

Branch Code:

MKT_E_028_0424

分期貸款申請表 Instalment Loan Application Form

* 非必須填寫 Optional

						<u> </u>
本人以下述之身份提交本分期貸款(「貸款 submit this application for the Instalment Loan (t 〕貸款借款人 the Borrower of the Loan		住宅地址 (請以英文填寫) Home Addre 室 Flat/Room 樓	ess (in English) Floor 座 Block	月薪 Monthly Income	毎月津貼及其他收,	√ Monthly Allowance & Other Incor
】貸款擔保人 the Guarantor of the Loan	東水粉が日日が八 trie Joint Borrower of trie Loan			服務年期 Year(s) of Service	公司電話號碼 Office	-a Tal No
只適用於擔保人或貸款聯名借款人之申請 Applicable for Guarantor or Joint Borrower a	application only	大廈/屋邨 Building/Estate		年 year(s)月 mo	onth(s)	
貸款借款人之中、英文全名 The Full Chinese and English names of the	貸款借款人之香港身份證/護照編號 The HKID/Passport No(s). of the Borrower(s) of	街號及街道名稱 No. and Name of Stree	et/Road 地區 District	通訊地址 Correspondence Address(郵政信箱恕不接受 P. O. Box is not acceptable) 住宅 Home 公司 Office		
Borrower(s) of the Loan	the Loan			配偶	資料 Spouse Informat	ion*
		□香港 HK □九龍 KLN □新界		姓名 Name	職銜 Position	
與貸款借款人之關係 Relationship with the Borrower(s) of the Loan		(如永久地址有別於上述住宅地址, (Please enclose permanent address proof residential address.)	則須提供永久任址證明。) if the permanent address is different from the above	 手提電話號碼 Mobile No.	公司電話號	馬 Office Tel. No.
貸款資料 Loar	ı Information	現居年期 Year(s) of Residence	住宅電話號碼 Home Tel. No.			
和人貸款 Personal Loan		年 year(s) 月 month	(5)		諮詢人 Referee*	
□結餘轉戶私人貸款 Balance Transfer Persona □裝修貸款 Decoration Loan □升學進修貸款 Education Loan	al Loan	手提電話號碼 Mobile No.	電郵地址 Email Address	姓名 Name	年齡 Age	關係 Relationship
□專業貸款 Professional Loan □純税務貸款 Pure Tax Loan □税務貸款計劃─私人貸款 Personal Loan U	nder Tax Loan Program	住宅狀況 Residential Status	與誰居住 Living with □ 獨居 Alone	公司名稱 Name of Employer		ı
申請貸款額 港幣 Loan Amount Applied (HK\$) —	貸款用途 Loan Purpose	自置居屋/公屋 Self-Owned Public Hou by揭物業 Mortgaged Private Housing 按揭居屋/公屋 Mortgaged Public Hou	using	手提電話號碼 Mobile No.	公司電話號	碼 Office Tel. No.
元 還款期 (月) Repayment Period (Months) □ 12 □ 24 □ 36 □ 48 □ 其他 Others (□ 租住 Rented □ 與親屬同住 Live with Relatives □ 公司物業/宿舍 Company Provision	□ 兄弟/姊妹 Siblings □ 朋友 Friends □ 其他 Others	姓名 Name	年齡 Age	關係 Relationship
本人之每月還款金額 My monthly repayment a	. 37	每月供款/租金港幣	(請註明 Please specify)	公司名稱 Name of Employer		
□是來自本人之收入 comes from my income	mount.	Mortgage Repayment/Rent Per Month (HK\$)		1 7		
□ 非來自本人之收入(請註明) does not come from my income (Please specify)		元 原居國家住宅地址 (請以英文填寫) R	共 Total 人 Persons Residential Address in Home Country (In English)	住宅電話號碼 Home Tel. No.	公司電話號	碼 Office Tel. No.
個人資料 Persor □先生 Mr. □太太 Mrs. □小姐 Miss 香港身份證上使用之英文姓名 Name in Engl	□女士 Ms.	就業資料 En	nployment Information ployer (in English)	本人證實已事先獲得配偶/諮詢個人資料及准許其使用,以及 最新聯絡資料以作聯絡本人之J I confirm that I have obtained the personal information to be disclos OCBC Bank (Hong Kong) Limited m for contacting me.	田。	e/referee for his/her name an Bank (Hong Kong) Limited an eferee my latest contact detail
香港身份證上使用之中文姓名 Name in Chinese as Printed on H.K.I.D. Card	香港身份證號碼/護照編號 H.K.I.D. Card No./Passport No.	公司地址 (請以英文填寫) Office Addre 室 Flat/Room 樓	ess (in English) Floor 座 Block	本人全部及正確之信貸資料如 My credit facilities with full and acc 銀行/財務機構名稱	口下: ccurate details are as below:	nt Reference
國籍 Nationality □中國香港 Hong Kong China □中國(內地) Chin. □中國澳門 Macau China		大廈 Building		Financial Institution (1) 信貸類別	園 一直	予期貸款 □按揭貸款 stalment Loan Mortgage Loan 蜀業相關 ommercial related
□其他 Others (請註明 Please specify)	日 Day 月 Month 年 Year	街號及街道名稱 No. and Name of Stree	et/Road 地區 District	貸款額(港幣) Loan Amount (HK\$)		on mercian related
婚姻狀況 Marital Status □已婚 Married □單身 Single □喪偶	供養人數 No. of Dependent(s)		NT	每月供款額(港幣) Monthly Instalment (HK\$) 尚餘期數		
□同居 Living Together □離婚/分居 Divorced/	-	行業 Type of Industry	公司類別 Type of Employer	Outstanding Tenor		ki DAE
最高教育程度 Highest Achieved Education Leve コナ殿以上 Rockers durch		,	□ 公共事業 Public	還款人 Repayment By Me	□公司 □Z Company N	K人 □公司 Ne Company
■專上學院 Post-Secondary	學 Undergraduate 四或以上 Secondary (F4 or above)	職銜 Position	□ 私營機構 Private □ 政府/半官方機構 Government/Semi-Government	□其他(請記 Others(Ple #如信貸資料多於2項 # swdit foilities an man this? It	此頁及填上有關資料,連同	其他(請註明) hthers(Please specify) 司本申請表一併交回。
□中一至中三 Form 1 to Form 3 □小	學或以下 Primary or Below		□ 自僱 Self-Employed	If credit facilities are more than 2 ite application form upon completion.	zms, piease photocopy this sect	ion and return together with th

直接付款授權書 Direct Debit Authorization

銀行及分行之名稱 Bank and Branch Name

銀行編號 分行編號 本人 / 吾等之賬戶號碼 戶口持有人姓名 Name(s) of Account Hol

. 為繳付本人/吾等於任何時間虧欠貸款人(釋義如下)之債項,包括但不限有關於獲貸款人批准之貸款其每月之還款、有關此貸款之總欠款、適用於本人/吾等之收費、費用及開支及其他本人/吾等於任何時間欠付貸款人(釋義如下)之責任,本人/吾等以授權本人/吾等之上述銀行(「該支付銀行」),根據華僑銀行(喬港)有限公司(「貸款人」)不時給予該支付銀行之指示,儘管有任何爭議或可能撤回貸款人於以下所述之權利,自以上本人/吾等於該支付銀行之賬戶內將款項轉入予貸款人之戶口而毋須徵得本人/吾等同意。

I/We hereby authorize my/our above named Bank ("the Paying Bank") to effect transfers from my/our above account with the Paying Bank to that of OCBC Bank (Hong Kong) Limited ("the Lender") in accordance with such instructions as the Paying Bank may receive from the Lender from time to time for the purpose of repaying any indebtedness at any time owed by me/us to the Lender including, without limitation, monthly instalments in respect of the loan approved by the Lender, the total outstanding amount in respect of the said loan, interest payments, all charges, fees and expenses applicable to me/us and other liabilities at any time owed by me/us to the Lender, without reference to or consent from me/us notwithstanding any dispute or purported revocation of the rights of the Lender hereunder. I/We agree that the Paying Bank shall not be obliged to ascertain whether or not notice of such transfer has been given to me/us.

2. 如因上述任何轉脹而令本人/吾等之上述賬戶出現透支(或令現時之透支增加),本人/吾等願共同及各別承擔全部責任。本人/吾等同意該支付銀行毋須證實該等轉賬通知是否已交予本人/吾等及同意如本人/吾等上述之賬戶並無足夠款項支付任何該等授權轉賬,該支付銀行有權不予轉賬,且可向本人/吾等收取慣常之收費。儘管有前述規定,本人/吾等承諾時刻均會於本人/吾等上述賬戶內存有足夠款項以作還款予貸款人之用。

I/We jointly and severally accept full responsibility for any overdraft (or increase in existing overdraft) on my/our said account which may arise as a result of any such transfer(s). I/We agree that should there be insufficient funds in my/our said account to meet any transfer hereby authorized, the Paying Bank shall be entitled, at its discretion, not to effect such transfer in which event the Paying Bank may charge the usual fees to be paid by me/us. Notwithstanding the foregoing, I/we undertake to maintain, at all times, sufficient funds in my/our said account for repayment to the Lender.

- 3. 本人/吾等確證本人/吾等在本授權書內之簽名與本人/吾等上述賬戶之簽名完全相同。本授權書將繼續生效直至所有欠款已全數繳付並令貸款人滿意。該支付銀行就此安排之一切費用、收費、利息、手續費及開支均由本人/吾等負責。 I/We confirm that, my/our signature(s) on this authorization is/are the same as that for the operation of my/our said account. This authorization shall continue to have effect until full repayment to the satisfaction of the Lender. All costs, charges, interest, fees and expenses that may be levied by the Paying Bank in connection with this arrangement shall be borne by me/us.
- 4. 本人/吾等授權貸款人可不時向該支付銀行提供有關本人/吾等之資料及有關本人/吾等於貸款人之賬戶資料以用作設立或維持此項安排。本人/吾等授權該支付銀行可不時向貸款人提供所有有關本人/吾等於該支付銀行之上述賬戶的資料。

I/We hereby authorize the Lender to provide, from time to time, the Paying Bank with all information about me/us and about my/our account with the Lender for the purpose of establishing or continuing this arrangement. I/We also authorize the Paying Bank to provide, from time to time, to the Lender all such information relating to my/our above account with the Paying Bank

5. 本人/吾等現承諾會按要求彌償貸款人因此項安排而引致貸款人可能蒙受或招致 之一切損失、損害、費用、索償、申索、訴訟及責任,不論任何性質亦然,除非 (及只限於)乃純粹因貸款人或其僱員或代理人蓄意行為不當或疏忽所引致的, 則屬例外。

I/We hereby undertake to indemnify upon demand the Lender against all losses, damages, costs, expenses, claims, demands, proceedings, and liabilities of whatsoever nature that it may suffer or incur, directly or indirectly, arising out of this arrangement except to the extent that the same is solely caused by the wilful misconduct or negligence of the Lender or its employees or agents.

