體設備併用之必要者,應遵守銀行所提供安裝之相關資料,並自行負

If the Customer needs to install additional software or hardware that work conjointly with the software and hardware offered by the Bank, the Customer must ensure compliance to the Bank's installation notices and bear all costs and risks.

第十條

立約人連線與責任

Article 10 Customer's connection and responsibility

銀行與立約人有特別約定者,必須與銀行為必要之測試後,始得連線。

Where any special arrangements exist between the Bank and the Customer, connection may commence only after the necessary tests are completed.

立約人對銀行所提供之使用者代號、密碼、憑證、軟硬體及相關文件,應負保管之責。 The Customer is responsible for safekeeping the username, PIN code, certificate, software, hardware, and all relevant documentation provided by the Bank.

立約人輸入前項密碼連續錯誤達三次時,銀行電腦即自動停止立約人使用本契約之服務。立約人如擬恢復使用,應重新辦理申請手續。 If the Customer enters incorrect PIN code in three consecutive attempts, the Bank's system will automatically suspend the Customer from using the contracted services. Once suspended, the Customer must raise a new application to resume use of the contracted services.

立約人並應於契約終止時,即返還銀行所提供之設備及相關文件

The Customer will also be required to return all equipment and documentation offered by the Bank upon contract termination.

第十一條

交易核對 Article 11 Transaction verification

銀行於每筆交易指示處理完畢後,以電子訊息或銀行與立約人約定之方式通知立約人。立約人應於每次使用服務後,核對其結果有 無錯誤。如有不符,應於使用完成之日起四十五日內通知銀行查明。銀行應於每月以平信或電子郵件方式寄送立約人上月之交易對 帳單(該月無交易時不寄)。立約人核對後如認為交易對帳單所載事項有誤時,應於收受之日起四十五日內通知銀行查明

After processing a transaction, the Bank will notify the Customer of the outcome using Electronic Message or other agreed methods. The Customer should verify the correctness of the transaction outcome after each use. Any inconsistency must be reported to the Bank within 45 days after the transaction is completed; the Bank will then conduct the necessary investigations. The Bank shall compile a statement of transactions conducted during the previous month, delivered to the Customer on a monthly basis by ordinary mail or e-mail (no statements will be delivered for months where no transactions took place). The Customer should verify all items disclosed in the transaction statement, and report to the Bank all errors found within 45 days after receiving the statement.

銀行對於立約人之通知,應即進行調查,並於通知到達銀行之日起三十日內將調查之情形或結果覆知立約人。

The Bank shall conduct immediate investigation upon receiving the Customer's report, and inform the Customer the outcome of the investigation within 30 days after receiving Customer's report.

第十二條

電子訊息錯誤之處理

Article 12 Responses to errors in Electronic Messages

立約人利用本契約之服務,如其電子訊息因不可歸責於立約人之事由而發生錯誤時,銀行應協助立約人更正,並提供其他必要之協 助。前項服務因可歸責於銀行之事由而發生錯誤時,銀行應於知悉時,立即更正,並同時以電子訊息或銀行及立約人約定之方式通

Should errors occur to the Customer's Electronic Messages while using the contracted services, that are not attributable to the Customer's conduct, the Bank shall help the Customer rectify and offer other assistance as deemed necessary. If the above service errors are attributable to the Bank's conducts, the Bank shall rectify immediately once informed, and notify the Customer of such errors using Electronic Messages or other agreed

第十三條

電子訊息之合法授權與責任

Article 13

Authorization and responsibilities associated with Electronic Messages 雙方同意確保所傳送至對方之電子訊息均經合法授權。雙方同意於發現有第三人冒用或盜用授權使用者代號、密碼或憑證申請識別 碼、私密金鑰,或其他任何未經合法授權之情形,應立即以電話或書面通知他方停止使用該服務並採取防範之措施。銀行接受通知 前,對第三人使用該服務已發生之效力,除非銀行因故意或重大過失而不知係未經合法授權之電子訊息外,銀行不負責任。立約人如因自己之故意或過失致他人知悉密碼並因之獲取立約人於網路銀行中之各種資料,或第三人冒用、盜用立約人密碼,或由於電信 線路或第三人之行為導致之遲延、錯誤或損失,立約人應自負其責

Both parties hereto agree that all Electronic Messages sent to the counterparty are legally authorized. Should the Bank and the Customer discover any misuse or theft of username, PIN code, certificate, or private key, or any other unauthorized conducts by a third party, the Bank and/or the Customer shall notify the other party by telephone or by writing to suspend the use of contracted services and to take the necessary precautions. The Bank will not be held accountable for services rendered to the third party before it is informed of the misuse, unless the failure to identify unauthorized electronic message is caused by the Bank's intentional or negligent mistakes. The Customer shall be solely responsible for any delays, errors, or losses caused by the Customer's intended or negligent behaviors giving rise to the disclosure, theft, and misuse of password or any information from Internet Banking; the Customer will also be solely responsible for delays, errors, or losses caused by disruptions in telecommunication services, or as a result of a third party's conduct.

