Application Form for Corporate Account  Please complete the form in English and in BLOCK LETTERS. All fields are mandatory unless otherwise stated.					
A) ACCOUNT TYPE (please spec	ify currency)				
S\$ Current Account Expected value of transaction (in S 0 to 5m  >5 to 20m >20 t	GD or any other curr	rency equivalent)			
☐ Foreign Currency Current Acco Expected value of transaction (in S ☐ 0 to 5m ☐ >5 to 20m ☐>20 t	GD or any other curr				
☐ S\$ Fixed Deposit Account (minimax)  Expected value of transaction (in S ☐ 0 to 5m ☐ >5 to 20m ☐>20 to	GD or any other curr				
☐ Foreign Currency Fixed Deposi Expected value of transaction (in S ☐ 0 to 5m ☐ >5 to 20m ☐>20 t	GD or any other curr	fy currency) (minimum amount applies)* rency equivalent)			
☐ Smart Account (pls select one of RMB ☐USD ☐SGD ☐EUR ☐ Expected value of transaction (in al ☐ 0 to 5m ☐ >5 to 20m ☐>20 to	□JPY □AUD □HI bove-mentioned curr				
Custody Account and CDP Sub Acc Expected value of transaction (in S ☐ 0 to 5m ☐ >5 to 20m ☐>20 to	GD or any other curr				
☐ Escrow Account ( pls spected value of transaction (in S ☐ 0 to 5m ☐ >5 to 20m ☐>20 to	GD or any other curr	rency equivalent)			
	or per Scheme mem	sured by the Singapore Deposit Insurance Corporation, for up to ber by law. Foreign currency deposits, dual currency products are not insured.			
Account Name (if different from I	Registered Name of	f Company)			
<b>B) COMPANY INFORMATION ("C</b>	ompany")				
Registered Name		Registration/Gazette/Unique Entity No. (UEN)			
Classification of Business  Sole Proprietor Representative Office Private Limited Company Private Limited Company Foreign Company Branch Office Public Limited Co (listed in S'pore) Public Limited Co (not listed in S'pore) (pls state name of foreign exchange) Others:					
Country of Registration/Incorpor Singapore	Country of Registration/Incorporation  Singapore Others (pls specify):				
Date of Registration	Tax Status	Country of Domicile (if different from country of			
/Incorporation	☐ Resident	registration)			
(ddmmyy)	□Non-Resident				

Registered Address				
Mailing Address (if different fr	om Registered Addre	ess)		
Contact Nos. & Persons	Fax No.	Email	Website Address, if a	ny
Nature of Business (please tide of the state	Is specify products/svcsecify products  Is greatly products  In - Construction  In - Property  Is specify:	e one)	<ul><li>Others</li><li>ot Statutory Authority</li><li>os specify:</li></ul>	)
Entity Type (Please provide that 1 for definitions)	e Account Holder's Sta	itus by ticking one of the follow	ring boxes; Please refer to	Appendix
<ol> <li>(a) Financial Institution – Invi. An Investment Entity Io Institution         (Note: if ticking this box pleatin. Other Investment Entity)</li> </ol>	cated in a Non-Particip ase also complete <b>2</b> bel	eating Jurisdiction and manage	d by another Financial	
(b) Financial Institution – De	epository Institution, Cu	stodial Institution or Specified	Insurance Company	
	obtained for FATCA pure continuous for the stock of which is nich is a related entity o	rposes.  regularly traded on an establif such a corporation	shed securities market	
If you are a Related Entity of a corporation that the Entity in (c			e of the regularly traded	
(g) Passive NFE (Note: if tion  2. If you have ticked 1(a)(i) or  a. Indicate the name of any	tional Organisation  (c) - (e) (for example a cking this box please also 1(g) above, then pleaty Controlling Person(s)	start-up NFE or a non-profit N so complete <b>2</b> below) <b>se:</b> of the Account Holder:		
Please see the definition of	•	f-certification form" for each Co	ภาแบแแน	

		ction of Residence  N") (see Appendix		nd related Taxp	ayer Identification Number or functional		
Plaa	se complete	the following indic	cating				
1 100	(i)		nt holder is tax residen	nt and			
	(ii) the Account Holder's TIN for each country/Reportable Jurisdiction indicated.						
					it is fiscally transparent), please indicate that which its principal office is located.		
If the	e Account Ho	older is tax resider	nt in more than three co	ountries/jurisdicti	on, please use a separate sheet.		
lf a	ΓIN is unava	ilable please provi	de the appropriate rea	son (i.e. Reason	A, B or C as defined below):		
	<b>son A</b> country/juris	diction where the	Account Holder is resid	dent does not iss	sue TINs to its residents.		
The			nable to obtain a TIN c e to obtain a TIN in the		nber ou have selected this reason)		
No 7 (Onl	son C TIN is require y select this uch jurisdicti	reason if the dome	estic law of the relevan	nt jurisdiction doe	es not require the collection of the TIN issued		
Со	untry/Jurise	diction of tax	TIN	Reason	Explanation		
	sidence			for no TIN	(if required)		
1							
2							
3							
iden Banl In I the I are anot	tified in this k with an upon hereby auth Account Hold not limited the country/	form or causes the dated self-certifica norize the Bank to der; and (ii) in relation, tax authorities	e information contained tion and Declaration, a disclose, report, or ex- ion to any Reportable of the country/jurisdic	d herein to beconceptable to the change any infolence out (s), with the in which the	ects the tax residency status of the individual(s) me incorrect or incomplete, and to provide the Bank, within 90 days of such change. The mation: (i) contained in this form, in relation to any governmental authority which includes but the account(s) is maintained, tax authorities of the Holder may be a tax resident pursuant to any		
Gro	uping Inforr	mation					
	you related*	to any existing co	rporate customers of IO yes, please state the norporate relationship: _		Branch? cisting corporate customer(s) and your		
com	pany or corpo nolding compa	rate group.			any or another company belonging to your holding ch has control or influence over the other company		
(ii) th (iii) ti	nere is power here is power	to determine the con to exercise controllin	nposition of the board of	directors of the oth	s such shares are being held as a trustee) er company; or cies of the other company.		
	rce of incor does the co	<b>ne</b> ompany generate i	ts revenue?				
			e majority of its revenu please list down the to		ere revenue is generated.		