賬戶持有人簽署
Signature(s) of Account Holde

日期 Date

(簽署必須與支付銀行賬戶印鑑相同) (Please use the signature(s) filed with the Paying Bank)

與銀行之關係 Relationship With The Bank

台端,或 貴公司之任何董事、合夥人、經理或代理人,或台端或 貴公司之任何擔保人,是否下列人士或團體,或下列人士之親屬(包括前配偶及同居者): 銀行(或其任何附屬公司及聯屬公司)之董事/僱員/控權人(即無論是單獨或與任何相聯者控制已發行股份百分之10或以上)?

Are you, or is any of your directors, partners, managers or agents, or is any of your guarantors, one of the following persons or bodies, or a relative (including ex-spouse and cohabitee) of one of the following persons: director / employee / controller (i.e. either alone or together with any associate controlling 10% or more of the issued shares) of the Bank (or any of its subsidiaries and affiliates)?

	은 Yes 請填報 Please state : F關人士之姓名 Name of relevant person	
榜	後構及部門名稱 Company & Department	
飳	與申請人關係 Relationship with Applicant	_(SC091A)

□ 否 No

倘若上述所報之資料不再準確、真實及正確,本人(等)承諾立刻以書面通知華 僑銀行(香港)有限公司。

I/We undertake to notify OCBC Bank (Hong Kong) Limited immediately in writing if the information given above is no longer accurate, true and correct.

聲明及簽署 Declaration And Signature

本人承認已收妥從華僑銀行(香港)有限公司(「貴銀行」)/職員所得之「華僑銀行(香港)有限公司貸款之條款及細則」、「分期貸款產品資料概要」及「華僑銀行(香港)有限公司 - 關於個人資料(私隱)條例的客戶及其他個別人士通知」,並確認已細閱、明白及同意此申請表格、「華僑銀行(香港)有限公司貸款之條款及細則」、「分期貸款產品資料概要」及「華僑銀行(香港)有限公司 - 關於個人資料(私隱)條例的客戶及其他個別分料概要」及「華僑銀行(香港)有限公司 - 關於個人資料(私隱)條例的客戶及其他個別資料概要」之內容。本人知悉及明白本人可於貴銀行網頁下載並儲存相關文件的電子版本及同意接收相關非紙本版本的文件或向貴銀行的職員索取紙本文件以作日後參考之用。

I acknowledge the receipt of "OCBC Bank (Hong Kong) Limited Loan Terms and Conditions", "Key Facts Statement for Instalment Loan ("KFS")" and "OCBC Bank (Hong Kong) Limited — Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance" from the staff of OCBC Bank (Hong Kong) Limited ("the Bank") and confirm to have read, understand and agree the contents of this application form, "OCBC Bank (Hong Kong) Limited Loan Terms and Conditions", "KFS" and "OCBC Bank (Hong Kong) Limited — Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance". I acknowledge and understand I can visit the Bank's webpage to download and store the related documents in electronic version and agree to receive any non-paper format documents or request the Bank's staff to provide the paper version for future reference.

<u>A部份</u> - 當借款人、聯名借款人或擔保人作為申請人時所作出之聲明 Part A - Declarations by the applicant who is the Borrower, the Joint Borrower or the Guarantor

每項融通或貸款(「貸款」)均按以下基準批出:客戶保證:(a) 每項有關融通或貸款,就 貴銀行而言,並非:(i)超出《銀行業(風險承擔限度)規則》(第155S章)第8部,及由香港金融管理局所發出的監管政策手冊(CR-G-S)《對關連人士的風險承擔》,所訂明的法定限度的融通或貸款;或(i)《公司條例》(第622章)第11部第2分部所禁止的貸款、類似貸款及信貸交易;(b)客戶,或其任何董事、合夥人、經理或代理人,或其任何擔保人,就任何上述規則、上述條何或監官及聯屬公司入時不過裁、高級官理人(或其投權、司或其任何附屬公司及聯屬公司)的任何董事、行政總裁、高級官理人校事實體有關、關連或聯繫;及(c)無論如何,客戶並不是 貴銀行的由上述規則所規定的關連實體。數不是 貴銀行的由上述規則所規定的關連宣體。或貸款後,前述任何保證不再準確或將成為失實,則客戶承諾將會立即通知 貴銀行。

Each facility or loan ("Loan") is granted on the basis that the Customer warrants that : (a) each such facility or loan is not, in relation to OCBC Bank (Hong Kong) Limited ("the Bank"), : (i) a facility or loan in breach of the statutory limits under Part 8 of the Banking (Exposure Limits) Rule (Cap.1555) and the Supervisory Policy Manual (CR-G-9) "Exposures to Connected Parties" issued by the Hong Kong Monetary Authority, or (ii) a loan, quasi-loan or credit transaction prohibited under Division 2 of Part 11 of the Companies Ordinance (Cap.622); (b) the Customer, or any of its directors, partners, managers or agents, or any of its guarantor is not in any way, for the purposes of any of the said Rule, the said Ordinance and the said Supervisory Policy Manual, related to or connected or associated with any director, chief executive, senior management, key staff; lending officer, controller, minority shareholder controller of the Bank (or its holding company or any of its

subsidiaries and affiliates), or any connected entity of the Bank; and (c) in any event, the Customer is not a connected party (as defined under the said Rule and the said Supervisory Policy Manual) of the Bank, and is not a connected entity (as defined under the said Ordinance) of the Bank. The Customer undertakes to notify the Bank immediately if after the granting of any such facility or loan, any of the foregoing warranties ceases to be accurate or becomes untrue.

 本人授權 貴銀行可向或跟其認為適當之任何方面披露及交換以上各項資料以及 本人嗣後不時提供之其他資料以作核實資料用途。

I authorize the bank to communicate and to exchange the above information and other information and data subsequently provided by me from time to time with whatever sources the bank may consider appropriate for the purpose of verification.

3. 本人知悉及同意 貴銀行及任何銀行集團公司可根據(i)《華僑銀行(香港)有限公司-關於個人資料(私隱)條例(「條例」)的客戶及其他個別人土通知》:或(ii)本人不時給予的訂明同意,使用本人的個人資料(「資料」)作該等刑轉移至香港特別行政區以外地方、使用「資料」和本人的其他個人資料(預料)有資訊作根據個人資料(私隱)條例所述的核對程序核對「資料」及其他關於本人的資料、作內部的信貸管理和提供優質的賬戶服務和其他相關目的及提供有關本人之銀行證明書或信貸諮詢用途。本人同意 貴銀行及任何銀行集團公司有關不同向第三方(包括本人因貴銀行及貴銀行集團公司產品及服務的推廣以及申請貴銀行及 貴銀行集團公司產品及服務而接觸的第三方服務供應商)收集與本人有關的資料(包括但不限於向任何信貸資料服務機構對本人作出信貸調查(如有))。本人明白從貴銀行獲得之《華僑銀行(香港)有限公司-關於個人資料(私隱)條例的客戶及其他個別人士通知》之內容,並確認收妥該瀕知書。

在此A部份的文意中,「銀行集團公司」指責銀行的任何直接或間接控股公司、 貴銀行或任何上述控股公司的任何直接或間接附屬公司、或其任何關連公司(即 股權由任何上述公司持有的公司),並包括每家公司的繼承人和受讓人。「附屬 公司」及「控股公司」指《公司條例》(第622章)賦予的相同涵義。

I acknowledge and agree that all personal data relating to me (the "Data") may be used by the Bank and any Bank Group Company for such purposes and disclosed to such persons in accordance with (i) "OCBC Bank (Hong Kong) Limited - Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance (the "Ordinance")"; or (ii) the prescribed consent given by me from time to time. I also agree that the Bank and any Bank Group Company may transfer the Data outside the Hong Kong Special Administrative Region, use the Data and such other personal data and information relating to me to conduct matching procedures (as defined in the Ordinance) and for internal credit risk management and better group-wide account serving, and any purposes relating thereto and to provide banker's or credit references in respect of me (if any). I agree that the Bank and any Bank Group Company may from time to time collect data relating to me from third parties, including third party service providers with whom I interact in connection with the marketing of the Bank's and any Bank Group Company's products and services and in connection with my application for the Bank's and any Bank Group Company's products and services (including but not limited to the credit review report(s) from credit reference agency(ies) (if any). I understand the contents of "OCBC Bank (Hong Kong) Limited - Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance (the "Ordinance")" obtained from staff of the Bank.

In the context of this Part A, "Bank Group Company" means any direct or indirect holding company of the Bank, any direct or indirect subsidiary of the Bank or of any such holding company or any of their related company (being a company in which an equity interest is held by any of the foregoing) and includes each such company's successors and assigns. "subsidiary" and "holding company" bear the same meanings given to them under the Companies Ordinance (Cap.622).

4. 本人授權 貴銀行可不時將本人之個人資料及有關本人之任何賬戶資料透露予任何銀行集團公司作內部的信貸管理和提供更優質的賬戶服務和其他相關用途。

I hereby authorize the Bank may from time to time disclose my personal data and information relating to my account(s) to any Bank Group Company for internal credit risk management and better group-wide account serving purposes, and any purposes relating thereto.

