Agreement

To: Mega International Commercial Bank Public Company Limited

	立約定書人	原應開立 (填寫) 票據、提款條及 (或)轉帳指
7	示或國內外匯款申請書(以下簡稱「交易	文件或憑證」)交付銀行,由銀行憑以辦理扣款交易,茲為
		分有限公司 (以下簡稱銀行) 同意,立約定書人得將上述文
		方式 (FAX, Email, Electronic messages) 先行傳送銀行 (以下
		旱憑該電子傳送交易指示就立約定書人於銀行所開立如下列
	所示之存款帳戶內辦理扣款等交易,立然	
_ [′]	、授權依電子傳送交易指示辦理扣款交	
Г	□立約定書人於銀行所開立之第	號活期存款帳號
	□立約定書人於銀行所開立之第	**活用铁 苦 左 軟 帳 號
L	The undersigned,	號活期儲蓄存款帳號 , shall be obliged to issue (complete) and deliver
	a note, withdrawal slip and (or) instruct	ion of fund transfer or application of foreign/local remittance
		action documents") to the Bank to process account debit
		and with the consent of Mega International Commercial Bank
	Public Company Limited (hereinafter re	eferred to as the "Bank"), the undersigned may preliminarily
	deliver said documents to the Bank via	fax, Email, or other specified Electronic message (hereinafter
		ons") and hereby authorizes the Bank to process transactions
		g deposit account(s) maintained by the undersigned at the Bank
		tions. In addition, the undersigned hereby agrees to abide by
	the following terms and conditions:	
_		unt through Electronic instructions shall be listed as follows:
L		maintained by the undersigned at the Bank.
_ L		maintained by the undersigned at the Bank.
—		可立約定書人勾選之無摺交易,每筆扣款限額(等值) 表,片:物,也不持,2. 第三人居公司
		書人指示將款項轉入第三人帳戶:
	□轉帳 □結匯 □國內	• 1 1
		cess the following transaction(s) without the undersigned's gned, via Electronic Instructions, limited to the amount of
		preign currency, for each transaction, and to transfer the funds to
	a third party's account as per the instruction	
	* *	change settlement
= .		E款業務,如需外匯實質交易文件時,於立約定書人提供正
_		E 秋来份,如而外匯員員交勿文件时,於立約定音八提供正 C 件或立約定書人親自辦理之交易,銀行得排除電子傳送交
	本文什供	、什 以 工 剂 尺 音 八 税 日 拼 注 之 义 勿 , 敢 们 付 拼 际 电 丁 停 运 义
		action documents for the foreign exchange when processing the
		ment and foreign/local remittance, the transaction shall be
		nal documents provided by the undersigned. The Bank may
		ns with respect to transactions requiring certified documents or
	to which the undersigned must attend per	
四	、以電子傳送交易指示提供之文件應蓋用	月立約定書人在銀行辦理提款所留存之印鑑供銀行核驗。惟
	立約定書人完全了解電子傳送交易指示	仍有模糊不清及真偽不易辨別之情形發生,為免銀行認定
	上困擾,茲聲明凡銀行所收到之電子係	專送交易指示上所蓋之印鑑或簽字,經銀行認定在外觀上近
		· -傳送交易指示即視為真正,銀行即得依該電子傳送交易指
	示辦理授權扣款交易,立約定書人均予	承認。
		on documents shall be affixed with the specimen seal recorded
		ral at the Bank. The undersigned fully understands that the
		le and unidentifiable. For avoidance of doubt, the undersigned
		oncludes that the seal or signature affixed on the Electronic
	Instructions received by the Bank app	pears similar to that recorded at the Bank, such Electronic

Instructions shall be deemed genuine and the Bank may proceed with the authorized debit in accordance with the Electronic Instructions and the undersigned hereby acknowledges all such transactions.