第十四條

資料安全

Article 14 Data security

雙方應確保電子訊息安全,防止非法進入系統、竊取、竄改或損毀業務記錄及資料。

Both parties hereto shall ensure the security of their Electronic Messages, shall prevent any illegal access to the Internet Banking system, theft, falsification, or destruction of business records and information.

因第三人破解授權使用者代號或密碼而入侵網路系統(駭客行為)所發生之損害,如非可歸責於立約人者,由銀行依 第十六條之規定負賠償之責。

Except under circumstances that are attributable to the Customer's conducts own, the Bank will compensate the Customer according to Article 16 of the Agreement for any losses caused by attacks against the Internet Banking system (hacking), which may involve decrypting the Customer's username and PIN code.

第十五條

保密義務

Article 15 Obligations to confidentiality

雙方應確保所交換之電子訊息或一方因使用或執行本契約服務而取得他方之資料,不洩漏予第三人,亦不可使用於與本契約無關之 目的,且於經他方同意告知第三人時,應使第三人負本條之保密義務。

Both parties hereto must ensure that the Electronic Messages exchanged between them and information obtained while using the contracted services are not disclosed to any third party, and nor can they be used for purposes unrelated to the Agreement. If the owner of the information has given consent to disclose such information to a third party, the third party must be made to comply with this confidentiality clause.

第十六條

損害賠償責任

Article 16 Damage compensation

雙方同意依本契約傳送或接收電子訊息,因可歸責於當事人一方之事由,致有遲延、遺漏或錯誤之情事,而致他方當事人受有損害 時,該當事人僅就他方之積極損害(不包含所失利益)及其利息負賠償責任。

Both parties hereto agree that any delays, omissions, or errors in transmitting or receiving Electronic Messages which give rise to the losses of any particular party shall be compensated by the party to which the cause is attributable to; compensations shall only be made for the direct damages (excluding future gains lost) plus interest only.

第十七條

Article 17

不可抗力 Force majeure

·方於發生不可抗力情事時,無法履行本契約所生義務或遲延履行者均不視為違約,亦無須負任何賠償責任。

Any failures or delays to fulfill obligations by any party under this contract due to force majeure will not be considered as a contract breach; as a result, the party who is unable to fulfill contractual obligations will not be held liable for compensations.

第十八條

Article 18

紀錄保存 Record retention

雙方應保存所有含數位簽章之電子訊息及經由網路所提供相關電子訊息之記錄,並應確保紀錄之真實性及完整性。立約人如未保存 者,推定以銀行所保存之紀錄為真正。

Both parties hereto must retain all electronic messages containing digital signatures, as well as records of relevant electronic messages provided over the Internet. Both parties must also ensure the authenticity and integrity of retained records. If the Customer does not retain records, the records retained by the Bank shall prevail.

銀行對前項紀錄之保存,應盡善良管理人之注意義務。保存期限至少為五年。

The Bank shall exercise its duties as a prudent manager to maintain the aforementioned records. These records are to be retained for at least five vears.

第十九條

電子訊息之效力

Article 19 Effectiveness of electronic messages

銀行及立約人同意依本契約交換之電子訊息,其效力與書面文件相同。

The Bank and the Customer agree that the validity and effect of an Electronic Message exchanged hereunder shall be the same as a as a written document.

第二十條

文書送達

Article 20 Service of documents

立約人同意以訂約時所指明之地址為相關文書之送達處所,倘立約人之地址變更,應即以書面或其他約定方式通知銀行,並同意改 依變更後之地址為送達處所;如立約人未以書面或依約定方式通知變更地址時,銀行仍以訂約時所指明之地址或最後通知銀行之地 址為送達處所。銀行對立約人所為之通知發出後,經通常之郵遞期間,即視為已送達。

The Customer agrees to have all relevant documents served to the address specified in this Agreement. The Customer must inform the Bank of any changes of address in writing or other agreed methods, and consent to have all subsequent documents served to the new address. If the Customer does not inform the Bank of the address change in writing or any other agreed methods, the Bank will still serve documents to the address specified in this Agreement, or to the Customer's last notified address. Notices sent by the Bank to the Customer are deemed served after the passage of a normal mailing period.