Source of funds (may tick more than	1)	,				
cash (state reason why cash		١				
Funds transfer. (pls specify origin	cheque (pls specify origin)					
Others pls specify (	☐ Funds transfer, (pls specify origin) ☐ Others pls specify () pls specify origin)					
Information on connected parties* ( *Kindly use Appendix 1 as attachment						
S/N Name			Identification Number			
1	<b>3</b>					
2						
3						
4						
5 6						
7						
8						
9						
10						
C) ACCOUNT PARTICULARS						
Account to be used for:						
☐ Business Operations ☐	nvestment [	Others (pla	s specify)			
Account to be used for:						
Please fill out Appendices 4A and 4	·B.					
Other Bankers / banking experience	)					
Please specify :						
Any banking experience with United S	tates?	No				
Particulars of Authorised signatorie	es					
		heques, bills	of exchanges, orders to pay and any other			
instruments in respect of the accou	nt:					
Name:		Signature:				
NRIC/Passport No:						
Nationality:						
Telephone No.: (HP)						
: (Office)						
Designation:						
Group(where applicable):						
Name:		Signature:				
NRIC/Passport No:						
-						
Nationality:						
Telephone No.: (HP)						
: (Office)		1				
Designation:						
Group(where applicable):						

Nam	ne:		Signature:
NRI	C/Passport No:		
Nati	onality:		
Tele	phone No.: (HP)		
	: (Office)		
Des	ignation:		
Gro	up(where applicable):		
Nam	ne:	5	Signature:
NRI	C/Passport No:		
Nati	onality:		
Tele	phone No.: (HP)		
	: (Office)		
Des	ignation:		
Gro	up(where applicable):	-	
Sir	ng Conditions: ngly □Any Two Jointly □ Others: company, please fill in the extract of board of di	recto	or's resolution attached
D) DE	CLARATION		
Non-i	neficial Ownership resident Companies ompanies that are managed and controlled outside separately.	e Sin	gapore, please complete the Withholding Tax Declaration
I/We acknothe in	owledge and confirm that the Bank shall be entitled	to re	and/or control the management of the Company. I/We ely on my/our declaration regarding the identity(ies) of and count. I/We undertake to keep the Bank informed should
1	Full Name (including aliases)	2	Full Name (including aliases)
	NRIC/Passport No.		NRIC/Passport No.
	Date of Birth		Date of Birth
	Nationality		Nationality
	Residential Address		Residential Address
	Contact Numbers		Contact Numbers

	Occupation		Occupation
	Department of Object Idian		Danageta na af Obagah aldin n
	Percentage of Shareholding		Percentage of Shareholding
Note	); :		
		ittach	a separate list. Please also furnish certified true copies of
	identity documents.	::::	listed autition in recognized evaluation and/or financial
instit	peciaration is not applicable to governmental ent tutions supervised by the Monetary Authority of Sin	ities, nanor	listed entities in recognised exchanges and/or financial
2) Ta		gapor	<u>.                                    </u>
	Fax Declaration		
		any is	NOT located within the United States (U.S.) and it is NOT
			r the Securities Act, Foreign Account Tax Compliance Act
			cludes any person resident in the United States and any
	partnership or corporation organized or incorporate		
	The Company updately a to inform the Roals in the		
Ш	from such change) if there is any change to the ab		(as soon as practicable and in any event within 30 days
Note	• ,		ove are checked and any boxes marked * in section A.
	er Tax Declaration	3 abc	We are effected and any boxes marked in section A.
		tion o	or information relating to my tax affairs for purposes of
	complying with any anti money laundering or coun		
			e not been or am not being investigated or involved in any
			es or have not committed any tax related crimes or being
	convicted of any tax related crimes in any where in		
			ny of my account with you (this include account I already
			not or will not originate from any tax related crimes in any
			nate sources, I am not aware or have no grounds to believe ds from any crime (such as tax related crimes, money
	laundering, terrorism financing or any other crimina		
			able and in any event within 30 days from such change) if
	there is any change to the above declaration.		and and any ordina manning of days from outlined of an angle, in
3) D	eclaration for account opening, banking service	s & c	onsent
-, -			
In c	onsideration of the Bank opening the account upo	n the	Company's request, providing the Company with banking
	vices, the Company hereby:-		
1)			ree to be bound by the Account Terms and Conditions
	` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '	able a	at any of the Bank's branches or the Bank's website at
2)	www.icbc.com.sg;	مصالمة	the application form is correct and complete and confidence
2)			the application form is correct and complete, and, unless u if there is any change in the information stated above;
3)			e information that Company provides to the Bank now or
0)			Bank, financial conditions, for any banking product or
			ial Service Agreement and/or the Escrow Agreement),
			urpose stated and in accordance to the Account Terms;
4)			mpany's sole risk any means the Bank deem appropriate,
′			rsonal identification number, statements of accounts, any
	alerts (including but not limited to transactic	n or	activation alert) and any other communications or

