

MEGA International Commercial Bank Co., Ltd

A.R.B.N. 079 372 688

A.F.S. Licence No. 247346

Sydney Branch 雪梨分行			
Laval 8	10 Spring	Stroot	Sv

Level 8, 10 Spring Street, Sydney NSW 2000 Tel: (02) 9230 1300 Fax: (02) 9233 5859

Brisbane Brand
布里斯本分行

Suite 1-3, 3 Zamia Street, Sunnybank QLD 4109 Tel: (07) 3219 5300 Fax: (07) 3219-5200

Melbourne Brancl
黑爾木公行

Level 20, 459 Collins Street, Melbourne VIC 3000 Tel: (03) 9620 0500 Fax: (03) 9620 0600

Date 日期 (dd/mm/yy):

Individual Deposit Account Application Form

個人存款申請表

"Deposits are not subject to Division 2 of the Banking Act - Protection of Depositors"

Mega International Commercial Bank Co., Ltd ("Mega ICBC", "the Bank") is legally required to verify your identity before opening an account for you. This may be done by electronic means using reliable and independent data sources or manually through verification of identification documents you provide or as requested by Mega ICBC. You must provide Mega ICBC with true, complete and correct information and not provide or use false or misleading information or documents in connection with the provision of financial services or in connection with an identification procedure.

Section A - Individual	Section A - Individual Details 個人資料				
1st Applicant 第一申請人 Surname 姓		Given Names 名			
Other Names 別名					
Chinese Name 中文姓名					
Date of Birth 出生日期	(dd/mm/yy)	Gender 性別			
Driver Licence No. 駕照號碼		Passport No.護照號碼			
Occupation/Business 職業					
Source of Funds 所得來源					
Residential Address 家庭住址					
Postal Address (If different to residential address) 郵寄地址					
Home Phone 家用電話		Work Phone 工作電話			
Mobile Phone 行動電話		Fax 傳真			
Email 電郵					
Business Name (if any) 商號 (如適用)		ABN (if any) (如適用)			
FATCA Declaration					
Country of Birth*					
Country of Citizenship*					
Country where you currently reside*					
Country of Tax Residency ¹ * 居留狀況	Australian Resident 澳洲居民	Australian Tax File Number 稅號 ²			
	■ Non-Resident of Australia 非澳洲居民 ¹	Country of Residency / US TIN Number *			

1 For residents, an initial deposit of AUD250,000 or over (equivalent in foreign currencies) is required.(澳洲居民首次存款需等於或超過 AUD250,000 或等值貨幣) If you ticked 'Non-Resident' above, please complete Section D - Non-Resident Statutory Declaration Form (非澳洲居民貸款需填寫非澳洲居民聲明表)

2 Mega ICBC may collect your Tax File Number pursuant to taxation legislation. Quoting this number is not compulsory. However, if you do not quote your tax file number or state your reason for exemption (if any), an interest withholding tax will be taken out of your interest payments. If you are not a resident of Australia for taxation purposes, you must provide your overseas address. For further information about Tax File Number rules, please contact your local Taxation Office. (這不是必須提供,但如果您不提供稅號,您將會被 扣除有關利息的稅款. 若有其他疑問,讀與稅務單位聯絡)

Official use only:	

^{*} If you have answered "USA" to any of these questions, please provide your TIN number as required by FATCA. (欄位中如出現美國指標,美國稅號為必填資訊)

Section A - Individual Details 個人資料

2nd Applicant (for joint accou	nt only) 第二甲請人 (聯名戶用)		
Surname 姓		Given Names 名	
Other Names 別名			
Chinese Name 中文姓名			
Date of Birth 出生日期	(dd/mm/yy)	Gender 性別	
Driver Licence No. 駕照號碼		Passport No.護照號碼	
Occupation/Business 職業			
Source of Funds 所得來源			
Residential Address 家庭住址			
Postal Address (If different to residential address) 郵寄地址			
Home Phone 家用電話		Work Phone 工作電話	
Mobile Phone 行動電話		Fax 傳真	
Email 電郵			
Business Name (if any) 商號 (如適用)		ABN (if any) (如適用)	
FATCA Declaration			
Country of Birth*			
Country of Citizenship*			
Country where you currently reside*			
Country of Tax Residency ¹ * 居留狀況	Mustralian Resident 澳洲居民	Australian Tax File Number 稅號 ²	
	■ Non-Resident of Australia 非澳洲居民 ¹	Country of Residency / US TIN Number *	

^{*} If you have answered "USA" to any of these questions, please provide your TIN number as required by FATCA.(欄位中如出現美國指標,美國稅號為必填資訊)

¹ For residents, an initial deposit of AUD250,000 or over (equivalent in foreign currencies) is required.(澳洲居民首次存款需等於或超過 AUD250,000 或等值貨幣) If you ticked 'Non-Resident' above, please complete Section D - Non-Resident Statutory Declaration Form (非澳洲居民貸款需填寫非澳洲居民聲明表)