- 五、立約定書人於發出電子傳送交易指示後三十個營業日內,應將前述票據、提款條及(或)轉帳明細之正本補送抵銀行。於正本送達銀行前,該電子傳送交易指示視同正本,與正本有同一之效力,立約定書人絕不因文件形式、要件之欠缺或無正本而對銀行提出抗辯或主張任何權利。惟銀行於認為必要時,亦得於收妥上述正本文件後,方依約定書人之電子傳送交易指示辦理各項業務。 The undersigned shall supplement the original script of said transaction documents to the Bank within thirty (30) business days upon sending the Electronic Instructions. Prior to the receipt of the original script by the Bank, the Electronic Instructions shall be deemed as, and have the same effect as, the original script. The undersigned waives the right to raise a dispute or claim any right against the Bank on the grounds of the formality of documents, the failure to comply with the requirements or the absence of the original script. Where the Bank deems it necessary, the Bank may process the various transactions pursuant to the undersigned's Electronic Instructions only upon receipt of the original script of said documents.
- 六、立約定書人發出電子傳送交易指示前,應於提款條或扣款憑證正本加註「電子傳送交易指示提款」字樣或類似文義,未加註者,銀行得要求補正後始受理,立約定書人絕無異議。 Before the undersigned issues an Electronic Instruction authorizing the debit transaction, the undersigned shall mark "Electronic Instruction Authorizing Debit Transaction" or words of a similar meaning on the original script of the withdrawal slip or evidence authorizing the debit transaction. If the transaction documents received by the Bank does not include such comment, the Bank may request for an amendment before processing the request to carry out the withdrawal and debit transaction via Electronic instructions. The undersigned shall voice no objection.
- 七、立約定書人簽立本約定書至少應指定一位聯絡人,聯絡人姓名:

職稱: 電話: ,立約定書人授權指定之聯絡人有更新或 異動時,須向銀行辦理更正,若立約定書人授權指定之聯絡人無法聯絡時,銀行得不受理電子傳 送交易,立約定書人絕無異議。

If any change or update of contact person occurs, the undersigned shall apply for aforesaid amendments with the bank. If the Bank cannot contact the contact person authorized and designated by the undersigned, the Bank may decline to process the withdrawal and debit transaction via electronic instructions and the undersigned shall not voice any objection.

- 八、立約定書人就銀行依電子傳送交易指示辦理各項業務所負之債務、支出之費用及立約定書人因該 指示對銀行所負之債務,負完全清償責任。立約定書人亦藉此聲明任何人因本合約對銀行之任何 索賠、損失或費用,均由其負責任。
 - The undersigned shall be solely liable for all obligations and expenses incurred by the Bank to process the transactions pursuant to the Electronic Instructions and for all obligations of the undersigned towards the Bank in relation to the Electronic Instructions. The undersigned also hereby indemnify to hold the Bank harmless from and against any and all claims liabilities, losses or expenses which may be asserted against the Bank in any way relating to or arising out of this Agreement.
- 九、本約定書業經立約定書人於合理期間審視,立約定書人確已完全了解雙方權利義務關係。 The undersigned has reviewed this Agreement within the reasonable period and therefore declares that he/she fully understands the rights and obligations of both parties.
- 十、立約定書人或銀行之任何一方,認必要時,均得隨時以書面終止本約定書。 Either the undersigned or the Bank may, as deemed necessary, terminate this Agreement at any time in writing.
- 十一、立約定書人與銀行同意,如因本約定書涉訟時,適用泰國法律,並以 曼谷 地方法院為第一審管轄法院,但法律有專屬管轄之規定者,從其規定。

The undersigned and the Bank agree that any litigation arising from this Agreement shall be governed by the laws of the Kingdom of Thailand and shall be submitted to the jurisdiction of Bangkok District Court in the first instance, unless the exclusive jurisdiction is otherwise provided by law.

十二、本契約係以英語為之,另作成中文譯文僅供當事人參考之用,本契約內所載各條款如有任何爭執,應以英語文義為憑。

This Agreement is prepared in the English language and is translated into Chinese for reference only. In the event of any conflict or dispute or inconsistency as to the meaning of any terms, conditions or provisions of this Agreement, the English language version shall in all events prevail and predominant for all purposes whatsoever.

Company seal:	Undersigned: Customer Name:	Undersigned: Customer Name:		
公司章	Authorized signatur	re(s)有權簽字人簽名:		
	Address:			
		ation No.:		
	ID Type or Passpor	t No.:		
	Date:			
經辦:	營業主管:	單位主管:		
Handled by:	Operations Manager:	Branch General Manager:		