- 5. 如本人於此申請表上所提供的任何個人資料(包括但不限於個人資料、就業資料及配偶資料)與 貴銀行現時持有之本人的個人資料記錄(如有)有所不同,本人同意及授權 貴銀行更新本人現時於 貴銀行的任何個人資料記錄,而有關更新將即時生效。為免存疑,貴銀行並沒有義務行使此項下的授權權利。 If any of my personal data and information as provided in this application form (including but not
 - If any of my personal data and information as provided in this application form (including but not limited to personal information, employment information and spouse information) is different from my personal data and information record(s) which is currently held by the Bank (if any), I hereby agree and authorize the Bank to update any of my personal data and information record(s) which is held by the Bank with immediate effect. For the avoidance of doubt, the Bank is not obliged to exercise the power of authorisation stipulated in this provision.
- 6. 本人知悉及同意即使本人的申請最終不獲批核, 貴銀行可保留本人的個人資料,用作維持本人的信貸紀錄,作為 貴銀行或任何銀行集團公司現在或將來參考之用。保留期限以不超過3年為準。

I acknowledge and agree that, even if this application is subsequently rejected by the Bank, the Bank may retain the Data for not more than 3 years in order to maintain my credit history for the present or future reference of the Bank or any Bank Group Company.

7. 本人知悉及同意本人應 貴銀行之要求而提供之個人資料或因本人與 貴銀行之間所作交易而 貴銀行收集到的資料, 貴銀行可透露或使用及保留予任何機構或任何收數公司、信貸資料機構或為 貴銀行提供有關服務的機構公司使其可核實有關資料或使其能提供有關資料予其他機構/公司,藉以(a)讓該等機構/公司查證本人之信貸及其他狀況,及(b)協助該等機構/公司追收本人於 貴銀行之任何債項。

I hereby acknowledge and agree that any information with respect to me which is provided by me at the request of the Bank or collected in the course of dealings between me and the Bank may be disclosed to, or used and retained by, any other institution or any debt collection agency, credit reference agency or similar service provider for the purpose of verifying such information or enabling them to provide such information to other institutions: (a) in order that they may carry out credit and other status checks; and (b) to assist them to collect any debts in the Bank

8. 本人明白 貴銀行會考慮信貸資料服務機構之信貸報告,並授權 貴銀行在其認為 適當之情況下,可一次或多次使用本人之資料作信貸查閱及/或檢討。假如本人 (等)有意索取有關信貸報告, 貴銀行會提供有關信貸資料服務機構的聯絡詳 情。本人知悉可以書面形式向 貴銀行之資料保護主任索取及更改本人之資料(香 港中環皇后大道中161號)/電郵: enquiry_hk@ocbc.com。

I understand the Bank will consider credit report(s) from credit reference agency(ies) and authorize the Bank from time to time to access my data with relevant credit reference agency(ies) for once multiple times for the purposes of credit checking and/or credit review when deemed necessary. If I/we wish to access the credit report(s), I/we may contact the Bank and the Bank will advise the contact details of the relevant credit reference agency(ies). I acknowledge that I am entitled at any time to request access to my information held by the Bank and to update and correct such information by writing to the Data Protection Officer, OCBC Centre, 161 Queen's Road Central, Hong Kong or via email: enquiry hk@ocbc.com

 本人同意及明白如本人未能在貸款申請獲批核後30天內以書面形式接納 貴銀行 之貸款,是次貸款申請可被取消。

I agree and understand that the application may be cancelled should I fail to accept the loan in writing to the Bank within 30 days from the approval date of the application.

- 10. 本人明白根據個人資料(私隱)條例中規定,任何人:
 - (a) 有權審查 貴銀行是否持有其資料及有權查閱有關的資料;
 - (b) 有權要求 貴銀行對其不準確的資料作出更正;
 - (c) 有權查悉 貴銀行對有關資料的政策及守則並獲告知銀行持有其個人資料的類別:
 - (d)有權在與個人信貸有關的情況下,要求獲告知哪些資料是通常會向信貸資料機構或收數公司披露的,以及獲提供進一步資料,藉以向有關信貸資料機構或收數公司提出查閱和改正資料要求。

I understand that under and in accordance with the terms of the Personal Data (Privacy) Ordinance any individual:

- (a) has the right to check whether the Bank holds data about him/her and the right of access to such data:
- (b) has the right to require the Bank to correct any data relating to him/her which is inaccurate;
- (c) has the right to ascertain the Bank's policies and practices in relation to data and to be informed of the kind of personal data held by the Bank;
- (d) has the right, in relation to consumer credit, to request to be informed which items of data are routinely disclosed to credit reference agencies or debt collection agencies, and be provided with further information to enable the making of an access and correction request to the relevant credit reference agency or debt collection agency.
- 11. 本人知悉有權就貴銀行向信貸資料服務機構提供的任何賬戶資料(為免生疑問,包括任何賬戶還款資料),於全數清還欠賬後結束賬戶時,指示貴銀行要求信貸資料服務機構自其資料庫中删除該等賬戶資料,但指示必須於賬戶結束後五年內提出及於緊接終止信貸前五年內沒有任何拖欠為期超過60日的欠款。賬戶還款料包括上次到期的還款額,上次報告期間(即緊接貴銀行上次向信貸資料服務機構提供賬戶資料前不多於31日的期間)所作還款額,剩餘可用信貸額或未償還數額及欠款資料(即過期欠款額及逾期還款日數,清還過期欠款的日期,及全數清壞瓶來為期超過60日的欠款的日期,如有))。

I acknowledge that, I have the right in relation to any account data (including, for the avoidance of doubt, any account repayment data) which has been provided by the Bank to credit reference agency(ies), to instruct the Bank upon termination of my account with the Bank by full repayment to make a request to credit reference agency(ies) to delete such data from its database, as long as the instruction is given within 5 years of termination and at no time did the said account have a default of payment lasting in excess of 60 days within 5 years immediately before the termination of the said account. Account repayment data include amount last due, amount of payment made during the last reporting period (being a period not exceeding 31 days immediately preceding the last contribution of account data by the Bank to credit reference agency(ies)), remaining available credit or outstanding balance and default data (being amount past due and number of days past due, date of settlement of amount past due, and date of final settlement of amount in default lasting in excess of 60 days (if any)).

12. 本人知悉如本人的賬戶出現任何拖欠還款情況,除非拖欠金額在由拖欠日期起 計60日屆滿前全數清還或已撇賬(因破產令導致撇賬除外),否則本人的賬戶還款 資料會在全數清還該拖欠還款後被信貸資料服務機構繼續保留多五年。

I acknowledge that in the event of any default of payment relating to my account, unless the amount in default is fully repaid or written off (other than due to a bankruptcy order) before the expiry of 60 days from the date such default occurred, my account repayment data may be retained by the credit reference agency(ies) until the expiry of five years from the date of final settlement of the amount in default.

13. 本人知悉如本人因被頒布破產令而導致任何賬戶金額被撇賬,不論賬戶還款資料有否顯示任何拖欠為期超過60日的還款,本人的賬戶還款資料會在全數清還該拖欠還款後被信貸資料服務機構繼續保留多五年,或由本人提出證據通知信貸資料服務機構本人已獲解除破產令後保留多五年(以較早出現的情況為準)。本人承諾倘若本人通知信貸資料服務機構本人的破產令已被解除,本人將同時通知,量銀行。

I acknowledge that in the event any amount in my account is written-off due to a bankruptcy order being made against me, my account repayment data may be retained by the credit reference agency(ies), regardless of whether the account repayment data reveal any default of payment lasting in excess of 60 days, until the expiry of five years from the date of final settlement of the amount in default or the expiry of five years from the date of discharge from a bankruptcy as notified by me with evidence to the credit reference agency(ies), whichever is earlier. I undertake that if I notify such credit reference agency(ies) of my discharge from a bankruptcy, I shall also notify the Bank simultaneously.

- 14. 本人明白 貴銀行會以以上本人提供之資料及其他本人嗣後可能提供給 貴銀行 之任何性質資料及此申請表所載之條款作為主要依據以決定是否批准貸款,是 否批准全部或部份貸款及此批准之其他條款。本人現宣稱本人並未有隱藏本人 已招致或可能已招致之任何債項,及沒有自行申請破產或已被判定破產。本人 現宣稱本人沒有意圖在貸款(若獲 貴銀行批准)還款期間自行申請破產,本人明 白任何本段所述之資料如有任何方面不完整或不實,本人或須負上刑事責任。 I understand that the Bank will rely on the above information provided by me and such other data and information of whatsoever nature as I may subsequently provide to the Bank from time to time and the terms and conditions herein contained as the principal basis on which it is to make decision as to whether to grant the Loan or not, whether to grant the whole of Loan or a part thereof and under what further conditions should such grant be made. I declare that I have not concealed any liability I have or may have incurred. I also declare that I have not filed any debtor's bankruptcy petition against myself and no bankruptcy petition/order has been filed or granted against me. I further declare that I have no intention whatsoever to file any petition for bankruptcy against myself during the term of the Loan (if approved by the Bank). I further understand that if I fail to make full disclosure of my existing liability(ies) or if any information mentioned in this paragraph is, in any aspect, incomplete or inaccurate. I may commit criminal offence.
- 15. 本人確認提供給 貴銀行的資料及文件全屬正確,並授權 貴銀行以任何其認 為適當的途徑以確證該等資料及文件之真確性及與有關方面交換資料。

I confirm that the above information is true and correct and authorize the Bank, to communicate and to exchange such information with whatever sources the Bank may consider appropriate for the purpose of verifying the same.

16. 為避免本人與 貴銀行日後有任何不必要爭拗及投訴及為維護雙方利益,本人同意 貴銀行可記錄本人跟 貴銀行職員及/或其代理人之談話並可保留該等記錄(包括以電話錄音作記錄及保留該等電話記錄)。對本人而言,就被記錄之談話內容,該等記錄將為終論性證據。

To avoid any unnecessary conflict(s) and complaint(s) which may arise between me and the Bank and to protect the parties' respective interests, I agree that the Bank may record and retain the records of my conversation(s) with the staff of the Bank and/or agents of the Bank(including taping telephone conversation(s) and retaining those records) and such records shall as against me be conclusive evidence of the content of the conversation(s) so recorded.

