PLEASE READ THIS MANDATE CAREFULLY AND MAKE SURE YOU UNDERSTAND IT.

MANDATE FOR PERSONAL ACCOUNTS

Name	e Account-hol	lder:						of	
Resid	lential Addres	ss:							
Room	1	Floor		Bl	ock		Post Code		
Build	ing Name					. Street Na	me		
Post I	Зох					hou/ Chiyoda)			
	ion/ Province		es			^Counti	у		
	Corresponden	nce address	is same a	ıs Reside	ntial Addı	ress			
Corre	espondence A	ddress:							
Room	1	Floor	• • • • • • • • • • • • • • • • • • • •	Bl	ock		Post Code		
Build	ing Name					. Street Na	me		
Post I	Зох					hou/ Chiyoda)			
Divis (e.g. Ko	ion/ Province	e/ Prefecture g/ Tokyo)	es		•••••	^Counti	у		
^ Mai	ndatory fields	3							
То:	To: MIZUHO BANK, LTD. (Incorporated in Japan with Limited Liability) Hong Kong Branch								
							Dated:		
I, the	undersigned,	agree as fo	ollows: -						
1.	a copy of w in force from	which I have om time to therwise, al	received time in l capitaliz	and by verelation to the second terms	which I ago to your ac s used here	ree to be be counts an ein that ar	ound and any other appli d other products and se	and Condition for Accounts, cable terms and conditions rvices. Unless the context herein shall be as defined	
2.	That the fol	llowing acc	ount(s):						
	Time Dep	oosit		(All Cu	rrencies)				
	Current A	Account	HKD	JPY	USD	Others	(Please specify)		
	Savings A	Account	HKD	JPY	USD	Others	(Please specify)		
	(: Ple	ease tick as	appropri	ate)					
	be opened/o which I may				uthorise y	ou to ope	n any other account(s) in	any other currency(ies)	

3.

and accept all receipts as a valid discharge to you for any monies deposited with or owing by you on any

(a) That you may honour and comply with all cheques, drafts, notes and other orders drawn, and all bills accepted, by me or on my behalf, whether my account(s) be in credit or overdrawn, comply with all directions given for or in connection with any account(s) whatsoever by me or on my behalf and for which I shall be liable,

account(s) in my name provided that such cheques, drafts, notes, orders, bills, directions or receipts are signed by me;

- (b) that you may accept and act on any application or request for the issue of, or any instructions regarding any letter of credit, guarantee, indemnity or counter-indemnity and act on any instructions regarding any other transaction or regarding any of my accounts with you if signed by me;
- (c) that you may act on any instructions regarding the purchase or sale of or other dealings (including, without limitation, currency options and swaps) in foreign currency if signed by me;
- (d) that you may honour and comply with any orders to withdraw any or all money in any of my accounts with you and with instructions to deliver, dispose of or deal with any securities, deeds, documents, valuables or other properties at any time held by you for me or for my account by way of safe custody, security or otherwise if signed by me;
- (e) that you may act on any instruction to countermand or revoke any cheque, draft, bill, note or order to pay before it is effected if signed by me; and
- (f) that you may rely upon and act in accordance with:-
 - (i) any instructions which may from time to time be, or purport to be, given by me pursuant to your Authority and Indemnity in Respect of Electronic Instructions ("Authority and Indemnity"); and/or
 - (ii) any instructions which may from time to time be, or purport to be, given by me in accordance with this Mandate;

without inquiry on your part as to my authority or identity to give such instructions or communications PROVIDED such instructions are given in accordance with the Authority and Indemnity and/or this Mandate.

The authority to you contained in this paragraph 3 is without prejudice to your right to refuse to honour and/or comply with such cheques, drafts, notes, orders, bills, directions, receipts, applications, requests or instructions (i) if to do so would be likely, in your reasonable opinion, to prejudice your ability to recover any actual or contingent liability which I owe you or (ii) by reason of notice which you may have of any third party's interest in the relevant securities, deeds, documents or property. Further, I acknowledge, confirm and agree that you will not be under any obligation to make any payment to me, to my order or to any other person of any monies standing to the credit of my accounts or to release any security or property given or deposited (whether as security or otherwise) by me to or with you if such payment or release of security or property would be illegal under the laws of any jurisdiction.