第二十一條

網路銀行簽入密碼

Article 21 Internet Banking login PIN code

銀行提供予管理中心及授權交易放行者之密碼僅限於首次「更改密碼」之用,管理中心及授權交易放行者須自列印密碼單日期起一個月: 執行首次變更密碼交易,否則需重新申請,此後並得隨時自行變更密碼,自行妥為保密。管理中心及授權交易放行者忘記密碼或密碼連續 輸入錯誤三次,須至櫃台重新申請。為降低密碼被人竊取之風險,管理中心、授權交易放行者及全球金融網設定使用者每年至少須變更全 球金融網密碼乙次

The PIN code given by the Bank to Administrative Center and authorized transaction approvers are valid only for "initial PIN code change". The Administrative Center and the authorized transaction approvers must complete the initial PIN code change within one month from the date the PIN code slip was printed; otherwise a new PIN code request must be raised. After the initial PIN code change, the user may change PIN code at any time and will be responsible for the secrecy of the PIN code. If the PIN code is forgotten or input incorrectly in three consecutive attempts, the Administrative Center and the authorized transaction approvers will be required to apply for new PIN codes at the bank counter. To minimize the risks of PIN codes being known to outsiders, Administrative Center, authorized transaction approvers, and all Global e-Banking users must change their Global e-Banking PIN codes at least once a year.

第二十二條

網路銀行雙重簽入驗證

Article 22 Two-factor authentication for Internet Banking

立約人得申請使用動態密碼卡或電子憑證作為登入網路銀行時進行雙重簽入驗證程序;若立約人已開立有新加坡分行帳戶者,則該企業用 戶之所有內部使用者均須以動態密碼卡進行雙重簽入驗證程序始得登入網路銀行。

The Customer may apply to use One Time Password or electronic certificate as part of the two-factor authentication when logging into Internet Banking. If a corporate customer holds an account under the Singapore Branch, all internal users will be required to complete the two-factor authentication when logging into Internet Banking using One Time Passwords.

第二十三條 Article 23

- Ing Into Interiet baiking using One Time Fasswords.

 (請填寫海外分行所在國本位幣)及其他外幣轉帳交易
 (Please fill in the overseas branches' country currency) and Foreign currency transfer

 開立
 或其他外匯活期性存款帳戶之立約人,須事先以書面申請為轉出帳號,並得以書面或於線上約定轉入銀行之國內其他外匯活期性存款帳戶,或轉入銀行之國內其他外匯活期性存款帳戶,或轉入銀行之國內其他外匯活 他行,或辦理國外匯款。目前已開辦全球金融網之海外分行,請詳銀行網站,參加全球金融網之海外分行遇有更新,亦以銀行網站公
- and foreign currency demand deposit accounts must designate the account as a payer account in writing. Customers may then designate other domestic demand deposit accounts or deposit accounts held under those Overseasbranch already have the Global E banking service as payee accounts, or transfer funds between the those Overseas branch already have the Global E banking service, remit to other domestic banks, or conduct international remittance either online or in writing. Overseas branch already have the Global E banking service, please refer to our bank's website, in case of updates, were also banking site announcement.
- 二、立約人得視各外匯帳戶實際需要,分別訂定各帳戶每筆轉出最高限額,每日及每月累計轉出最高限額。如立約人未約定轉帳金額,則

- 外幣轉帳每戶每筆轉出金額及每日累計轉出金額最高均設定為等值美金一百萬元,外幣綜合存款帳戶各幣別設定之轉帳限額,以該帳 戶約定之單一幣別最高限額為準,異動時亦同。
- 2. The Customer may prescribe limits on outward transfers per transaction, per day, and per month for every foreign currency account to accommodate practical needs. If the Customer does not specify any transfer limits, outward foreign currency transfers will be capped at US\$1 million or its equivalent, per account, per transaction, per day. Fund transfers between the various currencies under a comprehensive foreign currency deposit account are subject to the designated single currency cap; the same applies to all subsequent changes.
- 三、外幣轉帳交易時間為本行營業日上午九時至下午四時。不同時區跨國轉帳以轉出當地營業日及轉入當地營業日敦晚為 VALUE DATE
- 3. The foreign currency transfer service is available on the Bank's business days from 9:00 a.m. to 4:00 p.m. For fund transfers between countries located at different time zones, the VALUE DATE will be determined as the business day of the source country or the business day of the destination country, whichever is later.

第二十四條 國外分行轉帳交易

Article 24 Overseas branch fund transfer

國外分行轉帳交易須依當地主管機關之規定辦理。

Fund transfers between overseas branches are subject to the governance of local competent authorities.

