



**TERMS AND CONDITIONS FOR CORPORATE CUSTOMER'S APPLICATION for E-MAIL ADVISING SERVICES  
OF FOREIGN EXCHANGE DEBIT/CREDIT ADVICE**

You apply to the Bank for E-mail Advising Services of Foreign Exchange Debit/Credit Advice (the "Service"), and request the Bank to send the electronic advice of the Applicant's foreign exchange debit/credit advice (the "advice") to the Applicant's designated email address in this form, instead of the paper documents. The Applicant understands that after applying for the Service, the Bank will no longer mail or provide paper advice to the Applicant.

1. You hereby declare that the TERMS AND CONDITIONS FOR CORPORATE CUSTOMER'S APPLICATION for E-MAIL ADVISING SERVICES OF FOREIGN EXCHANGE DEBIT/CREDIT ADVICE have been duly received, read within a reasonable period, understood and accepted. You hereby confirm that the Bank has fully explained the provisions set forth in this form and has fully disclosed relevant risks to the Applicant in accordance with Article 10 of the Financial Consumer Protection Act.
2. You agree to receive foreign exchange debit/credit advice from the Bank via email, which is to be sent to the valid designated e-mail address provided in this form by the Applicant. Should there be any change in the designated e-mail address or other items in the form, you shall notify the Bank of such change by submitting this form or in other method agreed by the Bank. Any newly setup or changes to the designated e-mail address or other items in this form should take effect immediately once the setup or change process is completed by the Bank. Unless and until such notice is received by the Bank, such change of designated e-mail address or other items shall not be binding on the Bank.
3. Unless you instruct the Bank in writing otherwise, should you apply for change of e-mail address in this form, the e-mail address and relevant documents to be received as designated in this form will fully replace those designated e-mail address filed with the Bank previously in its entirety.
4. You shall be solely responsible for availability of the e-mail addresses designated for receiving e-mail advices from time to time and for all risks to confidentiality with respect to the information contained in e-mail advices arising from such transmission. The Bank shall not be liable for whatsoever reasons for any failure in sending e-mail advices as requested or any loss, mis-dispatch or disclosure of such information in the process of transmission of such information.
5. You understand and accept that any advice sent via electronic mail through internet is encrypted by the Bank. To the fullest extent permitted by applicable laws, you agree to exempt the Bank from any responsibility for any risks of unauthorized access or alteration to any electronic mail advices, and any loss or damage arising therefrom, or otherwise in connection with any electronic mails.
6. You shall hold the Bank harmless from and against any and all damages, losses, liabilities and/or claims of whatsoever nature arising from or otherwise in connection with the Bank's providing this Service of e-mail advices to you pursuant to this form.
7. Unless the Applicant expressly selects to receive e-mail transmission by transactional basis otherwise, the Applicant consents and acknowledges to receive foreign exchange debit/credit advice from the Bank via email designated in this form by batch per business day. The Applicant is deemed to have agreed to receive advices by batch per business day should the Applicant have not selected any in the form or should the Applicant be in the account opening process without further instruction yet.
8. You understand and agree that the Bank may adjust, amend or terminate the Service and these terms and conditions at any time in accordance with the laws and regulations, regulatory orders, and business needs. Except for those items required immediate adjustments, amendment or termination in accordance with the laws and regulations or regulatory orders, the Bank shall publicly disclose its contents in a prominent manner on Bank's business premises or on the website 30 days before the effective date of the amendment. However, with regard to any changes to the fee schedule, except for those that are beneficial to the Applicant, the Bank shall publicly disclose its contents in a



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prominent manner on Bank' s business premises or on the website 60 days before the effective date of the amendment. If you do not agree to such changes, you may terminate the Service at any time before the effective date of the amendment.

9. If there is any discrepancy between the content of the email advice and the Bank' s internal records, unless there are obvious errors in the Bank' s internal records, the internal records of the Bank shall prevail. You also agree to abide by the Bank' s General Terms and Conditions Governing Account, DBS Electronic Banking Services Terms and Conditions, Terms and Conditions and Attention Matters for Outward Remittance and other agreed terms and conditions related to the Service.
10. This form is executed in both English and Chinese. In the event of any inconsistency or conflict between the English and Chinese versions, the Chinese language version shall prevail.