17. 本人同意及明白此申請表及所有本人或代本人遞交之文件影印本乃 貴銀行所擁有,不論本人於此之貸款申請批准與否,均不獲發還,並同意 貴銀行有權拒絕本人之申請而毋須透露任何理由。

I agree and understand that, whether the application herein is to be approved or not, copies of documents supplied by or for me, including this application form, remain the property of the Bank. I also agree that the Bank shall have the right to decline my said application without giving any reason.

18. 本人於過去三年並無擁有因逾期還款而遭取消或終止之信用卡及私人貸款。本人現時並無跟其他金融機構有任何超過30日之逾期欠款。

I did not have any credit card or personal loan that was cancelled or terminated due to a default of payment in the last 3 years. I currently do not have any overdue payment exceeding 30 days in respect of any of my indebtedness with other financial institution.

19. 本人確認貸款並非作為購買於任何證券交易所掛牌之證券或繼續持有該等證

I hereby confirm that the Loan is not for the acquisition of securities listed on any stock exchange nor the continued holding of those securities.

20. 本人同意 貴銀行在有需要時可將還款提示以短訊或即時信息應用程式或電郵或以其他電子通訊方式發放予本人。本人明白若不欲收取 貴銀行的產品宣傳,可以書面通知 貴銀行的資料保護主任,郵寄地址為香港中環皇后大道中161號,來函請註明姓名及有關賬戶號碼。此項安排不用收費。

I agree that the Bank has the option, but has no obligation, to send payment reminder notices to me via short message services (SMS) or instant messaging application or email or by any other electronic communication method, whenever necessary. I understand that if I do not wish to receive any promotional material from the Bank, I can write to the Data Protection Officer of the Bank at OCBC Centre, 161 Queen's Road Central, Hong Kong stating my name and account number. No fee will be charged.

21. 本人明白 貴銀行有權聘用外界代收欠款的公司及/或機構以追討本人欠 貴銀行的任何或所有數額,而本人同意 貴銀行可就上述用途披露有關本人的所有個人及其他資料。就 貴銀行聘用外界代收欠款公司及7或機構而合理產生之一切合理費用和支出及其就追討本人欠款所引致之一切合理產生之法律費用及支出(如有的話),本人需向 貴銀行支付及任 貴銀行要求時)彌償。

The Bank shall be entitled to employ outside debt collection agency and/or institution to collect any or all sums due but unpaid by me. I consent to the Bank's disclosure of all such information and personal data relating to me as necessary for the said purpose. I shall be liable to pay the Bank and shall indemnify the Bank on demand for all reasonable amount of costs and expenses reasonably incurred by the Bank in employing such debt collection agency and/or institution and all legal costs and expenses reasonably incurred by the Bank in recovery thereof, if any.

- 22. 本人同意 貴銀行有絕對權利隨時及不時修訂有關貸款(若獲 貴銀行批准)的息率及條款及細則。本人已詳閱及明白本申請表之一切內容,並同意遵守之。 lagree that the Bank shall have the absolute right to amend at any time and from time to time the interest rate and the terms and conditions in respect of the Loan (if approved by the Bank). I have read carefully and understand the content of this application form and agree to be bound by them.
- 23. 除非本申請表內文另有所指,但凡指單數之詞語,其釋義將包括眾數,反之亦然:但凡指個別一性之詞語,其釋義包括所有性別:但凡指人士之詞語,其釋義包括個人,法人或非法人團體。如此申請表之中英文本有歧異,概以英文本為準。In this application form, unless the context otherwise requires, words in the singular shall include the plural and vice versa; words in any particular gender shall include all genders and references to a person shall include individual, body corporate or unincorporate. If there is any inconsistency between the English version and Chinese version of this application form, the English version shall prevail.
- 24. 本人現承諾會迅速地提供 貴銀行不時要求之進一步資料及本人確認若本人未能 提供任何該等資料可能會令 貴銀行不能評估貸款或設立或繼續本人於 貴銀行 之賬戶或令 貴銀行採取不利本人利益之行動,例如:取消貸款(若獲批准):及 本人確認:直接或間接因或就如上不能評估貸款、不能設立或繼續賬戶或如上 採取行動而引致之任何責任, 貴銀行概不承責。

I hereby undertake to promptly provide such further data and information as the Bank may request from time to time and I acknowledge that failure to provide any such data or information may result in the Bank being unable to assess the Loan or establish or continue my account with the Bank or result in the Bank taking action which may adversely affect my interest e.g. cancel the Loan (if approved) and that the Bank shall accept no liability, directly or indirectly, arising out of or in connection with such inability or action.

25. 本人現承諾會按要求彌償 貴銀行直接或間接因或就本申請及/或 貴銀行依賴任何本人於此提供之資料或嗣後本人不時提供之資料而引致 貴銀行可能蒙受或招致之一切損失、損害、費用、索償、申索、訴訟及責任,不論任何性質亦然,除非(及只限於)乃純粹因 貴銀行或其僱員或代理人蓄意行為不當或疏忽所引致的,則屬例外。

I hereby undertake to indemnify on demand the Bank against all losses, damages, costs, expenses, claims, demands, proceedings and liabilities of whatsoever nature that it may incur or suffer, directly or indirectly, arising out of or in connection with this application and/or its reliance on any information provided by me herein or subsequently, from time to time, supplied by me except to the extent that the same is solely caused by the wilful misconduct of the Bank or its employees or agents.

- 26. 本人同意此申請表格之內容受香港特別行政區法律管轄,並按香港特別行政區法律詮釋,而本人甘願受香港特別行政區法院的專屬司法管轄權管轄。
 - I agree that the contents of this application form shall be governed by and construed in accordance with the laws of Hong Kong Special Administrative Region and I submit to the exclusive jurisdiction of the Courts of Hong Kong Special Administrative Region.
- 27. 本人已細閱及明白此申請表格之內容,並同意遵守。本人同意若此貸款申請獲成功批核,將會受 貴銀行詳細列明之條款及細則所約束。如包含於此之條款及細則及 貴銀行詳細列明之條款及細則有歧異,概以後者為準。

I have read over carefully the contents of this application form and agree to be bound by them. I agree that this Loan application, if approved, will be subject to such terms and conditions as may be specified by the Bank. In case of any inconsistency between the terms and conditions contained herein and such terms and conditions specified by the Bank, the latter shall always prevail.

B部份-當借款人或聯名借款人作為申請人時所作出之額外聲明

Part B - Additional declarations by the applicant who is either the Borrower or the Joint Borrower

- 1. 根據銀行營運守則,如本人在環款方面有任何困難,應盡快涌知 貴銀行。 Under the Code of Banking Practice, I should inform the Bank as soon as possible of any difficulty in
- 2. 本人同意 貴銀行有絕對酌情權可向擔保人(如有的話)提供下列文件之副本:
 - (a) 跟本人簽訂之有關貸款文件或摘要,以示擔保人所擔保之責任;
 - (b) 向本人發出之有關逾期未繳款項之正式要求付款通知書:
 - (c) 最新本人之賬戶結單;及

(d) 由 貴銀行送交本人之其他文件。

本人同意 貴銀行可提供有關本人之信貸及財政狀況予第三者而毋須事先諮詢本 人,亦毋須取得本人同意。

I agree that the Bank may, at its absolute discretion, release copies of the following documents to the Guarantor(s) (if any):

(a) relevant Loan document(s) with me and/or extract(s) thereof which show(s) the extent of liability guaranteed by the Guarantor(s);

(b) formal demand for any overdue payment(s) issued to me by the Bank;

(c) most updated monthly statement(s) of account; and

(d) other documents provided by the Bank to me from time to time.

I agree that the Bank may from time to time provide or transfer at its absolute discretion all or any information in relation to my credit and financial status to any third party which the Bank considers appropriate without prior consultation with me and without any consent from me

C部份 - 當擔保人作為申請人時所作出之額外聲明

Part C - Additional declarations by the applicant who is the Guarantor

- 1. 本人在此向 貴銀行申請作為借款人及聯名借款人(如有)於及有關貸款之債務及負 倩之擔保人。
 - I hereby apply to the Bank to accept me as a guarantor to guarantee the liabilities and indebtedness of the Borrower and the Joint Borrower (if any) of and in relation to the Loan.
- 2. 本人已詳細閱讀及明白本人將須就借款人及聯名借款人(如有)於及有關貸款之債 務及負債向 貴銀行簽立及出具之擔保書之所有條款及條件。
 - I have clearly read and understood all the terms and conditions of the Guarantee which I shall be required to execute and provide in favour of the Bank to guarantee the indebtedness and liabilities of the Borrower and the Joint Borrower (if any) of and in relation to the Loan
- 3. 本人已詳細評估本人之能力及財政能力並完全滿意本人具有能力及財政能力向 貴銀行出具及履行擔保書,本人並承諾倘若本人有任何困難履行擔保書即盡速 通知 貴銀行。

I have assessed in detail and am fully satisfied of my ability and financial strength in providing to the Bank and performing the Guarantee and I undertake to inform the Bank as soon as possible if I have any difficulty in performing the Guarantee.

D部份 - 個人資料(私隱)條例的附加聲明

Part D - Additional declaration relating to the Personal Data (Privacy) Ordinance

選擇拒絕**華僑銀行 (香港) 有限公司及其香港附屬公司(統稱「銀行集團」)**在直接促銷 中使用本人的個人資料

Opt-out from use of my personal data in direct marketing of OCBC Bank (Hong Kong) Limited and its Hong Kong subsidiaries (collectively the "Bank Group")

- 1. 本人知悉由華僑銀行(香港)有限公司收集屬本人之個人資料可能被銀行集團所有 成員作直接促銷用涂
 - 本人不希望銀行集團內任何成員經以下途徑在直接促銷中使用本人之個人資料: (請在下列方格內加上剔號("✓"))

I noted that my personal data collected by OCBC Bank (Hong Kong) Limited may be used by all members of Bank Group in direct marketing.