第二十五條 服務項目附加功能:

Article 25 Supplementary services:

- 一、查詢所有存款帳戶:未約定者,存款帳戶查詢僅限約定轉出帳戶,不及於未約定之轉出帳戶。
- 1. Enquiry to all deposit accounts: if unrequested, deposit account enquiries will be limited to designated payer accounts only, and do not apply to non-designated payer accounts.
- 二、約定轉出帳戶間皆可互轉:約定轉出帳戶間自動配對,免逐一相互約定轉出、轉入帳號。
- Fund transfer between designated payer accounts: auto-matching between designated payer accounts, thereby avoiding the trouble of assigning payer and payee accounts one by one.
- 三、約定帳號自動配對:立約人新增約定轉入帳號時,即會與立約人已設定之所有約定轉出帳號自動配對;如新增約定轉出帳號時,該轉出帳號即會與立約人之所有約定轉入帳號自動配對,如立約人刪除約定轉出或轉入帳號時,亦會自動更新配對關係,立約人無須逐一辦理帳號配對作業。
- 3. Auto-matching for designated accounts: whenever the Customer designates a new payee account, that account will be automatically associated with all existing designated payer accounts; whenever the Customer designates a payer account, that account will be automatically associated with all existing designated payee accounts; if the Customer removes a designated payer or payee account, the association will be updated automatically. The Customer needs not specify one-by-one.
- 四、SWIFT「OUR」手續費負擔別:匯款人承諾負擔國外匯款收款人之匯入款各項手續費。
- 4. Bear SWIFT "OUR" commissions: the remittance applicant agrees to bear all inward remittance charges incurred on the payee.
- 五、餘額不足重試扣帳:當轉出帳戶存款餘額不足扣款時,由系統在定時再次發動扣帳,至當日銀行營業時間結束時,如存款餘額仍不足 扣帳始以交易失敗處理。
- 5. Retry debiting under insufficient balance: if the payer account contains insufficient balance, the system will repeat the debit attempt at regular intervals. The payment transaction will fail if account balance remains insufficient at the end of the banking business day.
- 六、書面指示付款:於國內分行,立約人須於指定付款當日將取款憑條送至付款分行辦理付款;預約交易得於付款到期日前七日內將取款 憑條送交付款分行辦理付款。
- 6. Payment against written instruction: the Customer will be required to make payment at the local branch on the payment date by presenting a properly completed withdrawal slip. For scheduled transactions, the Customer can make payments by presenting withdrawal slips to the local branch within 7 days before the payment date.
- days before the payment date. 七、允許同一人連續執行交易:一般交易不允許同一名使用者連續執行編輯、核定及放行交易;立約人申請本功能者,須同時申請管理中心功能,即可設定特定使用者,連續執行編輯、核定及放行交易。
- 7. Permit continuous transaction authority to the same person: in an ordinary transaction process, one user is not permitted to continuously edit, verify, and approve the same transaction. Customers who wish to apply for this function must also apply for Administrative Center, therefore enabling the configuration of continuous editing, verifying, and approval to certain users.

第二十六條 預約交易

Article 26 Scheduled transaction

辦理預約轉帳交易應在銀行系統允許期限內為之,跨越系統允許期限之預約交易銀行將不予處理。

Scheduled transactions must be made within the timeframe permitted by the Bank's system. The Bank will not process scheduled transactions that are arranged outside the permissible timeframe.

第二十七條 電子憑證

Article 27 Electronic certificate

- 一、辦理電子憑證暫禁、暫禁恢復及註銷,於銀行受理完成電腦登錄時生效,立約人註銷電子憑證後如再有需要,須重新申請。
- 1. The suspension, cancellation of suspension, and cancellation of electronic certificates are effected once the entry is made into the Bank's computer. Once an electronic certificate is canceled, the Customer must apply anew for subsequent uses.
- 二、電子憑證之有效期限依認證中心之規定,期限屆滿時須經由銀行網站重新向認證中心申請。
- 2. The expiries of electronic certificates are subject to the policies of the authentication center. Upon expiry, the Customer is required to apply for another certificate from the authentication center via Internet Banking.
- 三、銀行係指定台灣網路認證股份有限公司為憑證機構及中國金融認證中心(限大陸地區分行客戶適用),凡立約人進行國內外網路交易行為,應向憑證機構取得電子憑證後始得辦理。
- 3. The Bank appoints TWCA as its authentication center and the China Financial Certification Authority (For mainland China branches client only). All customers who intend to use Internet Banking services for domestic/international transactions must obtain electronic certificates from the authentication center.
- 四、電子憑證密碼忘記者,須至櫃台重新申請,電子憑證密碼連續輸入錯誤三次時,須至櫃台或以電話申請鎖碼解除。
- 4. If the Customer forgets their electronic certificate PIN code, he/she must apply anew at the counter. If the electronic certificate PIN code is incorrectly entered in three consecutive attempts, the Customer must apply for a PIN code unlock either by phone or at the counter.