5) declares that it does not (i) have any dealings with Iran or has any funds sourced from or outgoing to Iran (ii) have any dealings with any entities or countries involved in any economic or trade sanctions or has any funds sourced from or outgoing to any entities or countries involved in any economic or trade sanctions. The Company further acknowledges that the Bank is entitled to terminate the account without assigning any reason if the Bank believes or reasonably suspects that the declaration in this Clause 5 is untrue.

may suffer as a result of the non-receipt or disclosure of the same;

correspondences addressed to the Company (collectively "information") to the Company's mailing addresses, email or any mobile or facsimile number in accordance with the Bank's records. The Company further agrees to bear all risks (eg, non-receipt or disclosure to any unauthorised third party) arising from the sending of the information and release the Bank from any liability or responsibility in any way for any losses that the Company

- 6) (where applicable, if the Renminbi account is applied for) irrevocably undertake, declare, represent and warrant to the Bank that:-
  - (a) the Renminbi account is opened in order for the Company to conduct genuine cross border trade transactions with designated mainland China enterprises. The transactions are for purpose of settling such cross border trades in Renminbi. The amount in each remittance shall not exceed the actual amount payable

- by the Company under the underlying trade. The Company hereby irrevocably indemnify and keep the Bank indemnified, in this regard, against any losses, damages, expenses and claims the Bank may suffer arising from or in connection with the provision of any Renminbi settlement service as a result of the Company's misrepresentation or the Bank acting on Company's instructions, including but not limited to any stop payment instructions.
- (b) the Company acknowledges that all transactions are subject to the Bank's approval and the Bank reserve the right to amend any applicable terms and conditions in respect of the Renminbi account in order to comply with any applicable laws and regulations;
- 7) agree that at my sole risk, the Bank is authorised but not obliged, to receive any instruction given by or over telephone, mobile telephone (including short message services (SMS) (where applicable), facsimile transmission, computer, email or any other electronic equipments, (collectively "Instructions") from or purporting to be from the Company without separate verification by the Bank as to the genuineness of such Instructions;
- 8) irrevocably authorize you to debit from my account whether opened hereunder or other accounts that I may open with you in the future, any fees or charges that may be due to you as a result of my using of any of your banking services or product:
- 9) undertake and confirm that the Company has obtained consent from the respective third party, where any personal data (as defined under the Personal Data Protection Act 2012, including any amendments or supplement thereto or any other applicable privacy laws) belonging to such third party is submitted to the Bank for any product or services the Bank may offer to the Company from time to time.

## E) Telephone, Fax, Email Indemnity

The Company hereby requests that the Bank shall act upon our instructions and information conveyed to the Bank through the telephone or by facsimile or E-mail transmission and the Company agrees to abide by the terms and conditions as set out herein.

#### 1. PROCEDURE

- 1.1 The Bank shall be entitled, but shall not be obliged, to rely and act on any instructions (including instructions for funds transfer) and information sent by the Company through the telephone or by facsimile or E-mail transmission (hereinafter referred to as the "Instructions", which expression shall include any instructions purportedly sent by the Company) in accordance with this Clause.
- 1.2 The Company shall mail to the Bank (at the address stated herein or such other address as the Bank may notify the Company in writing) the original of the Instructions, to be received by the Bank within three (3) business days after the date of such telephone instruction or facsimile or E-mail transmission was given/ sent but the Bank shall not be under any obligation to verify that the Company does so. Notwithstanding the aforesaid, the Bank shall be entitled to act or rely on the Instructions whether or not such original is sent by the Company or received by the Bank and the Bank shall not be liable to the Company by its acting or refraining from acting without receipt of such original. Unless otherwise instructed by the Company, the Company irrevocably and unconditionally authorize the Bank to act on any Instructions originating from the persons / phone number/ facsimile number / email address stipulated in \*Appendix 2 below without further need to verify the authenticity or the content thereto.
- 1.3 Upon receipt of the Instructions, the Bank may, but need not, refrain from or delay in acting on such Instructions in order to verify the authenticity or contents of the Instructions (by such means as the Bank may decide in its sole discretion) without incurring any responsibility for loss, liability or expense arising out of so refraining or delaying to act. It is agreed that there is no duty on the part of the Bank to verify the authenticity or contents of any Instruction and any failure to verify the authenticity or contents of any Instruction shall not be construed to be evidence of lack of good faith or the failure to exercise reasonable care on the part of the Bank.
- 1.4 All Instructions received by the Bank shall be deemed to have been sent by person(s) duly authorized by the Company to do so (whether or not such person purported to be a person so authorized by the Company). The Bank shall not be obliged to enquire whether the Instructions were sent by such person(s). Notwithstanding that the Instructions were sent by person(s) not so authorized by the Company, the Company shall be bound by such Instructions. Without limiting the generality of the foregoing, if any facility, credit, transfer, contract or other arrangement is executed, entered into or amended by the Bank pursuant to such Instructions, the Company shall be bound by the terms and conditions under which the facility, credit, transfer, contract or other arrangement is executed, entered into or amended by the Bank.
- 1.5 The Bank may, at its sole discretion (but under no obligation), record (whether by writing, electronic or telephone recordings) any or all telephone conversations or any E-mail correspondences with the Company and its personnel. The Company consents to such recording. Such recording or any E-mail correspondences shall be deemed accurate unless the Company proves otherwise.
- 1.6 The Instructions shall be conclusive and irrevocable as to the terms therein unless and until the Bank

shall have received notification by the Company in writing as to any error or amendment in such Instructions PROVIDED THAT no amendment may be made by the Company in respect of any Instruction which has been acted upon, whether partially or wholly, by the Bank.