I do not wish any member(s) of Bank Group to use my personal data in direct marketing by the following channel(s): (Please tick ("✓") the appropriate box(es)

□電郵 Email □促銷電話 Telemarketing ■郵寄函件 Mailing ■短訊 SMS

2. 本人於以上任何方格內加上剔號("✓")亦表示本人不希望華僑銀行(香港)有限公司 將本人的個人資料提供予任何其他非銀行集團成員人士,以供該等人士在直接促 銷中使用。本人明白若以上任何方格內未有加上剔號("✓"),即表示本人同意華僑 銀行 (香港) 有限公司將本人的個人資料提供予任何其他非銀行集團成員人士,以 供該等人士在直接促銷中使用。

By ticking ("✓") any of the above boxes, it also indicates that I do not wish OCBC Bank (Hong Kong) Limited to provide my personal data to any other non-Bank Group members for their use in direct marketing. I understand that if I do not tick ("✓") any of the above boxes, it indicates that I agree OCBC Bank (Hong Kong) Limited to provide my personal data to any other non-Bank Group members for their use in direct marketing.

3. 以上代表本人目前就是否希望收到直接促銷聯繫或資訊的選擇,並取代本人於本 申請前向任何銀行集團成員傳達的所有選擇。

The above represents my present choice whether or not to receive direct marketing contact or information. This replaces all choice(s) communicated by me to any member(s) of Bank Group prior to this application.

4. 本人已知悉以上的選擇適用於就本表格隨附之「關於個人資料(私隱)條例的客 戶及其他個別人士通知|中所列出的產品、服務及/或標的類別的直接促銷。本 人亦已參閱該通知以得知在直接促銷中可使用的個人資料的種類,以及本人的個 人資料可提供予什麼類別的人士以供該等人士在直接促銷中使用

I noted that my above choice applies to the direct marketing of the classes of products. services and/or subjects as set out in the "Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance" attached to this form. I also referred to the Notice on the kinds of personal data which may be used in direct marketing and the classes of persons to which my personal data may be provided for them to use in direct marketing.

- * 就此D部份而言,「銀行集團」成員指華僑銀行 (香港) 有限公司及其香港附屬公 司,包括但不限於華僑信用財務 (香港) 有限公司、華僑財務(香港) 有限公司、華 僑英利信用財務有限公司、華僑保險代理 (香港) 有限公司、華僑保險顧問 (香港) 有限公司、華僑證券經紀 (香港) 有限公司及華僑期貨投資 (香港) 有限公司。
- * For the purpose of this Part D, members of "Bank Group" refer to OCBC Bank (Hong Kong) Limited and its subsidiaries in Hong Kong including but not limited to OCBC Credit (Hong Kong) Limited, OCBC Finance Company (Hong Kong) Limited, OCBC Inchroy Credit Corporation Limited, OCBC Insurance Agency (Hong Kong) Limited, OCBC Insurance Brokers (Hong Kong) Limited, OCBC Securities Brokerage (Hong Kong) Limited and OCBC Futures Investment (Hong Kong) Limited.

x	
申請人簽署 Signature of Applicant	日期 Date
— 申請人姓名 Name of Applicant	香港身份證號碼/護照編號 H.K.I.D. Card No./Passport No.

結餘轉戶分期貸款確認書(如適用) Balance Transfer Instalment Loan Acceptance Form (if applicable)

本人明白及確認本人將應華僑銀行(香港)有限公司(「貴銀行」)之要求終止本人之信 用卡及/或貸款戶口。本人明白假如本人由貸款戶口開立日起計12個月內重開本人同 意終止的信用卡/貸款戶口或申請任何無抵押之信貸, 貴銀行有權要求本人立即清還 此貸款全部未償還之金額,包括貸款合約條款及細則內所述之所有本金餘額、利息、 費用、收費及其他本人應付之款項。本人已閱讀、明白及接受載於本確認書之條款及 相關之貸款合約內的條款及細則,並受其約束。中、英文版本如有任何歧異,一概以 英文版本為準。

I agree and confirm that I shall close my credit card and/or loan account(s) as requested by OCBC Bank (Hong Kong) Limited ("the Bank"). I understand that if I re-open those credit card/loan account(s) which I agree to close or apply for any new unsecured facilities within 12 months from the Loan account open date, the Bank shall be entitled to demand immediate repayment of all outstanding amount on the Loan forthwith, including all outstanding principal, interest, fees, charges and other sums payable by me under the terms and conditions for the Loan set out in the Promissory Note, I have read, understood and accepted the terms set out in this form and the Promissory Note's terms and conditions in respect of the Loan and agree to be bound by them. If there is any inconsistency between the English and Chinese versions, the English version shall prevail.

日期 申請人(借款人/聯名借款人)簽署 Signature of the Applicant (Borrower/Joint Borrower) Date

第三方轉介聲明 Declaration on Third Party's Referral
第三方資料 Information of the third party
□本人特此聲明、確認及承認本貸款申請並非經由第三方轉介予華僑銀行 (香港) 有限公司。
I hereby declare, confirm and acknowledge that this loan application is not referred to OCBC Bank (Hong Kong) Limited by a third party.
本人特此聲明、確認及承認本貸款申請是經由下列第三方(「第三方」)轉介予華 僑銀行(香港)有限公司(「貴銀行」):-
I hereby declare, confirm and acknowledge that this loan application is referred to OCBC Bank (Hong Kong) Limited ("the Bank") by the following third party ("Third Party"):-
第三方之名稱Name of Third Party:
本人與第三方之關係Relationship with the third party:
□ 沒有關係No relationship
□ 親屬Relative (請註明Please specify)
□ 朋友Friend
□ 其他Others (請註明Please specify)
连持克尔小丁可,伍第二十次料,
請填寫至少下列一項第三方資料: Please fill in at least 1 of the following Third Party's information:
第三方之電話號碼:
カニリス 电自加 柳 ・ Telephone Number of Third Party:
第三方之牌照號碼: Licence Number of Third Party:
第三方之商業登記證號碼: Business Registration Number of Third Party :
費用Fees
——— □本人特此聲明、確認及承認第三方未有及將不會就轉介本貸款申請予 貴銀
行向本人收取任何費用。
I hereby declare, confirm and acknowledge that the Third Party has not and will not
charge me any fees for referring this loan application to the Bank.
□本人特此聲明、確認及承認第三方就轉介本貸款申請予 貴銀行已向或將會
向本人收取港幣 元為費用。
I hereby declare, confirm and acknowledge that the Third Party charged or will charge me
fees in the amount of HK\$
for referring this loan application to the Bank.
本人特此聲明、確認及承認本人已得到第三方之同意向 華僑銀行 (香港) 有限公司(「貴銀行」)披露其資料(包括但不限於其姓名、電話號碼、商業登記證號碼及牌照號碼)及准許 貴銀行使用其資料作為申請本貸款之用途及 貴銀行可(但無責任)告知第三方其資料是由本人提供。 I hereby declare, confirm and acknowledge that I have obtained the prior consent from the Third Party for its information (including but not limited to its name, telephone number, business registration number and licence number) to be disclosed to and used by OCBC Bank (Hong Kong) Limited ("the Bank") for the purpose of this loan application and the Bank is/are entitled
(but not obliged) to inform the Third Party that such information is provided by me.

(but not obliged) to inform the Third Party that such information is provided by me.

申請人簽署 日期 Signature of the Applicant Date

		ditional Declaration	
. 本人特此聲明、		hat.	
	onfirm and acknowledge tl 有向任何銀行集團的原	nat: 艾員或其他銀行或財務機構	申請物業按揭貸款
(不論該申請	正在批核中或已獲批	核但正待提取或其他情況)。	
not yet drawd institution.	own or otherwise) from a	(whether it is under approval pr any member of Bank Group or o	ther bank or financial
□本人現時正	句銀行集團的成員、 系統本 L 以符句詩(香)	其他銀行及/或財務機構申記	情物業按揭貸款。
本人问意及? 物業按揭貸?	^{其認本人必須回華僑園} 款申請的資料和文件	限行 (香港) 有限公司(「貴釒 ・以處理此分期貸款申請。	以行」)提供有關該
I am applying f	for mortgage loan(s) from	a member of Bank Group, other at I must provide any informati	bank and/or financial
relation to such	n mortgage Ioan application	on(s) to OCBC Bank (Hong Kong) I ent loan application herein.	
銀行/財務機構		批核狀況或	
Name of Bank/Fin	ancial Institution:	Approval Statu	s or Result:
(1)			
(2)			
		安揭貸款的聲明及本人所提	
為具貫及完整。 件。本人谁一+	本人承認貴銀行在批 5同意及承認貴銀行右	t核此申請時將依賴上述聲 『絕對酌情決定權隨時拒絕』	明及該等資料和文 比分期貸款申請而
無須給予本人任	E何原因。		
		the above declaration and a oned mortgage loan(s) provide	
complete. I ackn	owledge that the Ban	k will rely on the above decl	arátion and all the
aforesaid informagree and acknow	ation and documents i vledge that the Bank ha	n assessment of my applicat as the absolute discretion at al	on herein. I further I times to refuse the
請人(借款人/聯名 gnature of the Applic	る借款人)簽署 cant (Borrower/Joint Bor	日期 rower) Date	
	客戶同意書 Cus	stomer Consent Form	
	的 有限公司(下稱「貴		
	Kong) Limited (hereinaft 據 書句公体田本人		
	権 貝越行使用平入 之用途。本人確認及	、的所有個人資料(「該資料 同意 貴銀行及 貴銀行	f」)作有關平人中 日後可使用該資料
提供客戶服務予:	本人。本人亦確認及 聲明之選擇使用資料作	同意 貴銀行及 貴銀行係	衣據以上個人資料
ereby agree and aut	horize your Bank to use	all of my personal data (the "D	
any loan applicatio ta can be used by v	n and approval relating our Bank for providing o	to me. I acknowledge, agree a ngoing customer service to me	ind consent that the
ree and consent th	nat your Bank can use	the Data for the purpose of ove Additional Declaration rela	direct marketing by
erring to the choice ita (Privacy) Ordinan		ove Auditional Declaration fela	ung to the Persona
請人簽署			
· 丽人飲者 gnature of the Appli	cant	日期 Date	
中価母の海伊	例生权进!	Date	
·定唔借?還得 · borrow or not		w only if you can repay	!
	職員專用 Fc	or Office Use Only	
Source of Application	_	□ONA □WC	□wr