第二十八條 線上外匯交易

Article 28 Online foreign exchange transaction

- 一、外匯交易係指銀行掛牌之外幣對_____(請填寫海外分行所在國本位幣)之當日即期外匯交易。
- 1. Foreign exchange transaction refers to the same-day spot exchange between the Bank's quoted currencies and _____(Please fill in the overseas branches' country currency).
- 二、已成交之外匯交易,不得撤銷。立約人如有重大違約情形,銀行得取消立約人線上外匯交易資格。
- Completed foreign exchange transactions cannot be revoked. The Bank may remove the Customer's entitlement to online foreign exchange services for committing major settlement defaults.
- 三、立約人與銀行線上外匯交易每筆最高金額依網路揭示金額為準。
- 3. The Customer's online foreign exchange transactions are subject to the maximum limits disclosed in Internet Banking.
- 四、立約人得至銀行櫃台領取外匯水單。
- 4. The Customer may collect foreign exchange memo from the Bank's counter.

第二十九條 網路操作

Article 29 Online operation

立約人應事先詳讀銀行公告或約定,及依照網路之指示步驟操作,如因操作不當或其他任何非可歸責於銀行之事由致有損及立約人權益情事發生時,立約人應自行負責,與銀行無涉。

The Customer shall thoroughly understand the Bank's announcements or Agreements in advance, and follow the step-by-step online instructions when using Internet Banking services. The Customer will be solely responsible for any losses or damages to the Customer's interests that are caused by improper handling or other reasons not attributable the Bank's conducts; the Bank will not be held accountable in any way.

第三十條 非營業時間狀況處理

Article 30 Processing outside business hours

營業時間外立約人發生任何線上交易無法處理時,不論是系統或業務上之問題,都須留待營業時間由人工處理。

Should the Customer encounter incidents where online transactions placed outside service hours cannot be processed, such incidents can only be resolved during the service hours that follow, regardless whether it is a system or a business issue.

第三十一條

Response to extraordinary accounts Article 31

如經銀行研判立約人帳戶有疑似不當使用之情事時,銀行得逕自終止立約人使用提款卡、語音轉帳、網路轉帳及其他電子支付之轉帳,提 款卡並得收回作廢

If the Bank suspects that the Customer's accounts are being used for illicit purposes, the Bank may terminate the Customer's entitlement to ATM card, phone banking, Internet Banking, and other electronic payment services at its discretion; the Bank may also confiscate and revoke the Customer's ATM

第三十二條 Article 32

作業委外 Outsourcing

立約人同意銀行為配合業務需要,得依中華民國金管會及 (請填入海外分行當地主管機關名稱)規定,將可委託其他機構處理之 業務項目,委託其他機構處理,立約人可向銀行洽詢有關委外作業所揭露於受委託機構之資訊種類及受委託機構之名稱等資料,立約人並 同意銀行得將其資料提供予受委託機構,受委託機構於處理及利用存戶資料時,仍應依法令規定及保守秘密。

The Customer agrees that the Bank may outsource part of its business operations to outsiders to accommodate its business practices, subject to the governance of the Financial Supervisory Commission R.O.C as well as __(Please fill in the name of local authorities of overseas branches). The Customer may enquire to the Bank with regards to the names and profiles of subcontractors, as well as the types of information outsourced to them. The Customer consents to the Bank for making data available to subcontractors, under the condition that the contractor is also bound by regulations to maintain secrecy while processing and making use of the Customer's information.

第三十三條

電子開狀 Article 33

Electronic L/C

立約人申請銀行開發信用狀,倘經銀行核准,立約人願遵守下列各條款:

The Customer agrees to comply with the following terms and conditions once the application to issue letters of credit is approved by the Bank:

- 關於信用狀下之匯票及(或)有關單據等,立約人一經銀行通知或提示匯票時,應立即贖單及付款或承兌並屆期照付。
- After the Banks has advised or presented bills of exchange and/or any relevant documents under the letter of credit, the Customer shall make immediate payments, or make acceptance and pay promptly upon maturity.
- 、上項匯票或單據等縱在事後證實其為非真實、或屬偽造、或有其他瑕疵,概與銀行或銀行代理行無涉,其匯票或有關債務仍應由立約 人照付
- Even if the aforementioned bills of exchange or any relevant documents are subsequently proven to be unauthentic, counterfeit, or flawed, the Bank and its agents will not be held accountable in any way; the Customer will still be required to make payments to the bill of exchange or to debt obligations.
- 三、信用狀之傳遞錯誤、遲延或其解釋上之錯誤,及關於上述單據或單據所載貨物或貨物之品質或數量或價值等之全部或一部滅失、遲遞 或未經抵達交貨地,以及貨物無論因在洋面、陸上運輸中,運抵後或因未經保險或保額不足或因承辦商或任何第三者之阻滯或扣留及 其他因素各等情以致喪失或損害時,均與銀行或銀行代理行無涉,該匯票仍應由立約人兌付,所生一切債務仍應由立約人負責清償。
- The Bank and its agents will not be held accountable for any errors regarding the delivery, delay, or interpretation of L/C, partial or total loss of the aforementioned documents or the underlying goods, deterioration in quality, quantity, or value of the underlying goods, delays, non-delivery, irrecoverable losses or damages due to the absence of insurance or under-insurance at sea or on land, or losses or damages caused by obstructions, retentions, or other factors attributed to the undertaker or any third parties. The Customer is still required to accept the bill of exchange and pay all debts incurred.
- 四、與上述匯票及與匯票有關之債務,及立約人對銀行不論其現已發生或日後發生,已到期或尚未到期之其他債務,在未清償以前,銀行 得就信用狀項下所購運之貨物逕行處分,賣得價金用以償還對銀行之債務。立約人所有其他財產,例如存在銀行及分支機構或銀行所 管轄範圍內之保證金、存款等,均任憑銀行處分,用以清償票款及其他債務。
- The Bank is entitled to dispose all goods purchased under the letter of credit and use the sales proceeds to offset the aforementioned bill of exchange and any debt obligations arising from which, as well as the Customer's other debt obligations to the Bank, whether incurred or expected to incur, and whether matured or scheduled to mature at a later date. All other properties held by the Customer, such as cash margins and deposits etc., held under the Bank or any of its branches, and wherever the Bank has control over, are subject to the Bank's disposal at its discretion to offset outstanding bills and debt obligations.
- 五、立約人並同意將信用狀項下之貨物單據返還請求權及結匯保證金未用款項返還請求權,設定質權予銀行,以擔保立約人依本約定書所 負之一切債務。
- The Customer agrees to secure all debts arising from this Agreement by pledging the right to claim unused cash margins and the right to claim cargoes under the letter of credit to the Bank.
- 六、如上述匯票或債務到期而立約人不能照兌或給付時,或銀行因保障本身權益認為必要時,銀行得不經通知,有權決定將上述財產(包 括貨物在內)以公開或其他方式自由變賣,就其賣得價金扣除費用後抵償銀行借墊各款,毋須另行通知立約人,且債務之抵充方法及 順序應依照相關法令之規定,但違約金之抵充順序應次於費用先於利息。
- If the Customer fails to accept the aforementioned bill or repay debt upon maturity, or whenever the Bank deems necessary to protect its own interests, the Bank may sell the above-mentioned properties (including the underlying goods) at its discretion without prior notice by way of public auction or any other methods. The sales proceeds net of all associated expenses will be used to offset bank loans and the Bank needs not inform the Customer. The method and priority at which the debt is offset are subject to the relevant laws, however, the offset of default charges is subordinated to expenses and senior to interests.
- 七、立約人確認開狀申請書內容確與有關當局所發給之輸入許可證內所載各項條件及細則或有關交易文件絕對相符,倘因立約人疏忽,致 信用狀未能如期開發,銀行概不負責,銀行且有刪改申請書內容,俾與輸入許可證所載者相符之權,此外,立約人應遵守國際商會最 新修訂「信用狀統一慣例」之規定。
- The Customer ensures that all details stated in the L/C application are absolutely consistent with the terms of the import permit granted by relevant authorities, and consistent with all trade related documents. The Bank will not be held accountable for any delays in L/C issuance that is attributed to the Customer's negligence. The Bank also reserves the rights to rectify Customer's L/C application to conform to the import permit. Furthermore, the Customer must comply with the newly revised "Uniform Customs and Practice for Documentary Credits" set forth by The International Chamber of Commerce
- 八、信用狀如有展期或重開及修改任何條件之情事,立約人對於以上各款願絕對遵守,不因信用狀之展期重開或條件之修改而為任何異議。
- The Customer will fully comply with the above terms and conditions for any extensions, re-issuance, or amendments made to the letter of credit. The Customer shall not object on the basis that extensions, re-issuance or amendments had been made on the L/C terms,
- 九、銀行為達成立約人之指示,得逕予指定另一銀行或金融機構為信用狀項下單據及/或匯票及有關各項應付款項之付款人,或利用另一銀行或金融機構之服務,如此辦理之費用及風險,均歸立約人負擔。如發生受益人或通知(押匯)銀行拒絕/未能支付信用狀規定由受益 人負擔之銀行費用,立約人願無條件償付上述全部費用予銀行
- In order to fulfill the Customer's instructions, the Bank may appoint another bank or financial institution as the payer for all amounts payable under the letter of credit and/or bill of exchange, or use the services provided by other banks or financial institution. The Customer shall bear all charges and risks involved in this arrangement. If the beneficiary or the advising (negotiating) bank rejects/fails to pay the bank charges which are supposedly borne by the beneficiary under the L/C terms, the Customer agrees to make such payments unconditionally to the Bank.
- 十、立約人除得填具信用狀申請書申請開發信用狀外,亦得於銀行網站或網際優勢公司之 CDS 金融服務平台之線上開狀系統輸入開發信 用狀申請書各項資料申請,其效力與書面申請相同;立約人並同意遵守相關法令之規範。
- 10. The customer can raise L/C issuance request by either completing L/C applications, submitting via the Bank's website, or using the online L/C issuance services offered by the CDS financial service platform of Universal eXchange Inc. Electronic applications are just as effective as a written application. The Customer also agrees to comply with the relevant laws
- 、立約人向銀行申請開發信用狀即視為向銀行申請動用購料借款。
- 11. The Customer's L/C issuance application will also constitute an application for inventory financing.

