

**NOMURA****Request for Receiving Documents via Email**

Date \_\_\_\_\_

I/We the undersigned \_\_\_\_\_ (“Customer”),  
 account number \_\_\_\_\_ hereby request Capital Nomura Securities Public Company  
 Limited (“Company”) to send all trading documents to the Customer’s email address and/or  
 provide the Customer with internet access to the Company’s internet system instead of sending the  
 same by post. In this regard, the Customer acknowledges and agrees as follows.

1. The Customer’s email address for the purpose hereunder is:

\_\_\_\_\_

(If this email address is different from the one given earlier by the Customer, the Customer agrees to use this email address.)

Should the Customer wish to change the email address given hereunder, the Customer shall notify the Company of such change in writing.

2. The trading documents mentioned hereunder shall include but not limited to Confirmation of Trading Orders, Receipts, Asset Confirmation, Cash and Securities Statement, Outstanding Securities Balance and any other relevant documents (each or collectively, “Documents”).

3. The Customer possesses knowledge and understanding in relation to sending the Documents via email including any risk and damage which might occur including, but not limited to, loss of or delay in transmission of information or incapability of transmitting same, intervention of or hacking through the Customer’s email address or internet, error and discrepancy of information otherwise occurring due to restriction in using email or internet as a public mean utilized worldwide, and the Customer shall ensure that the Customer’s internet and email are in order. The Customer understands and acknowledges that the Company shall not be liable for damage of whatever nature as a result thereof and that the Company expresses no warranty of whatever nature in relation to prevention of any risk which might occur. In addition, the Company may, at its absolute discretion or when the Documents cannot be sent via email, send the Documents to the Customer by post or by any other means without prior notice.

4. The Customer understands and acknowledges that it is the duty of the Customer to check the accuracy of the information contained in the Documents received via email in each and every occasion; if the Customer does not notify the Company of any objection thereto within three working days after the sending date, the Company shall treat all information so sent as correct and accurate.

However, the Company reserves the right to correct the information so as to be accurate and complete without prior notice.

In addition, in order to comply with the regulation of the Securities and Exchange Commission (SEC), the Company may send a report on outstanding securities balance to the Customer via post according to the method and period as provided by the SEC which may be changed as the SEC deem appropriate.

5. The Customer may terminate the service hereunder by giving at least 3 days prior written notice to the Company.

Sign **X** ..... Customer  
 ( ..... )