² Mega ICBC may collect your Tax File Number pursuant to taxation legislation. Quoting this number is not compulsory. However, if you do not quote your tax file number or state your reason for exemption (if any), an interest withholding tax will be taken out of your interest payments. If you are not a resident of Australia for taxation purposes, you must provide your overseas address. For further information about Tax File (這不是必須提供,但如果您不提供稅號,您將會被扣除有關利息的稅款. 若有其他疑問,請與稅務單位聯絡)

Section B - Authorisation & Declaration 協議與聲明

Authorisation:

By signing below, I/we provide the following authorisations:

- a) I/We hereby request the Bank to open an account for me/us in my/our name (the "Account"). I/We authorise you to honour all payment instructions signed in accordance with the enclosed Signature Record Cards.
- b) For joint accounts only We agree to be jointly and severally liable to the Bank for any debit balance in the Account. In the event of the death of either of us, you are authorised to pay the balance of the Account to the survivor(s).
- c) Authorisation of signature(s) The enclosed Signature Record Card(s) applies to the Account and additionally, to all future deposit accounts opened with identical account names, unless requested otherwise.

Declarations:

By signing below, I/we declare that:

- a) All the information that I/we provide to the Bank is complete, true and correct and I/we will inform the Bank should any provided information change;
- b) I/We understand that if I/we provide the Bank with incomplete or inaccurate information, my/our request for opening an account may be rejected by the Bank;
- c) I/We declare that I/we have not withheld any information that might cause the Bank to not approve this application;
- d) I/We have made my/our own independent judgment and decision to enter into this agreement an am/are not relying on any information given or representations made by the Bank to me/us;
- e) I/We consent to the use and disclosure of my/our personal information as set out in the Bank's Privacy and Spam Statement;
- f) A copy of Bank's Terms and Conditions has been furnished to me/us and I/we have read and understood the same and agree to be bound thereby;
- g) A Schedule of Fees, Charges and Interest Rates included in the Terms and Conditions has been furnished to me/us and I/we agree to be bound by the terms of the same;
- h) I/We authorise the Bank to deduct reasonable fees, charges, tax and duties from my/our accounts;
- i) I/We acknowledge that my/our deposits with the Bank are not subject to Division 2 of the Banking Act Protection of Depositors; and
- j) I/We agree to advise the Bank whenever anything happens which would result in a failure to truthfully repeat any of the declarations stated above.

Acknowledgement that Deposits not subject to Depositor Protection Provisions:

Pursuant to the disclosure requirements of the Banking Act, we hereby advise you that the deposits taken by Mega ICBC are not covered by Division 2 of the Banking Act and, as such are NOT subject to the depositor protection provisions of the Banking Act.

By signing below, you acknowledge that you fully understand the status of your deposits with us

Х		
Name of 1 st Applicant 第一申請人姓名	Date 日期	
х		
Name of 2 nd Applicant 第二申請人姓名	Date 日期	

fficial use only:	

Section C - Privacy and Spam Statement 隱私同意書

This Statement explains how Mega International Commercial Bank Co., Ltd ("we/us/our") collects, uses and discloses Personal Information. For the purposes of this Privacy and Spam Statement, "Personal Information" is information which may be used to identify an individual, including name, age, gender, contact details and financial information such as credit history. By law, we are required to collect and store this information in accordance with prudent risk management, banking and anti-money laundering and counter terrorism financing legislation.

As well as dealing with our collection, use and disclosure of Personal Information, this Statement requests your consent to us sending you information about products and services, including by way of commercial electronic messages. Where you sign this Statement, you are providing your consent to the disclosures and contacts outlined in this Statement.

Purposes for which we collect and use Personal Information

- (i) We may collect your Personal Information to allow us to assess and process your application for a product or facility, as well as to establish, provide and administer any product or facility we have agreed to provide to you.
- (ii) We may also use your Personal Information to allow us to:
 - comply with relevant state and federal legislative and regulatory requirements (such as customer identification):
 - consider any other application you may make to us, including applications for commercial credit;
 - perform our required business administration, including account keeping, risk management, record keeping, archiving, systems development and testing, credit scoring, fraud prevention and staff training;
 - manage our rights and obligations in relation to external payment systems;
 - conduct market or customer satisfaction research;
 - develop, establish and administer alliances and other arrangements (including rewards programs) with other organisations in relation to the promotion, administration and use of our respective products and services;
 - develop and identify products and services that may interest you; and
 - tell you about products and services (unless you request that we not do so).
- (iii) You agree that, in assessing an application for credit or in assessing whether to accept you as a guarantor to an application for credit, we may obtain a credit report about you or personal information about you in a credit report, from a credit reporting agency or organisation or a credit provider for the purpose of assessing whether to accept you as a borrower or guarantor.
- (iv) If we do not collect Personal Information about you, we may not be able to provide you with our
- (v) If you provide Personal Information to us about someone else, you agree that you will show them a copy of this Privacy and Spam Statement, to allow them to understand the manner in which their Personal Information may be used or disclosed by us in connection with your dealings with us.