- 1.7 The Bank shall not be bound to act on any Instructions, in particular (and without prejudice to the generality of the foregoing) when there is insufficient funds in any of the Company's accounts with the Bank or if the Bank is prevented by law or any attachment or Court order or restraint from complying with any Instruction given or purported to be given by the Company.
- 1.8 The Company is aware that signatures on facsimile or Email Instructions may be superimposed fraudulently or without proper authority when transmitted to the Bank and the Company shall give facsimile or E-mail Instruction assuming such risks. The Bank shall not be liable for any losses, damages, expenses, claims or liabilities suffered by the Company as a result of the Bank acting upon facsimile or E-mail Instructions so long as the signatures appearing on any such facsimile or E-mail Instructions appear on verification to be or purport to be in accordance with the Company's specimen signature.
- 1.9 The Company agrees to comply with any other procedure which the Bank may from time to time establish in connection with this request provided that such procedures are notified to the Company in writing.

# 2. WARRANTY

The Company hereby warrants and represents to the Bank that the Instructions will be sent by person(s) who have full power, authority and legal right to so act for the Company and the Company has taken or obtained or will take or obtain all necessary corporate and other action to authorize such person(s) to so act.

#### 3. NO LIABILITY

Without prejudice to Clause 1, the Bank shall not be liable for any error, discrepancy or other miscommunication arising in respect of the Instructions other than any error, discrepancy or other miscommunication arising directly as a result of the gross negligence or wilful misconduct of the Bank's employees, and the Bank shall not be liable for acting or relying on Instructions where the person(s) sending the Instructions (whether or not the person(s) purported to be authorized to do so) was not authorized to do so. Without prejudice to the foregoing, the risk that any forgery, error, discrepancy or other miscommunication may occur in respect of any transactions hereunder shall be borne by the Company except where such forgery, error, discrepancy or other miscommunication occurred as a direct result of the gross negligence or wilful misconduct of the Bank's employees. Without prejudice to the foregoing, the Bank shall not be responsible or liable to any person for not acting in accordance with any Instructions.

#### 4. UNDERTAKINGS

The Company shall pay to the Bank on demand all monies, fees, charges and expenses required or incidental to the implementation of transactions pursuant to the Company Instructions including, without limitation, the amount to be transferred, the amount required for the purchase of any securities, brokerage, stamp duty and such other charges that may be incurred thereby. In this connection, the Company hereby irrevocably authorizes the Bank to settle such payments by debiting the Company accounts or any of them.

#### 5. EVIDENCE

The Company agrees that the Instructions which are sent by facsimile or E-mail transmission may be admitted in evidence for the purposes of any legal proceedings whether or not the original of the Instructions has been received by the Bank pursuant to Clause 1.2.

# 6. INDEMNITY

The Company agrees to indemnify and hold the Bank harmless against all claims, losses, damages, demands, liability or expenses (including legal costs on a full indemnity basis) of any nature arising directly or indirectly from or in connection with this request or as a result of the Bank acting pursuant to this request or in providing the services contemplated hereunder and/or as a result of the Bank not acting pursuant to any Instructions.

#### 7. APPLICATION

Unless otherwise agreed in writing between the parties, this Instruction shall apply to ALL banking facilities, loan or credit facilities or accounts the Company may now or hereinafter have with the Bank in respect of which the Bank is prepared to accept instructions by facsimile or E-mail transmission.

# 8. SEVERABILITY

The illegality, invalidity or unenforceability of any provision of this request under the law of any jurisdiction shall not affect its legality, validity or enforceability under the law of any other jurisdiction nor the

legality, validity or enforceability of any other provision.

#### 9. TERMINATION

The terms herein shall remain in full force and effect unless and until the Bank receives notice of termination from the Company in writing, save that such termination will not (i) release the Company from any liability herein and indemnity (ii) remove or cease or limit of any of the Bank's rights (including without limitation, the rights conferred upon it under Clause 3) in respect of an act done or performed or carried out or any steps taken by the Bank in accordance with the terms herein prior to the date of such termination or date of receipt of such notice whichever is later.

#### 10. GOVERNING LAW AND SUBMISSION TO JURISDICTION

This request shall be governed and construed in accordance with the laws of the Republic of Singapore and the Company irrevocable submits to the jurisdiction of the courts of Singapore. The Contracts (Rights of Third Parties) Act (Cap.53B) of Singapore shall not apply to this request and no rights or benefits expressly or impliedly conferred by this request shall be enforceable under that Act against the Bank or the Company by any other person.