第三十四條 契約修訂 Article 34 Amendments 本契約如有未盡事宜,得經銀行及立約人協議,以書面補充或修正之。 Any matters not addressed herein may be supplemented or amended in writing, subject to both parties' Agreement. 第三十五條 立約人終止契約 Customer's termination of this Agreement Article 35 立約人得隨時終止本契約,但應親自或以其他經雙方約定方式辦理。 The Customer may terminate this Agreement at anytime, provided that the termination request is made in person or other methods agreed by both parties. 第三十六條 銀行終止契約 Bank's termination of this Agreement Article 36 銀行終止本契約時,須於終止日三十日前以書面通知立約人。但立約人如有下列情事之一者,銀行得隨時以書面或其他約定方式通知立約 人終止本契約: The Bank shall notify the Customer at least 30 days in advance when terminating this agreement. However, in any of the following circumstances, the Bank may terminate this Agreement in writing or using any other agreed methods at anytime: 、立約人未經銀行同意,擅自將契約之權利或義務轉讓第三人者 1. The Customer has assigned the rights or obligations hereunder to any third party without the Bank's consent. 二、立約人聲請(或遭他人聲請)破產、和解、解散、重整、停止營業之情形(不問各該相關機關是否核准)或被任何金融機構列為拒絕往來 戶之情形者 The Customer declares (or is declared) to file for bankruptcy, dispute settlement, liquidation, restructuring, or business suspension (whether or not approved by the authority), or becomes blacklisted by any financial institution. 三、立約人違反本契約第十三條至第十五條之規定者 The Customer has violated Articles 13 to 15 of this Agreement. 四、立約人違反本契約之其他約定,經催告限期請求改善或履行未果者。 The Customer has violated any of the other terms and conditions of this Agreement, and fails to cure such violation before deadline noticed by the Bank. 第三十七條 法律適用 Article 37 Governing law 關於本契約事項,除雙方有特別約定者外,適用_ Unless otherwise agreed by both parties hereto, this Agreement shall be governed by the laws of the 同一條款之中英文內容如有歧異,以英文版本為準 This Agreement is made in Chinese and English. The English version of this Agreement prevails if any discrepancy is found between the two versions. 第三十八條 法院管轄 Article 38 Jurisdiction 因本契約而涉訟者,雙方同意以_ 地方法院為第一審管轄法院。 _District Court shall be the court of first instance to hear any dispute arising from this Agreement. Both parties hereto agree to that _____ 第三十九條 標題 Article 39 Heading 本契約各條標題,僅為查閱方便而設,不影響契約有關條款之解釋、說明及瞭解。 The headings in this Agreement are provided for reference purpose only, and have no effect on the interpretation, description, and understanding of the Agreement. 第四 十條 契約分存 Article 40 Agreement copies 本契約壹式貳份,由銀行及立約人各執壹份為憑。 This Agreement is made in duplicate; both the Bank and the Customer shall retain one copy of the Agreement. 第四十一條 履行個人資料保護法告知義務 Article 41 Fulfillment of personal data protection laws to inform the parties of Others obligations 銀行依據中華民國個人資料保護法(以下稱個資法)第八條第一項規定,謹向具中華民國國籍之立約人告知下列事項,請詳閱: In accordance with the Article 8 of Personal Information Protection Act in Republic Of China ('Act') which stipulates that the following items should be notified expressly by the Bank. Please read the following items carefully. 、 蒐集之目的: 1. Purpose of Collection: 一)提供全球金融網服務及辦理全球金融網業務不定期舉辦之各項業務行銷活動。 (1) For the specific purpose of providing the service of Global e-Banking Services and handle the marketing activities of Global e-Banking held from time to (二) 存款與匯款 (2)Deposits and Remittances. (三)信託業務 (3)Trust business. (四)信用卡、現金卡、轉帳卡或電子票證業務 (4)Credit card, Cash card, Debit card or Electronic ticket business. (五)授信業務 (5)Loan business. (六)行銷業務(包含金控共同行銷業務) (6)Marketing business. (include cross-selling with the Mega Holdings) (七)銀行其他經營合於營業登記項目或組織章程之業務 (7)Other bank businesses which conformed to commercial register items or articles of incorporation. (八)依法令規定及金融監理需要,所為之蒐集處理及利用 (8)Collection, processing, and use is made to fulfill the legal obligations, to comply with the relevant laws, and to meet the needs of financial supervision. (九)內部統計、研究分析與管理需要 (9) For internal statistical analysis, research, and management. 1、蒐集之個人資料類別: 2. Type of Personal Information to be Collected: (一)姓名、身分證統一編號、聯絡方式及其他立約人填具「全球金融網申請暨服務約定書」載明項目及服務網頁列示項目(網址: https://www.global-ebanking.com) 等資料類別。 (1)Name, national identification number (or other identification numbers), contact methods, other information specified in the "Global e-Banking Services] Application Form and Service Agreement of the project and the website list items (URL: https://www.global-ebanking.com) and other categories of information. (二)往來交易資料、信用資料、投資資料、保險資料 (2) Customer's transactions information, credit information, investment information and insurance information. 三、個人資料利用之期間、地區、對象及方式: 3.Time Period, Area, and Manners of Use of Personal Information, and Entities that May Use the Personal Information:

就資料之保存所定之保存年限。(以孰後屆至者為準)

-) 期間:個人資料蒐集之特定目的存續期間,或依相關法令所定 (例如商業會計法等)或因執行業務所必須之保存期間或依個別契約

- (1)Time Period: The period of existence of the specific purpose for which the personal information is collected, or the period determined in accordance with the applicable laws (such as the Business Entity Accounting Act) or the information retention period necessary for the Bank to conduct its business or agreed in the respective contract (the latter will prevail).
- (二) 地區:下列揭示利用「對象」之國內及國外所在地。
- (2) Area: Any domestic and overseas location where the "entities that may use the personal information" described in the following paragraph are situated.
- (三)對象:銀行及受銀行委託處理事務之委外機構、依法令規定利用之機構(例如:銀行所屬金融控股公司)、其他業務相關之機構【例如:銀行海外分支機構、通匯行(含原始匯款行、解款行、中間銀行)、財團法人聯合徵信中心、財金資訊股份有限公司、未受中央目的事業主管機關限制之國際傳輸個人資料之接收者】、依法有權機關或金融監理機關、臺端同意之對象(例如銀行共同行銷或交互運用立約人資料之公司、與銀行合作推廣業務之公司等)。
- (3)Entities that May Use the Personal Information: The Bank and any organizations entrusted by the Bank for the purpose of handling operational matters, institutions that use the information in accordance with the law (such as the financial holding company, with which the bank is affiliated), other business-related entities [such as overseas branches of the Bank, correspondent banks (including original remittance banks, paying banks and intermediary banks), the Joint Credit Information Center, the Financial Information Service Co., Ltd. and any recipients of internationally transmitted personal information not subject to restrictions imposed by the central industrial relevant authority], legally authorized organizations or financial supervisory authorities, and any entities approved by you (such as companies engaging in joint marketing activities or exchanges of Customer information with the Bank, enterprises cooperating with the Bank to promote business, etc.).
- (四)方式:符合個人資料相關法令以自動化機器或其他非自動化之利用方式。
- (4)Manners of Use: Personal information shall be used / processed by automatic machines or non-automatic measures in compliance with the relevant personal information protection laws and regulations.
- 四、依據個資法第三條規定,立約人就銀行保有立約人之個人資料得行使下列權利:
- 4.The Customer may exercise the following rights with regard to personal information of the Customer kept by the Bank pursuant to Article 3 of the Act: (一) 得向銀行查詢、請求閱覽或請求製給複製本,而銀行依法得酌收必要成本費用。
- (1)Make inquiries, request a review or a duplicate copy of personal information from the Bank, and the Bank may charge a reasonable and necessary fee pursuant to the applicable laws.
- (二)得向銀行請求補充或更正,惟依法立約人應為適當之釋明。
- (2) Request the Bank to supplement or rectify any error, provided that you must provide the Bank with the adequate explanation pursuant to the applicable laws.
- (三)得向銀行請求停止蒐集、處理或利用及請求刪除,惟依法銀行因執行業務所必須者,得不依立約人請求為之。
- (3)Request the Bank to discontinue the collection, processing, or use of personal information and to delete it. However, the Bank may refuse your request if your information is necessary for the Bank to conduct its business pursuant to the applicable laws.
- 五、立約人不提供個人資料所致權益之影響:
- 5. Customer may freely choose whether or not to provide relevant personal information.
- 立約人得自由選擇是否提供相關個人資料,惟立約人若拒絕提供相關個人資料,銀行將無法進行必要之審核及處理作業,致無法提供立約 人相關服務。

However, if Customer refuses to provide relevant personal information, the Bank will not be able to proceed with the necessary review or procedure and therefore will not be able to provide the Customer of relevant services.