Disclosure of Personal Information

- (i) You agree and acknowledge that we may disclose Personal Information we have collected about you to:
 - credit reporting agencies for the purpose of obtaining a credit report or to allow the credit reporting agency to create or maintain a credit information file containing information about you:
 - any credit provider for any purpose you have agreed to;
 - our agents, contractors, service providers and external advisers;
 - your agents and contractors, including your finance broker, builder, settlement agent and your legal or financial adviser;
 - your executor, administrator, trustee, guardian or attorney;
 - your referees;
 - regulatory bodies, government agencies, law enforcement bodies and courts;
 - debt collection agencies;
 - any person or organisation who introduces you to us;
 - anyone supplying goods or services to you in connection with a rewards program associated with a loan or facility you have (or have applied for) with us;
 - other financial institutions and our related companies;
 - other organisations with whom we have alliances or arrangements (including rewards programs) for the purpose of promoting our respective products and services (and any agents used by us and our business partners in administering such an arrangement or alliance):
 - your franchisor (if applicable);
 - external payment systems operators;
 - any mortgage insurer used by us and reinsurer of such mortgage insurer;
 - our insurers or prospective insurers and their underwriters;
 - an intending guarantor, to enable that person to consider whether or not to act as guarantor, or offer property as security, for a loan you have (or have applied for) with us;
 - your co-borrowers, sureties, guarantors and co-guarantors and prospective coborrowers, sureties, guarantors and co-guarantors;

- any person considering purchasing your loan, guarantee or security, that person's advisers, persons involved in assessing the risks and funding of the purchase and, after purchase, the purchaser and any manager on an ongoing basis;
- any person to the extent necessary, in our view, in order to carry out any instruction you give us: and
- other organisations (including our related bodies corporate) and their agents for the marketing of their products and services (unless you request that we not do so).

(ii) You agree that we may make such disclosures even if the disclosure is to an organisation overseas which is not subject to the privacy obligations which are equivalent to those which apply to us, and we will not remain liable for the information once it is disclosed overseas.

(iii) We operate throughout Australia and in a number of countries overseas. As a result, you agree that some of these uses and disclosures may occur interstate or outside Australia. Please contact us if you wish for a list of the countries in which we operate.

Gaining access to and correction of your Personal Information

You may seek to gain access to your Personal Information held by us at any time by contacting one of our branches. We may charge an administration fee to allow access to this information.

If we are satisfied that your personal information held by us is inaccurate, incomplete or out of date then we will correct this. If you wish to request us to correct your information, please inform us as soon as practicable so that this can be updated. You may be required to provide new forms of evidence to support any requested changes to your Personal Information.

We will only deny you access to or refuse a correction of your Personal Information where we have a reason to do so or where required by law. In these circumstances, we will provide you with reasons (where possible) for denying your request. This may be because the information that you have requested access to is commercially sensitive, or we are prohibited or permitted to do so by law.

Complaints

If a matter is not or cannot be resolved immediately to your satisfaction and to our satisfaction, you may make a complaint in writing by either asking to complete our complaint form detailing the problem or sending us a letter, email or facsimile. If you do not wish to make the complaint in writing, you may make the complaint in person at one of our branches, or we will take down details of your complaint over the telephone. We will investigate and address your complaint within 10 Business Days. If you are not satisfied with the outcome, we will escalate your complaint internally and will inform you of the result of the escalation of your complaint.

If you are not satisfied with the outcome of the above process you may contact the Financial Services Ombudsman by completing and sending FOS a Dispute Form (available at www.fos.org.au) or by calling the Financial Services Ombudsman at 1300 78 08 08.

Receiving commercial electronic messages

- (i) You consent to us sending commercial electronic messages, including messages about our products and services and the products and services of any third party that we think may be of interest to you, to each electronic address which you have provided to us. You warrant that you have authority either as or on behalf of the relevant electronic account holder to provide this consent.
- (ii) In respect of each electronic address, you agree that until you provide written notice to withdraw your consent in respect of that electronic address or use an unsubscribe facility included within a commercial electronic message sent to that electronic address (to withdraw your consent), we may continue to send commercial electronic messages to that electronic address.
- (iii) You may, at any time, ask us not to mail, telephone or send you information about products and services and not to disclose your Personal Information to any other organisations for that purpose. You may do this by contacting one of our branches.

For more information about the way in which we collect and use your Personal Information, please contact Mega International Commercial Bank Co., Ltd.