# Appendix 1 - Information on connected parties

(Please provide information for all directors, chairman and CEO when appropriate)

S/N	Name	<u>Designation</u>	Identification Number
1			
2			
3			
4			
5			
6			
7			
8			
9			
10			

11						
12						
Append	ix 2					
rhe Coι	mpany irrevocably and uncondi					
	sons/ phone number/ facsimile					
the auth	nenticity or the content thereto valid and binding until the Ban	and the Bank is irrev	ocably at	ithorized to tr	eat the above detail	s as
,	valid and binding until the ban	K ICCCIVCU A HOUCC III V	viiding or	arry criarige.		
S/N	Name of contact person &	Phone number	Facsimi	le No.	Email	1
	designation					+
						1
						1

Appendix 3 (ONLY APPLICABLE TO SN	MART ACCOUNTS)
	nditionally authorize the Bank to open the Smart Account(s) i
	ement without further need to verify the authenticity or the conter
	horized to treat the above details as correct, valid and binding until th
Bank received a notice in writing of any	change.
Master Account Name:	
Purpose of Account:	
Currency:	
Channel:	☐Corporate Internet Banking ☐Over the Counter
*Counterparty for Sub-Account (1):	g
*Counterparty for Sub-Account (2):	
*Counterparty for Sub-Account (3):	
*Counterparty for Sub-Account (4):	
*Counterparty for Sub-Account (5):	
*Counterparty for Sub-Account (6):	
*Counterparty for Sub-Account (7):	
*Counterparty for Sub-Account (8):	
*Counterparty for Sub-Account (9):	
*Counterparty for Sub-Account (10):	
contained in this Appendix 3 is incorrect,	for information and reference only. In the event that any of the information, misleading or erroneous, the Bank may not process the opening of the Bank shall not be responsible to monitor the application of funds for the
	arges incurred as a result of any present or future banking services shall be Account by the Bank, in accordance with the Fee Structure contemplated
Master Assount Management Foo	Smart Account Fee Structure
Master Account Management Fee Sub Account Management Fee	
Other Fees (if any)	
, ,,	Int Fee Structure Confirmed and Agreed by:
Omar 7.000a	int 100 off dotal of Offini inou and Agrood by:
Name:	Name:
Designation: <b>Director</b> , <b>Company Name</b>	Date:
Date:	Industrial and Commercial Bank of China Limited,

(Remainder of page intentionally left blank)

Singapore Branch

<sup>1</sup> <b>Appendix 4A – Intern</b> Do you require Online E			
☐ Internet Banking	-		
☐ Internet Banking	and Mobile Banking;		
☐ No.			
	Opera	ators	
	(Operators will be able to view acco	ounts and/ or create transactio	ons only)
1. Name as In NRIC	/Passport	2. Name as In NRIC	/Passport
NRIC/Passport No.		NRIC/Passport No.	
Contact No.)		Contact No.	
Email Address		Email Address	
Authorisation	To Enquire/ View Accounts and where applicable, prepare the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express FX ICBC Message	Authorisation	To Enquire/ View Accounts and where applicable, prepare the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express FX ICBC Message
Remarks		Remarks	
3. Name as In NRIC	/Passport	4. Name as In NRIC	/Passport
NRIC/Passport No.		NRIC/Passport No.	
Contact No.		Contact No.	
Email Address		Email Address	
Authorisation	To Enquire/ View Accounts and where applicable, prepare the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express	Authorisation	To Enquire/ View Accounts and where applicable, prepare the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express
	☐ FX ☐ ICBC Message		☐ FX ☐ ICBC Message
Remarks		Remarks	

 $<sup>^{\</sup>rm 1}\,$  You may submit additional Appendix 3 if you have more than 4 Makers.

<sup>2</sup> Appendix 4B – Inte	rnet/Mobile Banking		
		Authorisers	
☐ Pleas		s and Authorisers are the same	group of persons.
		w accounts and approve transactions o	
If Operator and	d Authoriser is the same person, he/sh	e will be able to view accounts, create a	and approve transactions.)
1. Name as In NRIC/	Passport	2. Name as In NRIC/Passpo	ort
NRIC/Passport No.		NRIC/Passport No.	
Contact No.		Contact No.	
Email Address		Email Address	
Authorisation	To Enquire/ View Accounts and where applicable, approve the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express FX ICBC Message	Authorisation	To Enquire/ View Accounts and where applicable, approve the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express FX ICBC Message
Authoriser's Limit	Up to [Insert Currency and Amount] Note: Currency will be in accordance to main account.	Authoriser's Limit	Up to [Insert Currency and Amount] Note: Currency will be in accordance to main account.
Remarks		Remarks	

 $<sup>^{\</sup>rm 2}\,$  You may submit additional Appendix 3 if you have more than 4 Makers.

3. Name as In NRIC/Passport		4. Name as In NRIC/Passport		
NRIC/Passport No.		NRIC/Passport No.		
Contact No.		Contact No.		
Email Address		Email Address		
Authorisation	To Enquire/ View Accounts and where applicable, approve the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express FX ICBC Message	Authorisation	To Enquire/ View Accounts and where applicable, approve the following (subject to limits below, if any):-  Transfers/ Remittance ICBC Express FX ICBC Message	
Authoriser's Limit	Up to [Insert Currency and Amount] Note: Currency will be in accordance to main account.	Authoriser's Limit	Up to [Insert Currency and Amount] Note: Currency will be in accordance to main account.	
Remarks		Remarks		
☐ Singly with no limi☐ Singly with limit of☐ Jointly with no lim☐ Others (please sp	thorized to approve the trant t on transaction value;	Amount] on transaction value		

