

Memorandum of receiving electronic documentation

Appendix to the Agreement for Appointment of Securities, Derivatives, Unit Trusts and/or Futures Contract Trading Agent/Broker

Made at UOB Kay Hian Securities (Thailand) Public Company Limited

Date \_\_\_\_\_

I, \_\_\_\_\_, herewith shall be referred to as ("Customer") Account No. \_\_\_\_\_, has appointed UOB Kay Hian Securities (Thailand) Public Company Limited. ("the Company") to act as agent and/or broker to buy, sell, borrow, lend, convert securities, unit trusts, derivatives and/or futures contract or to engage in any other transactions in relation to securities business. By this memorandum Customer agrees to receive information and documentation related to Customer's trading account(s) which has already been opened and/or all other account types that Customer may open with the Company in the future via electronic mail ("Email") instead of physical copies via postal mail. The Terms and Conditions are as follows:

- 1. In case of Customer's Email Address for the purpose of receiving electronic documentation according to this memorandum is;

Grid for email address entry

- 2. When the Customer wants to change the e-mail address as specified in Article 1, the Customer aware of the responsibility and agreed that the Customer will notify the Company in writing and/or E-documents on internet whenever there is a change.
3. Customer agrees that the Terms and Conditions as stipulated in this memorandum shall be binding and are enforceable by law, by virtue of the provisions under the Electronic Transaction Act B.E. 2544 (A.D.2001) and any other amendments related to this aforementioned Act, including any other laws deemed connected to the dispatch and receipt of information and/or documentation via electronic mail.
4. "Data message" means information generated, sent, received, stored or processed by electronic means, such as electronic data interchange (EDI), electronic mail or facsimile.
5. "Document" to be delivered as soft file according to this memorandum shall include;

- Equity documents mean Securities Confirmation Note, Settlement Receipt, Cash Receipt, Pay Slip, Month End Statement or Movement of Account Statement.
Derivatives documents mean Derivatives Confirmation Note, Movement of Account Statement.
Investment Units documents mean Investment Units Confirmation Note, Movement of Account Statement.

And related documents such as Futures Confirmation Note, Securities Borrowing and Lending Statement, Fixed Income Confirmation Note, Foreign Securities Confirmation Note, Cash and Open Interest of Futures Statement, Unit Trusts Confirmation Note, and/or any other documentation permitted by the Securities and Exchange Commission and/or any other regulatory bodies. The Company reserve the right to add or amend the format and any other supporting documentation that the Company shall deliver electronically to Customer of which the Company shall inform Customer in advance.

- 6. Customer acknowledges that Customer can request for the Company to print or issue document in original format or copy of which on occasional basis and Customer agrees to pay relevant service charges, if any, as prescribed by the Company.
7. If the Customer wants to cancel receiving all types of documents, in accordance with Article 5, or only specific types of documents via electronic mail. The Customer must request it in writing to the Company at least 3 working days before the day that the Customer wishes to cancel receiving documents via electronic mail will be effective.
8. Customer has full knowledge and has a good understanding of how to receive documents by Email. Customer acknowledges and accepts that Email is a communication service in public domain and is common to users worldwide and there can be possible risk and damage such as lost of file or information during transmission, risk related to send/receive, confirm, respond in time to message or failed of message, system interruption, hacking of information which are under the controls of external service provider. Customer knows, understands and agrees that the Company cannot be held responsible for such errors or data lost and damages.
9. Customer agrees to check for accuracy and completeness of data and document delivered by Email each time upon receipt of such mail. In the event that Customer discovers an error, Customer shall inform the Company within the next business day. If Customer fails to reject or dispute as to the accuracy of the information within three days as from the date that the Company delivered such document to Customer via Email to Customer's nominated email address; it shall be deemed that such delivered data via Email is correct and complete and is accepted and agreed to by Customer and the Company has fully discharged its duties and responsibilities as agent.

Signed: X ..... (Customer)
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Noted: After the Customer signed the application for the service, the Customer will receive a confirmation letter which will be sent to Email Address and the Courier Address that the Customer provided.