Х		
Name of 1st Applicant 第一申請人姓名	Date 日期	
Х		
Name of 2nd Applicant 第二申請人姓名	Date 日期	
X		
Name of authorized Signatory 被授權人姓名	Date 日期	

This section applies to no	on Australian resident individual customers	only.			
本人(name 姓名)			of (address 地址)		
(insert occupation)職業	《				
do solemnly and since	rely declare that:				
謹聲明:					
本人目前為非澳洲居住 2. I have always lived 3. I have not been in 人在澳洲連續或間 4. I am not a member Superannuation Ac 劃之適用成員,亦 5. In the event that m that the 10% tax wi 業活動,本人將立居 6. I fully understand t And I make this solemi	引斷的居留期間未逾 183 天,且亦無取得 r of a superannuation scheme established u at 1976, nor am I the spouse or child of any r 非前述成員之配偶或子女 ny Non-Resident status changes or I begin to the holding rate for interest earned by Non-即通知貴 行, 並了解本人之存款利息將不 the meaning and contents of this Non-Resion declaration conscientiously believing the	uring more than half 居留之打算 under the <i>Superannu</i> such person.本人非 o carry on business i Residents may no lo 下會獲得 10%預扣和 dent Statutory Decla	of the financial year and ation Act 1990, or an elin 屬 1990 年頒布之養老。 n Australia, I undertake tinger apply. 如本人的非則息稅的豁免權 ration.本人充分瞭解並	金計劃法案之適用成員或 1976 年頒布之養素 to inform Mega ICBC immediately and underst 澳洲居民地位有所變更或本人開始在澳洲從	老金計 and 事商
on this day 於 (日期)		Signed 簽署	x		
本人(name 姓名)		a (qualificatio	on to be authorised witne	ess, see below)合格見證人之身份見次頁	
 I was the far person had 	tters concerning the making of this statute ice of the person or, I did not see the face of a special justification for not removing that	of the person becaus t covering; and	e the person was wearin	g a face covering, but I am satisfied that the	

Section D - Non-Resident* Statutory Declaration Form 非澳洲居民聲明表

I have known the person for at least 12 months or, I have confirmed the person's identity using an identification document and the document I have relied on was the following: [Witness to describe identification document relied upon]見簽人說明證明文件資料

Signature of authorised witness:	Date:	

Non-Resident

*Non-Resident means not a resident of Australia. :非居民指"非澳洲居民"

Generally, you may be deemed a resident of Australia if any of the following apply: 澳洲居民包括:

- Your domicile is in Australia 住所在澳洲
- You are an Australian Resident based on the definition of residency applied by the Australian Tax Office (ATO) 澳洲稅法定義下之澳洲居民
- You dwelled in Australia for more than 183 days during the current financial year 在這財政年度, 您曾在澳洲居住超過 183 日
- You intend to take up residence in Australia 您有意成為澳洲居民
- Your usual place of abode is inside Australia 澳洲是您通常留待的地方
- You are a member of a superannuation scheme established by deed under the Superannuation Act 1990; 您是 Superannuation Act 1990 頒布的退休
- You are an eligible employee for the purposes of the Superannuation Act 1976 您是 Superannuation Act 1976 所述之有效成員; 或
- You are the spouse or a child under 16 of a person covered by the above.上述人仕之配偶或年齡低於十六歲之子女

The above is not to be construed as taxation advice. It is your responsibility to determine whether or not you are a resident of Australia for taxation purposes. If you require assistance in making this determination, please contact your tax agent or local taxation office.

Official use only:

Who can witness a statutory declaration in New South Wales

The following persons may witness a statutory declaration in New South Wales:

- a justice of the peace;
- a notary public;
- a solicitor or barrister with a current New South Wales or interstate practising certificate;
- a commissioner of the court for taking affidavits; and
- a person by law authorised to administer an oath.

Penalties for false Statutory Declaration

Any person who wilfully makes a false statutory declaration, and who derives or attempts to derive a material benefit as a result of their false declaration, is guilty of an offence and liable on conviction to imprisonment for **up to seven years**.

What identification documents are valid

If you do not know the person executing the document, the only permissible way to confirm their identity is to see an "identification document" as defined before they execute the affidavit or statutory declaration.