# E) AGREEMENT To: Industrial and Commercial Bank of China Limited, Singapore branch ("Bank") I/We request the Bank to open the above stated account(s) subject to the Account Terms and Conditions for which I/We have received and read (copy available at any of the Bank's branches or on the website at www.icbc.com.sg), and, where applicable, the Custodial Service Agreement, CDP Clearing Rules (which can be found on SGX website under Rulebook: http://rulebook.sgx.com) and/or the Escrow Account Agreement, for which I/We have received and have have fully understood its contents. I/We agree to abide and be bound by them and any of its amendments, alterations and additions made from time to time. I/We consent to disclosures as provided therein and agree that all payments be debited from the account(s). I/We hereby certify and confirm that the person(s) whose signature(s) appear in the Authorised Signatories section below are authorised to sign, endorse, accept, draw or make for and on the Company's behalf all instruments in respect of or in connection with the account(s) even though payment is for any director, employee or authorised person or any individual order if any signing person without the Bank having to enquire into the circumstances or being liable in any way in respect of such payment and that the Bank be and is authorised to honour all instruments presented for payment. I/We warrant that I/We have the power and authority to sign and deliver this application form and the attached resolution together with all other related documents. Signature of Authorised person Signature of Authorised person Name: Name: **Designation: \*Director/ Secretary Designation: Director** NRIC/ Passport No.: NRIC/ Passport No.:

Date:

Date:

FOR BANK USE Attended by :

Account Number:

Remarks:

Approved by:

Date:

## Appendix 1 - Definitions

**Note:** These are selected summaries of defined terms provided to assist you with the completion of this form. Further details can be found within the OECD "Common Reporting Standard for Automatic Exchange of Financial Account Information" (the "CRS"), the associated "Commentary" to the CRS, and domestic guidance. This can be found at the OECD automatic exchange of information portal.

(http://www.oecd.org/tax/transparency/automaticexchangeofinformation.htm)

If you have any questions then please contact your tax adviser or domestic tax authority.

#### "Account Holder"

The "Account Holder" is the person listed or identified as the holder of a Financial Account by the Financial Institution that maintains the account. This is regardless of whether such person is a flow-through Entity. Thus, for example, if a trust or an estate is listed as the holder or owner of a Financial Account, the trust or estate is the Account Holder, rather than the trustee or the trust's owners or beneficiaries. Similarly, if a partnership is listed as the holder or owner of a Financial Account, the partnership is the Account Holder, rather than the partners in the partnership. A person, other than a Financial Institution, holding a Financial Account for the benefit or account of another person as agent, custodian, nominee, signatory, investment advisor, or intermediary, is not treated as holding the account, and such other person is treated as holding the account.

#### "Active NFE"

An NFE is an Active NFE if it meets any of the criteria listed below. In summary, those criteria refer to:

- active NFEs by reason of income and assets;
- publicly traded NFEs;
- Governmental Entities, International Organisations, Central Banks, or their wholly owned Entities;
- holding NFEs that are members of a nonfinancial group;
- start-up NFEs;
- NFEs that are liquidating or emerging from bankruptcy;
- treasury centres that are members of a nonfinancial group; or
- non-profit NFEs.

An entity will be classified as Active NFE if it meets any of the following criteria:

- a) less than 50% of the NFE's gross income for the preceding calendar year or other appropriate reporting period is passive income and less than 50% of the assets held by the NFE during the preceding calendar year or other appropriate reporting period are assets that produce or are held for the production of passive income;
- b) the stock of the NFE is regularly traded on an established securities market or the NFE is a Related Entity of an Entity the stock of which is regularly traded on an established securities market;
- c) the NFE is a Governmental Entity, an International Organisation, a Central Bank, or an Entity wholly owned by one or more of the foregoing;
- d) substantially all of the activities of the NFE consist of holding (in whole or in part) the outstanding stock of, or providing financing and services to, one or more subsidiaries that engage in trades or businesses other than the business of a Financial Institution, except that an Entity does not qualify for this status if the Entity functions (or holds itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes;
- e) the NFE is not yet operating a business and has no prior operating history, (a "start-up NFE") but is investing capital into assets with the intent to operate a business other than that of a Financial Institution, provided that the NFE does not qualify for this exception after the date that is 24 months after the date of the initial organisation of the NFE:
- f) the NFE was not a Financial Institution in the past five years, and is in the process of liquidating its assets or is reorganising with the intent to continue or recommence operations in a business other than that of a Financial Institution:
- g) the NFE primarily engages in financing and hedging transactions with, or for, Related Entities that are not Financial Institutions, and does not provide financing or hedging services to any Entity that is not a Related Entity, provided that the group of any such Related Entities is primarily engaged in a business other than that of a Financial Institution; or
- h) the NFE meets all of the following requirements (a "non-profit NFE"):
  - i) it is established and operated in its jurisdiction of residence exclusively for religious, charitable, scientific, artistic, cultural, athletic, or educational purposes; or it is established and operated in its jurisdiction of residence and it is a

professional organisation, business league, chamber of commerce, labour organisation, agricultural or horticultural organisation, civic league or an organisation operated exclusively for the promotion of social welfare;

- ii) it is exempt from income tax in its jurisdiction of residence:
- iii) it has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
- iv) the applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents do not permit any income or assets of the NFE to be distributed to, or applied for the benefit of, a private person or non-charitable Entity other than pursuant to the conduct of the NFE's charitable activities, or as payment of reasonable compensation for services rendered, or as payment representing the fair market value of property which the NFE has purchased; and
- v) the applicable laws of the NFE's jurisdiction of residence or the NFE's formation documents require that, upon the NFE's liquidation or dissolution, all of its assets be distributed to a Governmental Entity or other non-profit organisation, or escheat to the government of the NFE's jurisdiction of residence or any political subdivision.