華僑銀行 (香港) 有限公司 OCBC Bank (Hong Kong) Limited

MKT_E_028_0424

DELIVERY BEAT IDENTIFIER GPO.EC02

POSTAGE WILL BE PAID BY LICENSEE 郵費由持 牌人支付

Business Reply Service Licence No. 商業回郵牌號:6882

Wanchai, Hong Kong 181 Johnston Road

Unsecured Lending Department 14/F Tai Yau Building

OCBC Bank (Hong Kong) Limited

NO POSTAGE STAMP NECESSARY IF POSTED IN HONG KONG 如在本港投寄 毋須貼上郵票

「即供免息」 稅務貸款計劃

2024-04-01

此乃分期貸款產品。

本概要所提供的利息、費用及收費等資料僅供參考;分期貸款的最終條款以貸款確認書為準。

實際年利率

貸款金額²: HK\$100,000

貸款期³	6個月	12個月	24個月
實際年利率'	7.81%	7.81%	7.81%

逾期還款 年化利率 / 就違約貸款 收取的年化

每年24%

如未能在到期時繳付每月還款額,將會收取逾期利息,該利息由逾期未付的每月還款的到期付款日直至實際付款之日逐日累計,息率按逾期未付的每月還款額以0.0657534%計算(或港幣50元,以較高者為準)。

費用及收費

手續費

利率

成功提取貸款將收取每年為總貸款額最低1.46%之手續 費,並與貸款金額一併計算於每月還款內繳付。

有關手續費將因應貸款額、還款期、客戶之信貸評級及 入息證明及其他因素釐定。

逾期還款 費用及收費

如未能在到期時全數繳付每月還款額,將收取手續費,每次手續費為港幣200元(以每次逾期計)。

提前還款 / 提前清償 / 贖向的收費

客戶需於提前償還貸款時支付**提早還款手續費**,不論該請求是由客戶或本行提出。客戶可提早清還貸款,惟須事先獲得本行的同意並向本行支付以下各項:

- (i) 未清還的貸款本金及應計利息,兩者均須根據實際月 利率按月重新計算或計算至及包括清還當日;
- (ii) 就貸款應付之一切其他有關款項、過期利息(如有)、 費用、收費、開支及支出;
- (iii)由清還貸款翌日起按實際月利率計算至下一個每月還款日的利息(首尾兩天包括在內);及
- (iv)相等於未清還的貸款本金(按實際月利率重新計算或 計算)之2%的提早還款手續費,

惟上述(iii)及(iv)之總和須不少於港幣500元。 於提前清環分期貸款前請參閱本行網頁之「常見問題」。

退票/退回 自動轉帳授權 指示的收費

不適用

- 1. 實際年利率是一個參考利率,以年化利率展示出本產品的基本利率及其 他費用與收費。實際年利率乃根據客戶之財政狀況而釐定。
- 最低貸款額為HK\$5,000,最高貸款額為HK\$3,000,000或月薪12倍(以較低者為準)。
- 3. 最長還款期為24個月。

"Interest-Free" Tax Loan

2024-04-01

This product is an instalment loan.

This KFS provides you with indicative information about interest, fees and charges of this product; please refer to our offer letter for the final terms of your instalment loan.

Annualised	d Interest Charges	HK\$100.000+				
Percentage Rate	Loan Tenor ³	For a loan amount ² of HK\$100,000: Loan Tenor ³ 6-month 12-month 24-month				
(APR) ¹	APR ¹	781%	781%	781%		
	APR'	7.81%	7.81%	7.81%		
Annualised Overdue / Default Interest Rate	24% per annum Overdue/Default interest is charged at the rate of 0.0657534% on the amount of any outstanding monthly instalment calculated on a daily basis from the due date of repayment of such outstanding monthly instalment until the day of actual repayment if the monthly repayment amount is not paid in full when due (or HK\$50, whichever is higher).					
Fees and Charge	s					
Handling Fee	As low as 1.46% of the loan amount per annum will be charged for successful loan drawdown and is inclusive in the monthly instalment. The handling fee is determined by the loan amount, loan tenor, customer's credit rating and income proof and other factors.					
Late Payment Fee and Charge	If the monthly repayment amount is not paid in full when due, a sur-charge will be charged, which is \$200 per default (for each and every default).					
Prepayment / Early Settlement / Redemption Fee	Customer shall be required to pay an early repayment handling fee of the loan at the time of early repayment whether such request is made by customer or the Bank. Early repayment of the loan is permissible subject to the Bank's prior consent and customer's repayment of the following: (i) the outstanding principal of the loan and accrued interest up to the repayment date, both recalculated or calculated at the interest rate of the monthly effective rate of the loan on a monthly basis; (ii) all other monies, overdue interests (if any), fees, charges, costs and expenses payable under the loan; (iii) interest calculated at the monthly effective rate for the period commencing from the day after the repayment date to the next monthly instalment payment date (both days inclusive); and (iv) early repayment handling fee equal to 2% on the outstanding principal of the loan (recalculated or calculated at the monthly effective rate). Provided always that the combined sum of (iii) and (iv) shall be not less than HKS500. Before you make request for early repayment for Instalment Loan, please refer to "FAQ" of the Bank's website.					
Returned Cheque / Rejected Autopay Charge	N/A					

- An APR is a reference rate which includes the basic interest rates and other fees and charges of a product expressed as an annualised rate. APR is determined according to customers' financial condition.
- 2. The minimum loan amount is HK\$5,000 and the maximum loan amount is HK\$3,000,000 or 12 times of monthly salary (whichever is lower).
- The maximum loan tenor is 24 months.

稅務貸款計劃 -私人貸款

2024-04-01

此乃分期貸款產品。

本概要所提供的利息、費用及收費等資料僅供參考;分期貸款的最終條款以貸款確認書為準。

利率及利息支	出			
實際年利率	貸款金額 ² : HK\$100,000			
	貸款期3	6個月	12個月	24個月
	實際年利率「	8.32%	8.32%	8.72%
逾期還款 年化利率 / 就達約貸款 收取的年化 利率	最高為每年48%。 如未能依期償付每月還款,將徵收手續費港幣200元(以每次逾期月計)及需另外支付逾期利息,該利息由逾期未付的每月還款的到期付款日直至實際付款之日逐日累計,息率按逾期未付的每月還款額以0.133333333%計算(或港幣50元,以較高者為準)。 違約利息以每年360日為基準按日累算直至實際還款日為止。			
費用及收費 手續費	成功提取貸款將收取每年為總貸款額1%之手續費(於提取貸款院全數線付)與貸款金額一供計算於每日還款內線付)			
逾期還款 費用及收費	如未能在到期時全數繳付每月還款額,將收取手續費, 每次手續費為港幣200元(以每次逾期計)。			
提前還款 / 提前清償 / 腹间的收費	如於貸款完結前提早全數清還貸款,將收取提前清償的收費,即以下所述各項: (i) 未清還的貸款本金及應計利息,兩者均須根據實際月利率按月重新計算或計算至及包括清還當日;及(ii) 就貸款應付之一切其他有關款項、費用、收費、開支及支出; (iii) 由清還貸款翌日起按上述實際月利率計算至下一個每月還款日的利息(首尾兩天包括在內);及(iv)相等於原貸款本金之3%的提早還款手續費。惟上述(iv)須不少於港幣1,500元。提前清償利息以每年360日為基準按日累算直至實際還款日為止。於提前清環分期貸款前請參閱本行網頁之「常見問題」。			
退票/退回 自動轉帳授權 指示的收費	不適用			

- 實際年利率是一個參考利率,以年化利率展示出本產品的基本利率及 其他費用與收費。實際年利率乃根據客戶之財政狀況而釐定。
- 2. 最低貸款額為HK\$5,000, 最高貸款額為HK\$2,000,000或月薪20倍(以較低者為準)。
- 3. 最長還款期為60個月。

Interest Rates and Interest Charges

Personal Loan Under Tax Loan Program

2024-04-01

This product is an instalment loan.

This KFS provides you with indicative information about interest, fees and charges of this product; please refer to our offer letter for the final terms of your instalment loan.

Percentage Rate (APR) ¹	Loan Tenor ³	6-month	12-month	24-month
(Ark)	APR ¹	8.32%	8.32%	8.72%
Annualised Overdue / Default Interest Rate	Maximum 48% per a Overdue/Default int sur-charge of HKS2 0.133333333 on the ar calculated on a daily outstanding monthly (or HKS50, whicheve not paid in full when Such default interest until the date of acus	erest is paid fo 00 plus an ove mount of any out basis from the d instalment(s) untir r is higher) if the due. rate will accrue	erdue interest standing month lue date of rep I the date of ac monthly repay	at the rate of hly instalment(s) ayment of such tual repayment ment amount is
Fees and Charge	s			
Handling Fee	1% of the loan amou loan drawdown (up instalment which is ir	front collection (upon loan drav	
Late Payment Fee and Charge	If the monthly repay sur-charge will be ch every default].			
Prepayment / Early Settlement / Redemption Fee	If you fully repay the settlement fee will be following: (i) the outstanding perepayment date; to fmonthly effective all other monies, for the Loan; (iii) interest calculated period commence next monthly instated in the Loan; (iv) early repayment amount. Provided always that (Such early settlement basis until the date of Before you make replease refer to "FAQ" of the settlement of th	e charged, and i rincipal of the Loal poth recalculated we rate of the Loar ees, charges, cos d at the aforesaid ing from the day alment payment di handling fee equivity shall be not les interest rate will.	s subject to the nand accrued it or calculated at on a monthly be to an amonthly be to an amonthly be to an amonthly be to an amonthly effect after the repaymate (both days in all to 3% on the sthan HKS1,500, accrue daily on epayment for life	e repayment of nterest up to the the interest rate basis; s payable under tive rate for the nent date to the inclusive); and he original loan a 360-day year
Returned Cheque / Rejected Autopay Charge	N/A			

- An APR is a reference rate which includes the basic interest rates and other fees and charges of a product expressed as an annualised rate. APR is determined according to customers' nancial condition.
- 2. The minimum loan amount is HK\$5,000 and the maximum loan amount is HK\$2,000,000 or 20 times of monthly salary [whichever is lower].
- 3. The maximum loan tenor is 60 months.