"Identification documents" are defined in the Oaths Regulation 2011 as any of the following documents:

- a birth certificate or birth extract issued by a State or Territory;
- a citizenship certificate issued by the Commonwealth;
- a citizenship certificate issued by a foreign government and, if it is not in English, a document purporting to contain an English translation of the certificate;
- a birth certificate issued by a foreign government, the UN or an agency of the UN and, if it is not in English, a document purporting to contain an English translation of the certificate;
- a pension card issued by Centrelink that entitles the person to financial benefits;
- a drivers licence that contains a photo of the person issued under a State or Territory law or equivalent authority of a foreign country;
- a passport issued by the Commonwealth;
- a passport or similar document used for international travel that contains a photo and signature of the person, is issued by a foreign government, the UN or a UN agency, and, if it is not in English, is accompanied by a document purporting to contain an English translation of the document;
- a Photo Card issued under the Photo Card Act 2005;
- a card issued under a law of the Commonwealth or another State or Territory for the purpose of proving the person's age which contains a photo of the person;
- a national identity card issued for the purpose of identification that contains a photo and signature of the person, is issued by a foreign government, the UN or a UN agency and, if it is not in English, is accompanied by a document purporting to contain an English translation of the document;
- a Medicare card;
- · a Pensioner concession card;
- · a Department of Veterans' Affairs entitlement card or other entitlement card issued by the Commonwealth or State government;
- a credit card or account (or a passbook or statement of account) from a bank, building society or credit union. This document cannot be more than one year old unless it is a credit card or a passbook;
- an electoral enrolment card or other evidence of enrolment as an elector. This document cannot be more than 2 years old;
- a student identity card, or a certificate or statement of enrolment from an educational institution. This document cannot be more than 2 years old
- in the case of an inmate (within the meaning of the Crimes (Administration of Sentences) Act 1999) an inmate identification card, or other document containing information identifying the inmate, prepared or used by the correctional centre in which the inmate is held;
- In the case of a forensic patient (within the meaning of the Mental Health (Forensic Provisions) Act 1990) a residential identity card, or other document containing information identifying the patient, prepared or used by the mental health facility, correctional centre or other place in which the patient is detained; or
- in the case of a patient (within the meaning of the Mental Health Act 2007) other than a forensic patient a residential identity card, or other document containing information identifying the patient, prepared or used by the mental health facility to which the patient is admitted.

Section E (Part 1) - Notice of Authority 授權書

Authorisation to the Bank

Please note that I/we have authorised the person(s) whose name(s) and specimen signature(s) appear in the 'Details of Persons Authorised' Section, to act on my/our behalf (where this authority is from an organization, it has been given by a resolution of a legally constituted meeting of the organization or the directors of the company, as the case may be):

- To draw cheques and other instruments on any of my/our accounts.
- To overdraw any of my/our accounts.
- To authorise you to make periodical payments or direct debits to any account and to debit that account with any charges or costs relating to such payments.
- 4. In relation to any term deposit or any other deposit in my/our
- i. To place money on deposit;
- ii. To receive payment of deposit moneys and interest;
- To give instructions in relation to any deposit, including instructions on the payment (whether at maturity or otherwise) or renewal of that deposit.
 - In relation to property held by you on my/our behalf (including any property held in joint names or on behalf of the organization):
 - To have access to, and receive from you such property; and
 - ii. To give you instructions regarding such property.

- 6. To instruct you to transfer accounts between branches.
- 7. To instruct you to close all or any of my/our accounts.
- To make, accept, endorse or discount cheques and other instruments made payable to, or to the order of, me/us or, where I/we are a trustee, to the estate or trust.
- 9. To arrange the issue and negotiation of letters of credit.
- 10. To sign deposit and set off agreements.
- 11. To give or sign any documents for your protection, including guarantees and indemnities, relating to:
 - i. Missing documents; or
 - Guarantees or undertakings given or to be given by you in my/our request, or in favour of any of my/our officers or agents.
- To pledge, assign, give security over or take arrangements with you regarding my/our property or accounts and to receive any such property from you.
- 13. To make enquiries, to give instructions and generally to request and receive information in relation to any of my/our accounts.

This authority applies to all of my/our accounts and all accounts that I/we may conduct in the future, except those accounts for which I have given you a separate notice.

Details of Persons Authorised

Provide the following details of each person authorised to act 請填寫被授權人資料

Authorised person name 被授權人名字		Authorised person name 被授權人名字	
Other name(s) known by 別名		Other name(s) known by 別名	
Address 被授權人地址		Address 被授權人地址	
Contact Number 聯絡電話		Contact Number 聯絡電話	
Country of Birth* 出生國家		Country of Birth* 出生國家	
Country of Citizenship* 您是哪國公民		Country of Citizenship* 您是哪國公民	
Country where you currently reside**居住國		Country where you currently reside*居住國	
Country of Tax Residency * 居留狀況		Country of Tax Residency * 居留狀況	
US TIN Number* 稅號		US TIN Number* 稅號	
Specimen Signature 簽名樣本	х	Specimen Signature 簽名樣本	х

^{*} If you have answered "USA" to any of these questions, please provide your TIN number as required by FATCA.(欄位中如出現美國指標,美國稅號為必填資訊)

Section E (Part 2) - Notice of Authority 授權書

Joint/Several

If more than one person has been authorised, they will act in the following manner (select one option):

Joint authorisation (all persons authorised must act and sign together)