Note: Certain entities (such as U.S. Territory NFFEs) may qualify for Active NFFE status under FATCA but not Active NFE status under the CRS.

#### "Control"

"Control" over an Entity is generally exercised by the natural person(s) who ultimately has a controlling ownership interest (typically on the basis of a certain percentage (e.g. 25%)) in the Entity. Where no natural person(s) exercises control through ownership interests, the Controlling Person(s) of the Entity will be the natural person(s) who exercises control of the Entity through other means. Where no natural person(s) is/are identified as exercising control of the Entity through ownership interests, then under the CRS the Reportable Person is deemed to be the natural person who hold the position of senior managing official.

# "Controlling Person(s)"

"Controlling Persons" are the natural person(s) who exercise control over an entity. Where that entity is treated as a Passive Non-Financial Entity ("Passive NFE") then a Financial Institution is required to determine whether or not these Controlling Persons are Reportable Persons. This definition corresponds to the term "beneficial owner" described in Recommendation 10 and the Interpretative Note on Recommendation 10 of the Financial Action Task Force Recommendations (as adopted in February 2012).

In the case of a trust, the Controlling Person(s) are the settlor(s), the trustee(s), the protector(s) (if any), the beneficiary(ies) or class(es) of beneficiaries, or any other natural person(s) exercising ultimate effective control over the trust (including through a chain of control or ownership). Under the CRS the settlor(s), the trustee(s), the protector(s) (if any), and the beneficiary(ies) or class(es) of beneficiaries, are always treated as Controlling Persons of a trust, regardless of whether or not any of them exercises control over the activities of the trust.

Where the settlor(s) of a trust is an Entity then the CRS requires Financial Institutions to also identify the Controlling Persons of the settlor(s) and when required report them as Controlling Persons of the trust. In the case of a legal arrangement other than a trust, "Controlling Person(s) means persons in equivalent or similar positions.

#### "Custodial Institution"

The term "Custodial Institution" means any Entity that holds, as a substantial portion of its business, Financial Assets for the account of others. This is where the Entity's gross income attributable to the holding of Financial Assets and related financial services equals or exceeds 20% of the Entity's gross income during the shorter of: (i) the three-year period that ends on 31 December (or the final day of a non-calendar year accounting period) prior to the year in which the determination is being made; or (ii) the period during which the Entity has been in existence.

#### "Depository Institution"

The term "Depository Institution" means any Entity that accepts deposits in the ordinary course of a banking or similar business.

#### "FATCA"

FATCA stands for the U.S. provisions commonly known as the Foreign Account Tax Compliance Act, which were enacted into U.S. law as part of the Hiring Incentives to Restore Employment (HIRE) Act on March 18, 2010. FATCA

creates a new information reporting and withholding regime for payments made to certain non-U.S. financial institutions and other non-U.S. entities.

## "Entity"

The term "Entity" means a legal person or a legal arrangement, such as a corporation, organisation, partnership, trust or foundation. This term covers any person other than an individual (i.e. a natural person).

#### "Financial Institution"

The term "Financial Institution" means a "Custodial Institution", a "Depository Institution", an "Investment Entity", or a "Specified Insurance Company". Please see the relevant domestic guidance and the CRS for further classification definitions that apply to Financial Institutions.

## "Investment Entity"

The term "Investment Entity" includes two types of Entities:

- (i) an Entity that primarily conducts as a business one or more of the following activities or operations for or on behalf of a customer:
  - Trading in money market instruments (cheques, bills, certificates of deposit, derivatives, etc.); foreign
    exchange; exchange, interest rate and index instruments; transferable securities; or commodity futures
    trading;
  - Individual and collective portfolio management; or
  - Otherwise investing, administering, or managing Financial Assets or money on behalf of other persons.

Such activities or operations do not include rendering non-binding investment advice to a customer.

(ii) "The second type of "Investment Entity" ("Investment Entity managed by another Financial Institution") is any Entity the gross income of which is primarily attributable to investing, reinvesting, or trading in Financial Assets where the Entity is managed by another Entity that is a Depository Institution, a Custodial Institution, a Specified Insurance Company, or the first type of Investment Entity.

## "Investment Entity located in a Non-Participating Jurisdiction and managed by another Financial Institution"

The term "Investment Entity located in a Non-Participating Jurisdiction and managed by another Financial Institution" means any Entity the gross income of which is primarily attributable to investing, reinvesting, or trading in Financial Assets if the Entity is (i) managed by a Financial Institution and (ii) not a Participating Jurisdiction Financial Institution.

## "Investment Entity managed by another Financial Institution"

"An Entity is "managed by" another Entity if the managing Entity performs, either directly or through another service provider on behalf of the managed Entity, any of the activities or operations described in clause (i) above in the definition of 'Investment Entity'.