私人貸款

2024-04-01

此乃分期貸款產品。

本概要所提供的利息、費用及收費等資料僅供參考;分期貸款的最終條款以貸款確認書為準。

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不川	率及利	尽文	т

實際年利率

貸款金額: HK\$100,000

貸款期	6個月	12個月	24個月
實際年利率	7.32%	7.32%	8.32%

逾期還款 年化利率 / 就違約貸款 收取的年化 利率

最高為每年48%。

如未能依期償付每月還款,將徵收手續費港幣200元(以 每次逾期月計)及需另外支付逾期利息,該利息由逾期 未付的每月還款的到期付款日直至實際付款之日逐日以 單利率累計,息率按逾期未付的每月還款額以0.13%計算 (或港幣50元,以較高者為準)。

費用及收費

手續費

成功提取貸款將收取每年為總貸款額1%之手續費(於提取貸款時全數繳付/與貸款金額一併計算於每月還款內繳付)

逾期還款 費用及收費

如未能在到期時全數繳付每月還款額,將收取逾期還款費用,每次手續費港幣200元。

提前還款 / 提前清償 / 贖回的收費

如於貸款完結前提早全數清還貸款,將收取提前清償的收費,即以下所述各項:

- (i) 未清還的貸款本金及應計利息,兩者均須根據實際月 利率按月重新計算或計算至及包括清還當日;及
- (ii) 就貸款應付之一切其他有關款項、費用、收費、開支 及支出;
- (iii) 由清還貸款翌日起按上述實際月利率計算至下一個每月還款日的利息(首尾兩天包括在內);及
- (iv) 相等於原貸款本金之3%的提早還款手續費。

惟上述(iv)須不少於港幣1,500元。

於提前清環分期貸款前請參閱本行網頁之「常見問題」。

退票 / 退回 自動轉帳授權 指示的收費

不適用

- 實際年利率是一個參考利率,以年化利率展示出本產品的基本利率及 其他費用與收費。實際年利率乃根據客戶之財政狀況而釐定。
- 2. 最低貸款額為HK\$5,000,最高貸款額為HK\$1,200,000。
- 3. 最長還款期為60個月。

Personal Loan

2024-04-01

This product is an instalment loan.

This KFS provides you with indicative information about interest, fees and charges of this product; please refer to our offer letter for the final terms of your instalment loan.

Interest Rates and	d Interest Charges				
Annualised	For a loan amoun	t of HK\$100,000:			
Percentage Rate (APR) ¹	Loan Tenor	6-month	12-month	24-month	
` ,	APR1	7.32%	7.32%	8.32%	
Annualised Overdue / Default Interest Rate	Maximum 48% per annum. Overdue/Default interest is paid for each and every default a sur-charge of HK\$200 plus an overdue interest at the rate of 0.13% on the amount of any outstanding monthly instalment(s) calculated daily on a simple basis from the due date of repayment of such outstanding monthly instalment(s) until the date of actual repayment (or HK\$50, whichever is higher) if the monthly repayment amount is not paid in full when due.				
Fees and Charge	s				
Handling Fee		(upfront collection	on upon loan dra	ed for successful awdown/add-on	
Late Payment Fee and Charge	If the monthly repayment amount is not paid in full when due, late payment fee will be charged, which is \$200 per default.				
Prepayment / Early Settlement / Redemption Fee	If you fully repay the loan before the end of the loan tenor, early settlement fee will be charged, and is subject to the repayment of following: [i] the outstanding principal of the Loan and accrued interest up to the repayment date, both recalculated or calculated at the interest rate of monthly effective rate of the Loan on a monthly basis; [ii] all other monies, fees, charges, costs and expenses payable under the Loan; [iii] interest calculated at the aforesaid monthly effective rate for the period commencing from the day after the repayment date to the next monthly instalment payment date (both days inclusive); and (iv) early repayment handling fee equal to 3% on the original loan amount. Provided always that (iv) shall be not less than HK\$1,500. Before you make request for early repayment for Instalment Loan, please refer to "FAQ" of the Bank's website.				
Returned Cheque / Rejected Autopay Charge	N/A				

- An APR is a reference rate which includes the basic interest rates and other fees and charges of a product expressed as an annualised rate. APR is determined according to customers' financial condition.
- 2. The minimum loan amount is HK\$5,000 and the maximum loan amount is $\mbox{HK}\$1,\!200,\!000.$
- 3. The maximum loan tenor is 60 months.

結餘轉户私人貸款

2024-04-01

此乃分期貸款產品。

本概要所提供的利息、費用及收費等資料僅供參考;分期貸款的最終條款以貸款確認書為準。

エロ	₩.	ᄑᆂ	山白	-	111
不旧	傘)	及禾	미둤	(V	т

實際年利率

貸款金額: HK\$100,000

貸款期	6個月	12個月	24個月
實際年利率	7.32%	7.32%	8.32%

逾期還款 年化利率 / 就違約貸款 收取的年化 利率

最高為每年48%。

如未能依期償付每月還款,將徵收手續費港幣200元(以每次逾期月計)及需另外支付逾期利息,該利息由逾期未付的每月還款的到期付款日直至實際付款之日逐日以單利率累計,息率按逾期未付的每月還款額以0.13%計算(或港幣50元,以較高者為準)。

費用及收費

手續費

成功提取貸款將收取每年為總貸款額1%之手續費(於提取貸款時全數繳付/與貸款金額一併計算於每月還款內繳付)

逾期還款 費用及收費

如未能在到期時全數繳付每月還款額,將收取逾期還款費用,每次手續費港幣200元。

提前還款 / 提前清償 / 贖回的收費

如於貸款完結前提早全數清還貸款,將收取提前清償的 收費,即以下所述各項:

- (i) 未清還的貸款本金及應計利息,兩者均須根據實際月 利率按月重新計算或計算至及包括清還當日;及
- (ii) 就貸款應付之一切其他有關款項、費用、收費、開支 及支出;
- (iii) 由清還貸款翌日起按上述實際月利率計算至下一個每月還款日的利息(首尾兩天包括在內);及
- (iv) 相等於原貸款本金之3%的提早還款手續費。 惟上述(iv)須不少於港幣1,500元。

於提前清還分期貸款前請參閱本行網頁之「常見問題」。

退票/退回 自動轉帳授權 指示的收費

不適用

- 實際年利率是一個參考利率,以年化利率展示出本產品的基本利率及 其他費用與收費。實際年利率乃根據客戶之財政狀況而釐定。
- 2. 最低貸款額為HK\$5,000,最高貸款額為HK\$1,200,000。
- 3. 最長還款期為60個月。

Interest Rates and Interest Charges

Balance Transfer Personal Loan

2024-04-01

This product is an instalment loan.

This KFS provides you with indicative information about interest, fees and charges of this product; please refer to our offer letter for the final terms of your instalment loan.

interest Rates an	d Interest Charges				
Annualised Percentage Rate	For a loan amount of HK\$100,000:				
(APR) ¹	Loan Tenor	6-month	12-month	24-month	
	APR ¹	7.32%	7.32%	8.32%	
Annualised Overdue /	Maximum 48% p	er annum.			
Default Interest Rate	Overdue/Default interest is paid for each and every default a sur-charge of HK\$200 plus an overdue interest at the rate of 0.13% on the amount of any outstanding monthly instalment(s) calculated daily on a simple basis from the due date of repayment of such outstanding monthly instalment(s) until the date of actual repayment (or HK\$50, whichever is higher) if the monthly repayment amount is not paid in full when due.				
Fees and Charge	s				
Handling Fee	loan drawdown	(upfront collecti		ed for successful awdown/add-on]	
Late Payment Fee and Charge	If the monthly repayment amount is not paid in full when due, late payment fee will be charged, which is \$200 per default.				
Prepayment / Early Settlement / Redemption Fee					
	the repaymen	nt date, both r	ecalculated or c	ded interest up to calculated at the pan on a monthly	
	(ii) all other mor under the Loa		es, costs and ex	penses payable	
	[iii] interest calculated at the aforesaid monthly effective rate for the period commencing from the day after the repayment date to the next monthly instalment payment date [both days inclusive]; and				
	(iv)early repayme amount.	ent handling fee	e equal to 3% on	the original loan	
	Provided always	. ,			
	Before you make please refer to "F			Instalment Loan,	
Prepayment /					
Early Settlement / Redemption Fee	N/A				

- An APR is a reference rate which includes the basic interest rates and other fees and charges of a product expressed as a nanualised rate. APR is determined according to customers' financial condition.
- 2. The minimum loan amount is HK\$5,000 and the maximum loan amount is $\mbox{HK}\$1,\!200,\!000.$
- 3. The maximum loan tenor is 60 months.

裝修貸款

2024-04-01

此乃分期貸款產品。

本概要所提供的利息、費用及收費等資料僅供參考;分期貸款的最終條款以貸款確認書為準。

利率及利息支出

實際年利率

貸款金額: HK\$100,000

貸款期	6個月	12個月	24個月
實際年利率	7.32%	7.32%	8.32%

逾期還款 年化利率 / 就違約貸款 收取的年化

最高為每年48%。

如未能依期償付每月還款,將徵收手續費港幣200元(以每次逾期月計)及需另外支付逾期利息,該利息由逾期未付的每月還款的到期付款日直至實際付款之日逐日以單利率累計,息率按逾期未付的每月還款額以0.13%計算(或港幣50元,以較高者為準)。

費用及收費

手續費

利率

成功提取貸款將收取每年為總貸款額1%之手續費(於提取貸款時全數繳付)

逾期還款 費用及收費

如未能在到期時全數繳付每月還款額,將收取逾期還款 費用,每次手續費港幣200元。

提前還款 / 提前清償 / 贖回的收費

如於貸款完結前提早全數清還貸款,將收取提前清償的收費,即以下所述各項:

- 質,如以下//7処合項。 (i) 未清還的貸款本金及應計利息,兩者均須根據實際月 利率按月重新計算或計算至及包括清還當日;及
- (ii) 就貸款應付之一切其他有關款項、費用、收費、開支 及支出:
- (iii) 由清還貸款翌日起按上述實際月利率計算至下一個每月還款日的利息(首尾兩天包括在內);及
- (iv) 相等於原貸款本金之3%的提早還款手續費。 惟上述(iv)須不少於港幣1,500元。

於提前清還私人分期貸款前請參閱本行網頁之「常見問題」。

退票 / 退回 自動轉帳授權 指示的收費

不適用

- 實際年利率是一個參考利率,以年化利率展示出本產品的基本利率及 其他費用與收費。實際年利率乃根據客戶之財政狀況而養定。
- 2. 最低貸款額為HK\$5,000,最高貸款額為HK\$1,200,000。
- 3. 最長還款期為60個月。

Decoration Loan

2024-04-01

This product is an instalment loan.