Several (each person authorised acts or signs alone on my/our behalf)

Other provide details below

Authority Agreement

This authority will continue until the branch where my/our accounts are kept, receives written notice in a form satisfactory to the Bank from me, or any one or more of us, or the organisation, that it has been revoked. This authority cancels any previous authority I/we have given to you regarding the persons authorised to act except in relation to:

- Instruments dated before the date of this authority and presented for payment after you receive this authority, and
- Any act done under the previous authority

Joint Accounts

- If any one or more of us dies, then as far as you are concerned:
 - any credit balance in any account held in our joint names will be a debt due to the survivor; and
 - any property held by you on our joint behalf will be deliverable to the survivor, and you shall be free from all responsibility in paying or delivering that money or property to such survivor.
- Our liability to you is joint and several if any of our accounts is or becomes overdrawn.
- You may accept for the credit of any of our accounts any instruments payable to any one or more of us.

Business Accounts

- There is no other person or organisation interested as proprietor of the business. I/we will write to you immediately if there is a change of ownership of the business.
- If there is more than one proprietor of the business:
 - our liability to you is joint and several if any of our accounts is or becomes overdrawn; and
 - you may accept for the credit of any of our accounts any instruments payable to any one or more of us.
- I/we have given you an up-to-date copy of the certificate of registration (if any) of the business name, or if registration has been applied for, but not yet obtained, a copy of the application.

Organisation Accounts

- For a company we have given you a copy of the certificate of registration or incorporation.
- For any other type of organisation we have given you an up-to-date copy of the rules, by-laws, constitution or other document (if any) constituting the body named on this authority and authorising the signatory/ies to act.

In this authority:

"account" includes a term or other deposit.

Except in the **Privacy Consent of Person Authorised** Section, I, me, my, we, our and similar words refer to the organisation, persons or proprietors of the business named above as the Customer.

- "Instruments" means cheques, drafts, bills of exchange, promissory notes and other instruments
- "joint account" means an account held by two or more natural persons but does not include an account held by the trustees of a trust or the proprietor(s) of a business.
- "letters of credit" includes documentary letters of credit and stand-by letters of credit.
- "organization" refers to the company, society, club, institution or other association named above as the Customer.
- "property" includes packets, boxes, deeds, securities, bills of exchange, promissory notes, drafts, bills of lading, warehouse certificates, insurance policies, insurance bonds, deferred annuity polices, and any other documents or property of any kind.
- "Trustee account" means an account in the name of the trustees of a trust or the executors or administrators of a deceased estate.
- "you" and "your" means the Bank.

x		
Name of 1 st Applicant 第一申請人姓名	Date 日期	
X		
Name of 2 nd Applicant 第二申請人姓名	Date 日期	

Section F - Agreement Respecting Instruction and Information by Electronic Transmission

電子傳送方式指示約定書

In consideration of Mega International Commercial Bank Co., Ltd (ARBN 079 372 688), Sydney/Brisbane/Melbourne Branch (hereinafter referred to as "Branch", and collectively referred to as "Mega ICBC") acting upon instructions given from time to time by the undersigned (the "Customer") to the Branch, the Customer agrees as follows:

A. Instructions by Electronic Communication

- Authorisation. Any of the Customer and/or Authorised Person are authorised to give instructions on behalf of the Customer either by facsimile transmission, telecopier, telex or email:
 - (a) to transfer funds or make any debit or credit arrangement, from any account in the Customer's name to a particular account helow:

Account name:	
Account no:	

- to transfer funds from any account in the Customer's name to any individual, firm or corporation;
- to carry out any cash or electronic foreign exchange transaction, remittance or withdrawal;
- (d) to overdraft any account;
- (e) to make the following transaction related instructions:
 - i. The making of a drawing under the Facility Agreement dated (for loan accounts only);
 - ii. The making of any import/export payments against documents under collection clearance of goods and consignments;
 - iii. Issuing letters of credit;
 - iv. Issuing bank guarantees and indemnities;
 - v. Withdrawing deposits and transferring deposits;
 - vi. Updating contact details or information;

Monetary Limit. The above Authorisation is only applicable to instructions within the following monetary limit (if applicable):

No monetary Limit OR Limited to the monetary value of

\$

2. Action on instructions

- (a) Mega ICBC may act on instructions in accordance with this Agreement from, or purporting to be from, Authorized Person(s) until the Branch has received written notice to the contrary.
- (b) Mega ICBC will act upon instructions given in accordance with this Agreement during the Bank's usual banking hours on the earliest banking day possible, as determined by the time of receipt and the type of transaction required.
- 3. Receipt of instructions. Instructions to Mega ICBC shall be considered to have been reviewed only when they are brought to the attention of the officer at the Branch to whom it is addressed. Instructions that are not addressed to any particular person will be considered to be addressed to the Business Department Manager or his/her designated

person.