- 4. That you may, at any time, notwithstanding any settlement of account or other matter whatsoever, combine or consolidate all or any of the then existing accounts opened in my name (whether current, deposit, loan or of any other nature whatsoever, whether subject to notice or not, whether matured or not and whether held jointly or singly), and that you may set-off or transfer any sum standing to the credit of any one or more such accounts, whether situate in Hong Kong or anywhere else in the world, in or towards satisfaction of any liabilities of mine to you on any other account or in any other respect whatsoever, whether such liabilities be present or future, actual or contingent, primary or collateral, and several or joint. I agree that where such consolidation, combination, set-off or transfer requires the conversion of one currency into another, such conversion shall be made at your spot buying rate of exchange (as conclusively determined by you, the details of which will be provided at my request) for the currency for which I am liable against the currency credited to the relevant account.
- 5. That you may accept any property deposited with you by anyone on my behalf or purportedly on my behalf as security for any advance of money, facility, accommodation or service which you may make available to me.
- 6. That you may amend the terms and conditions applicable to accounts opened with you at any time, such amendments to take effect after the expiry of 30 days written notice from you giving details of such amendment (unless the amendment is not within your control).
- 7. That you may obtain such information regarding me from other persons, companies, institutions and bodies as you may consider appropriate (including enquiring with other financial institutions) PROVIDED that you first obtain my confirmation that such referee has consented to his/her/its name being used, and, without prejudice to the Bank's Circular to Customers relating to Data Protection Policy ("Circular"), you are authorised to

furnish other credit grantors, credit bureaux, financial institutions, my accountants, governments (including all overseas governments) and departments thereof, and quasi governmental authorities, courts and tribunals (including those of overseas countries) of competent jurisdiction including any Authority particulars of my accounts and my dealings and transactions with or through you.

- 8. I agree to be bound by the Circular and to the use of my personal data in the manner specified in paragraph 7 and the Circular. For the avoidance of doubt, I agree that from time to time, I may (on your request or otherwise) provide to you personal data as defined in the Personal Data (Privacy) Ordinance ("PDPO") and any other information. You and your affiliates are hereby authorised to use those data or information for the purposes referred to in your Circular given to me from time to time and to disclose such data or information to the persons referred to in that Circular and to your affiliates and your service providers and your regulators for the purposes referred to in that Circular. I agree that my data or information may be transferred to, and processed and used in, a place outsideHong Kong by you or any of your affiliates or your service providers. I consent to the use of any of my personal data or information by you or any of your affiliates or your service providers for the purpose of a "matching procedure" (as defined in the PDPO) (whether or not with a view to taking any adverse action against me).
- 9. That you are entitled to rely and shall be fully protected if acting on instructions signed or purporting to be signed by me using the signature in the form of the specimen appearing next to my name in the Schedule or in such other form as I may notify to you in writing.

10. That this Mandate: -

- (a) shall be governed by, and construed according to, the laws of the Hong Kong Special Administrative Region of the People's Republic of China ("Hong Kong") and the undertakings and agreements herein contained shall be enforceable against me in Hong Kong or elsewhere at your option;
- (b) shall remain in full force notwithstanding any future change or changes in your name or constitution;
- (c) shall remain in force until you shall have acknowledged receipt of notice terminating it.
- 11. That I will be wholly responsible for the repayment of advances of money made by you to me and payment of all other monies and liabilities due from me to you together with interest and reasonable costs, charges and expenses relating to such advances, other monies and liabilities (including reasonable legal costs for recovery of these items on a full indemnity basis) but without prejudice to your right to refuse to allow any overdraft or increase of overdraft.
- 12. That within the context of this Mandate:
 - (a) references to "you" are to include any of your successors and assigns;
 - (b) words denoting the singular shall include the plural and any reference to any gender shall include a reference to the other genders and each of them;
 - (c) references to paragraphs and Schedule are references to paragraphs of and the schedule to, this Mandate; and
 - (d) the words "herein", "hereof", "hereunder" and words of similar import shall be construed as references to this Mandate as a whole and not to the particular provision in which the relevant reference appears.
- 13. That in the absence of any directions to the contrary, any account in any currency now or subsequently opened in my name shall be operated and dealt with upon the terms set out above insofar as the same may be applicable.

Signed	l by: -	- Name in full	Signature				
		(H.K. Identity Card/Passport No.)				
Note:	1. 2. 3.	 The signatory of this Mandate must read the attached Bank's Circular to Customers relating to Protection Policy. 					
* Dele	te wh	hichever is inapplicable or amend as necessary					

SCHEDULE

Account-holder's Specimen Signature

Specimen Signature :	 	
Full Name Of the Account-holder :		

Amendments or alterations to this Schedule must be signed by the Account-holder.