An Entity only manages another Entity if it has discretionary authority to manage the other Entity's assets (either in whole or part). Where an Entity is managed by a mix of Financial Institutions, NFEs or individuals, the Entity is considered to be managed by another Entity that is a Depository Institution, a Custodial Institution, a Specified Insurance Company, or the first type of Investment Entity, if any of the managing Entities is such another Entity.

#### "NFE"

An "NFE" is any Entity that is not a Financial Institution.

## "Non-Reporting Financial Institution"

A Non-Reporting Financial Institution" means any Financial Institution that is:

- a Governmental Entity, International Organisation or Central Bank, other than with respect to a payment that is derived from an obligation held in connection with a commercial financial activity of a type engaged in by a Specified Insurance Company, Custodial Institution, or Depository Institution;
- a Broad Participation Retirement Fund; a Narrow Participation Retirement Fund; a Pension Fund of a Governmental Entity, International Organisation or Central Bank; or a Qualified Credit Card Issuer;
- an Exempt Collective Investment Vehicle; or
- a Trustee-Documented Trust: a trust where the trustee of the trust is a Reporting Financial Institution and reports all information required to be reported with respect to all Reportable Accounts of the trust;

any other defined in a countries domestic law as a Non-Reporting Financial Institution.

#### "Participating Jurisdiction"

A "Participating Jurisdiction" means a jurisdiction with which an agreement is in place pursuant to which it will provide the information required on the automatic exchange of financial account information set out in the Common Reporting Standard and that is identified in a published list.

# "Participating Jurisdiction Financial Institution"

The term "Participating Jurisdiction Financial Institution means (i) any Financial Institution that is tax resident in a Participating Jurisdiction, but excludes any branch of that Financial Institution that is located outside of that jurisdiction, and (ii) any branch of a Financial Institution that is not tax resident in a Participating Jurisdiction, if that branch is located in such Participating Jurisdiction.

#### "Passive NFE"

Under the CRS a "Passive NFE" means any NFE that is not an Active NFE. An Investment Entity located in a Non-Participating Jurisdiction and managed by another Financial Institution is also treated as a Passive NFE for purposes of the CRS.

## "Related Entity"

An Entity is a "Related Entity" of another Entity if either Entity controls the other Entity, or the two Entities are under common control. For this purpose control includes direct or indirect ownership of more than 50% of the vote and value in an Entity.

#### "Reportable Account"

The term "Reportable Account" means an account held by one or more Reportable Persons or by a Passive NFE with one or more Controlling Persons that is a Reportable Person.

#### "Reportable Jurisdiction"

A Reportable Jurisdiction is a jurisdiction with which an obligation to provide financial account information is in place and that is identified in a published list.

#### "Reportable Jurisdiction Person"

A Reportable Jurisdiction Person is an Entity that is tax resident in a Reportable Jurisdiction(s) under the tax laws of such jurisdiction(s) - by reference to local laws in the country where the Entity is established, incorporated or managed. An Entity such as a partnership, limited liability partnership or similar legal arrangement that has no residence for tax purposes shall be treated as resident in the jurisdiction in which its place of effective management is situated. As such if an Entity certifies that it has no residence for tax purposes it should complete the form stating the address of its principal office.

Dual resident Entities may rely on the tiebreaker rules contained in tax conventions (if applicable) to determine their residence for tax purposes.

# "Reportable Person"

A "Reportable Person" is defined as a "Reportable Jurisdiction Person", other than:

- a corporation the stock of which is regularly traded on one or more established securities markets;
- any corporation that is a Related Entity of a corporation described in clause (i);
- a Governmental Entity;
- an International Organisation;
- a Central Bank; or
- a Financial Institution (except for an Investment Entity described in Sub Paragraph A(6) b) of the CRS that are not Participating Jurisdiction Financial Institutions. Instead, such Investment Entities are treated as Passive NFE's.)

#### "Resident for tax purposes"

Each jurisdiction has its own rules for defining tax residence, and jurisdictions have provided information on how to determine whether an entity is tax resident in the jurisdiction on the OECD automatic exchange of information portal. Generally, an Entity will be resident for tax purposes in a jurisdiction if, under the laws of that jurisdiction (including tax

conventions), it pays or should be paying tax therein by reason of his domicile, residence, place of management or incorporation, or any other criterion of a similar nature, and not only from sources in that jurisdiction. Dual resident Entities may rely on the tiebreaker rules contained in tax conventions (if applicable) to solve cases of double residence for determining their residence for tax purposes. An Entity such as a partnership, limited liability partnership or similar legal arrangement that has no residence for tax purposes shall be treated as resident in the jurisdiction in which its place of effective management is situated. For additional information on tax residence, please talk to your tax adviser or see the OECD automatic exchange of information portal.

# "Specified Insurance Company"

The term "Specified Insurance Company" means any Entity that is an insurance company (or the holding company of an insurance company) that issues, or is obligated to make payments with respect to, a Cash Value Insurance Contract or an Annuity Contract.

# "TIN" (including "functional equivalent")

The term "TIN" means Taxpayer Identification Number or a functional equivalent in the absence of a TIN. A TIN is a unique combination of letters or numbers assigned by a jurisdiction to an individual or an Entity and used to identify the individual or Entity for the purposes of administering the tax laws of such jurisdiction. Further details of acceptable TINs can be found at the OECD automatic exchange of information portal.

Some jurisdictions do not issue a TIN. However, these jurisdictions often utilise some other high integrity number with an equivalent level of identification (a "functional equivalent"). Examples of that type of number include, for Entities, a Business/company registration code/number.

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