4. Confirmation of Electronic Instructions. When instructing by Electronic Instruction to transfer funds to any individual, firm or corporation for an amount of more than Fifteen Thousand Australian Dollars or the equivalent in a different currency, the Customer or the Authorised Person is required to phone the Branch and confirm the Electronic Instruction right after the instructions are given. Mega ICBC may, but need not, notify the Customer of any discrepancy found in the Electronic Instructions as understood by it.
Alternatively, the bank might contact the following nominated contact person to confirm the instruction provided electronically:

Name of Contact Person

Title (if applicable):

Contact Number:

If the nominated contact person is unable to be contacted, the bank may not process the electronic instruction. The Bank will not be responsible for any direct or indirect loss incurred by the customer in regards to the electronic instruction.

- Bank declining to act. Mega ICBC at its absolute discretion may decline
 to act upon any electronic instruction if it doubts that the instruction
 has been properly authorized, accurately transmitted or properly
 understood by Mega ICBC.
- 6. Instructions considered valid. All Electronic Instructions as acted upon by Mega ICBC shall be conclusively considered to be valid instructions, even if they did not come from Authorized Person(s), were not accurately transmitted, were not properly understood by Mega ICBC or differ from any following written confirmation, unless Mega ICBC was grossly negligent or engaged in willful misconduct in interpreting those instructions.
- Information and instructions by Electronic Instruction. The Customer authorizes Mega ICBC to rely on all information and instruction transmitted by Electronic Instruction from, or purporting to be from, Authorized Person(s).
- B. General
- 8. Branch Communication numbers. The Branch's current communication numbers are set out on the head of this Agreement. The Branch will give the Customer written notice of any change in such numbers. Any written notice from one party to the other is to be made to its address set forth in this Agreement (or such other address as it may from time to time advise)/
- Instructions, etc. effective only at the Branch. Electronic Instructions
 and information given in accordance with this Agreement relate only to
 the transactions between the Customer and the Branch which received
 the instructions, and shall not be effective as regards with any other
 branch of Mega ICBC.
- 10. Change to list of Authorized Person(s). The Customer may from time to time notify the Branch in writing of changes to the list of Authorized Person(s) in this Agreement. No change to that list is effective until the

Branch has received and accepted written notice of the change.

- 11. Monitoring and functioning of communications facilities. Mega ICBC will use reasonable efforts to monitor its electronic facilities to determine if it has received any instructions or information from the Customer. Mega ICBC's ability to act upon electronic instructions depends upon normal functioning of various communication facilities used by Mega ICBC. Mega ICBC shall not be liable for any delay or failure to receive electronic instructions or information.
- 12. Liability of Bank. Mega ICBC shall not be responsible for any liability, damages, demands or expenses that the Customer incurs due to Mega ICBC acting or failing to act upon instructions or information received (except for Mega ICBC's gross negligence or willful misconduct). In the event of Bank's gross negligence or willful misconduct, its liability to the Customer shall be limited to the amount involved in the relevant instruction. Mega ICBC shall not in any event be liable for any incidental, consequential or indirect damages, or for loss or profit.
- 13. Indemnity. The Customer shall indemnify and keep Mega ICBC harmless from and against all liabilities, claims, actions, damages, demands and expenses that Mega ICBC may incur (other than due to its own gross negligence or willful misconduct), including without limitation legal fees and disbursements reasonable incurred by Mega ICBC in accordance with this Agreement. This indemnity is in addition to any other indemnity or assurance against loss provided by the Customer to Mega ICBC.
- 14. Admissibility of Electronic transmission. Mega ICBC may, if necessary, enter in evidence in any trial the Electronic transmission received by Mega ICBC (or any photocopy of such a transmission) as if it were the original document, and the Electronic Instruction copy shall be sufficient and valid proof of the information contained in the electronic communication.
- 15. **Notice.** Either party may give notice to the other by personal delivery or by electronic communication in accordance with this Agreement.
- 16. **Board authorization**. The Customer's Board of Directors has authorized the signing of this Agreement.
- 17. **Valid agreement.** This Agreement is a valid and binding obligation of the Customer, enforceable in accordance with these terms.
- 18. This agreement additional. The terms of this Agreement are in addition to, and not in substitution for, the terms of any other agreement between the Customer and Mega ICBC. If any conflict arises between this and other agreement with the Customer, the terms of this Agreement shall prevail.
- 19. Language. The Customer hereby confirms the express wish that this

- Agreement and any related instructions and documents be drawn up in English only which shall be controlling and declares to be satisfied therewith.
- Governing Law. This Agreement shall be governed by and construed in accordance with the laws of Australia.

Authorized Email Addresses (for the purpose of electronic instruction)				
This Agreement is with respect to: All account held in the same name of the customer The following accounts only:				
Signed by the Customer/Authorised Person (客戶或被授權人簽署):				
x				
Name (全名): Date (日期):				
Signed by the Customer/Authorised Person (客戶或被授權人簽署):				
х				

Date (日期):

Name (全名):

	Required Documentation* entation might be required upon requesting.			
ompleted Deposit Application Form 完整的存款申請書				
rivacy and Spam Statement 私隱同意書				
Non-Resident Statutory Declaration For	m非澳洲居民聲明			
Notice of Authority 授權書				
Agreement Respecting Instruction and I 式文件	Information by Electronic Instruction 允i	許通過電子方		
Certified Copy of Identification Docume	entation**已認證的身份證明文件			
**Details of Documents Certified: **認證文件資料 Option 1 – Provide 1 docum 選擇 1 – 提供一份一組的文 Option 2 – Provide 1 docum 選擇 2 – 提供一份二組的文 Option 3 – Provide 2 docum 選擇 3 – 提供兩份四組的文	C件 ment from Part II and 1 document from C件及一份三組的文件 ments from Part IV	Part III		
Part I – Primary photographic identification document 一組 – 基本含照片身份證明文件	Part II – Primary non-photographic identification document 二組 – 基本不含照片身份證明文件	Part III – Secondary identification document document 三組 – 次等身份證明文件 四組 – 外國身份證明		
Australian Drivers License 澳洲駕駛執照	Birth Certificate 出生證明書	A document issued by the Commonwealth, a State or Territory within the preceding 12 months which records the provision of financial benefits.	Foreign Drivers License 外國駕駛執照或	
Passport (Australia or Foreign) 護照 (澳洲或外國)	Citizenship Certificate 公民證書	A document issued by the Australian Taxation Office within the preceding 12 months, which records a debt payable	Foreign National ID card 外國身份證	
Card issued by a State or Territory for the purpose of proving a person's age containing a photograph 由政府機關頒發的含照片及年齡之文件	Pension Card issued by Centrelink	A document that issued by a local government body or utilities provider within the preceding 3 months which records the provision of services or utilities If under the age of 18, a notice that was issued to the individual by a school principal within the preceding 3 months and records the period of time that the individual attended that school Please note that all documents provided above must contain an individual's full name and address.		

MEGA INTERNATIONAL COMMERCIAL BANK CO., LTD, Australian Branch A.R.B.N. 079 372 688 A. F. S. License No. 247346

SIGNATURE RECORD CARD

ACCOUNT NAME:			ACC	OUNT NO).			
ALIAS NAME OR CHINESE NAME IN CHINESE CI	HARACTER if any	·:						
TO: MEGA INTERNATIONAL COMMERCIAL BANK I/We the undersigned hereby request and authorise you to op I/We hereby authorise that any one two two (1) withdraw, operate and enter into agreement to operat (2) place money on any form of interest-bearing deposit and	en and continue in your hree other other density of the account(s) is	ur books until furth of the auth n any way permitte	er notice a norised s d by the B	a bank accor s ignatorie ank	s below ma		n of your so doing	
 (3) give receipts for shipping document and the like and to (4) generally act fully and effectively in all dealings, matter 	sign requisition for le	tters of credit	icai witii c	er incutes o	Гасрози			
Signature(s) of authorised person for this accoun	t:							
NAME	DI	DESIGNATION (if any)		SIGNATURE(S)				
INSTRUCTIONS: FAX ALLOW NO FAX A	LLOW	FOR TAX PURPOSE: RESIDENT NON-RESIDEN			ESIDENT			
BANK USE ONLY:	OF	FICER STAMP/IN	NITIAL:					
	Cle	rk:	Sup	ervisor:				
EFFECTIVE DATE								
ACCOUNT NAME:			ACC	OUNT NO).			
ALIAS NAME OR CHINESE NAME IN CHINESE CI	HARACTER if any	· <u>. </u>						
TO: MEGA INTERNATIONAL COMMERCIAL BANK	CO., LTD, Austral	ian Branch (TH	E "BANI	(")				
I/We the undersigned hereby request and authorise you to op I/We hereby authorise that any one two t (1) withdraw, operate and enter into agreement to operate (2) place money on any form of interest-bearing deposit (3) give receipts for shipping document and the like and to generally act fully and effectively in all dealings, matter	hree other	of the auti in any way permitt ts and interest and etters of credit	norised s ed by the	signatorie Bank	s below ma		n of your so doing	
Signature(s) of authorised person for this accoun				1			/_\	
NAME		DESIGNATION (if any)		SIGNATURE(S)				
INSTRUCTIONS:	LLOW	FOR TAX PU	RPOSE:	RESIDE	ENT	NON-RI	ESIDENT	
BANK USE ONLY:	OF	OFFICER STAMP/INITIAL:						
	Cle	rk:	Sup	ervisor:				
EFFECTIVE DATE		I	1			- 1	1	