This KFS provides you with indicative information about interest, fees and charges of this product; please refer to our offer letter for the final terms of your instalment loan.

Interest Rates and	d Interest Charges						
Annualised Percentage Rate (APR) ¹	For a loan amount of HK\$100,000: Loan Tenor 6-month 12-month 24-month APR 7.32% 7.32% 8.32%						
Annualised Overdue / Default Interest Rate	Maximum 48% per annum. Overdue/Default interest is paid for each and every default a sur-charge of HK\$200 plus an overdue interest at the rate of 0.13% on the amount of any outstanding monthly instalment(s) calculated daily on a simple basis from the due date of repayment of such outstanding monthly instalment(s) until the date of actual repayment (or HK\$50, whichever is higher) if the monthly repayment amount is not paid in full when due.						
Fees and Charge	s						
Handling Fee	1% of the loan a		_	ed for successful wdown]			
Late Payment Fee and Charge	If the monthly repayment amount is not paid in full when due, late payment fee will be charged, which is \$200 per default.						
Prepayment / Early Settlement / Redemption Fee	If you fully repay the loan before the end of the loan tenor, early settlement fee will be charged, and is subject to the repayment of following: (i) the outstanding principal of the Loan and accrued interest up to the repayment date, both recalculated or calculated at the interest rate of monthly effective rate of the Loan on a monthly basis; (ii) all other monies, fees, charges, costs and expenses payable under the Loan; (iii) interest calculated at the aforesaid monthly effective rate for the period commencing from the day after the repayment date to the next monthly instalment payment date (both days inclusive); and (iv) early repayment handling fee equal to 3% on the original loan amount. Provided always that (iv) shall be not less than HK\$1,500. Before you make request for early repayment for Personal Instalment Loan, please refer to "FAQ" of the Bank's website.						
Returned Cheque / Rejected Autopay Charge	N/A						

- An APR is a reference rate which includes the basic interest rates and other fees and charges of a product expressed as an annualised rate. APR is determined according to customers' financial condition.
- 2. The minimum loan amount is HK\$5,000 and the maximum loan amount is HK\$1,200,000.
- 3. The maximum loan tenor is 60 months.

升學進修貸款

2024-04-01

此乃分期貸款產品。

本概要所提供的利息、費用及收費等資料僅供參考;分期貸款的最終條款以貸款確認書為準。

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不旧	傘)	及禾	미둤	(V	т

實際年利率

貸款金額: HK\$100,000

貸款期	6個月	12個月	24個月
實際年利率	7.32%	7.32%	8.32%

逾期還款 年化利率 /

年化利率 / 就違約貸款 收取的年化 利率 最高為每年48%。

如未能依期償付每月還款,將徵收手續費港幣200元 (以每次逾期月計)及需另外支付逾期利息,該利息由逾期未付的每月還款的到期付款日直至實際付款之日逐日以單利率累計,息率按逾期未付的每月還款額以0.13%計算(或港幣50元,以較高者為準)。

費用及收費

手續費

成功提取貸款將收取每年為總貸款額1%之手續費(於提取貸款時全數繳付)

逾期還款 費用及收費

如未能在到期時全數繳付每月還款額,將收取逾期還款 費用,每次手續費港幣200元。

提前還款 / 提前清償 / 贖回的收費

如於貸款完結前提早全數清還貸款,將收取提前清償的收費,即以下所述各項:

- (i) 未清還的貸款本金及應計利息,兩者均須根據實際月 利率按月重新計算或計算至及包括清還當日;及
- (ii) 就貸款應付之一切其他有關款項、費用、收費、開支 及支出;
- (iii) 由清還貸款翌日起按上述實際月利率計算至下一個每月還款日的利息(首尾兩天包括在內);及
- (iv) 相等於原貸款本金之3%的提早還款手續費。

惟上述(iv)須不少於港幣1,500元。

於提前清還私人分期貸款前請參閱本行網頁之「常見問題」。

退票/退回 自動轉帳授權 指示的收費

不適用

- 1. 實際年利率是一個參考利率,以年化利率展示出本產品的基本利率及其 他費用與收費。實際年利率乃根據客戶之財政狀況而釐定。
- 2. 最低貸款額為HK\$5,000,最高貸款額為HK\$1,200,000。
- 3. 最長環款期為60個月。

Education Loan

2024-04-01

This product is an instalment loan.

This KFS provides you with indicative information about interest, fees and charges of this product; please refer to our offer letter for the final terms of your instalment loan.

Interest Rates and	d Interest Charges						
Annualised Percentage Rate (APR) ¹	For a loan amount of HK\$100,000: Loan Tenor 6-month 12-month 24-month						
	APR ¹	7.32%	7.32%	8.32%			
Annualised Overdue / Default Interest Rate	Maximum 48% per annum. Overdue/Default interest is paid for each and every default a sur-charge of HK\$200 plus an overdue interest at the rate of 0.13% on the amount of any outstanding monthly instalment[s] calculated daily on a simple basis from the due date of repayment of such outstanding monthly instalment[s] until the date of actual repayment [or HK\$50, whichever is higher] if the monthly repayment amount is not paid in full when due.						
Fees and Charge	s						
Handling Fee	1% of the loan ar loan drawdown (_				
Late Payment Fee and Charge	If the monthly repayment amount is not paid in full when due, late payment fee will be charged, which is \$200 per default.						
Prepayment / Early Settlement / Redemption Fee	If you fully repay the loan before the end of the loan tenor, early settlement fee will be charged, and is subject to the repayment of following: (i) the outstanding principal of the Loan and accrued interest up to the repayment date, both recalculated or calculated at the interest rate of monthly effective rate of the Loan on a monthly basis; (ii) all other monies, fees, charges, costs and expenses payable under the Loan; (iii) interest calculated at the aforesaid monthly effective rate for the period commencing from the day after the repayment date to the next monthly instalment payment date (both days inclusive); and (iv) early repayment handling fee equal to 3% on the original loan amount. Provided always that (iv) shall be not less than HK\$1,500. Before you make request for early repayment for Personal Instalment Loan, please refer to "FAQ" of the Bank's website.						
Prepayment / Early Settlement / Redemption Fee	N/A						

- An APR is a reference rate which includes the basic interest rates and other fees and charges of a product expressed as an annualised rate. APR is determined according to customers' financial condition.
- The minimum loan amount is HK\$5,000 and the maximum loan amount is HK\$1,200,000.
- 3. The maximum loan tenor is 60 months.

「60日免息免供」 私人貸款

2024-04-01

此乃分期貸款產品。 本概要所提供的利息、費用及收費等資料僅供參考,分期貸款的最終 條款以貸款確認書為準。

條款以貸款確認書為準。							
利率及利息支出							
實際年利率	貸款金額:HK\$100,000						
	貸款期	6個月	12個月	24個月			
	實際年利率	7.32%	7.32%	8.32%			
逾期還款 年化利率 / 就違約貸款 收取的年化 利率 費用及收費 手續費	最高為每年48%。 如未能依期償付每月還款,將徵收手續費港幣200元(以每次逾期月計)及需另外支付逾期利息,該利息由逾期未付的每月還款的到期付款日直至實際付款之日逐日以單利率累計,息率按逾期未付的每月還款額以0.13%計算(或港幣50元,以較高者為準)。 在還款期為12個月或以下的情況下,成功提取貸款將收取貸款額之1.5%。						
逾期還款 費用及收費	在還款期為12個月以上的情況下,成功提取貸款將按貸款額收取每年1%手續費。 (於提取貸款時全數繳付) 如未能在到期時全數繳付每月還款額,將收取逾期還款費用,每次手續費港幣200元。						
提前還款 / 提前漬價 / 贖回的收費	如於貸款完結前提早全數清還貸款,將收取提前清償的收費,即以下所述各項: (i) 未清還的貸款本金及應計利息,兩者均須根據實際月利率按月重新計算或計算至及包括清還當日;及(ii) 就貸款應付之一切其他有關款項、費用、收費、開支及支出; (iii) 由清還貸款翌日起按上述實際月利率計算至下一個每月還款日的利息(首尾兩天包括在內);及(iv) 相等於原貸款本金之3%的提早還款手續費。						
退票/退回 自動轉帳授權 指示的收費	惟上述(iv)須不少於港幣1,500元。 於提前清還分期貸款前請參閱本行網頁之「常見問題」。 不適用						

- 1. 實際年利率是一個參考利率,以年化利率展示出本產品的基本利率及 其他費用與收費。實際年利率乃根據客戶之財政狀況而釐定。
- 2. 最低貸款額為HK\$5,000,最高貸款額為HK\$1,200,000。
- 3. 最長還款期為60個月。

"60-Day Interest-Free Payment Holiday" Personal Loan

2024-04-01

This product is an instalment loan.

This KFS provides you with indicative information about interest, fees and charges of this product but please refer to our offer letter for the final terms of your instalment loan.

Interest Rates an	d Interest Charge	;				
Annualised Percentage Rate	For a loan amount of HK\$100,000:					
(APR) ¹	Loan Tenor	6-month	12-month	24-month		
. ,	APR ¹	7.32%	7.32%	8.32%		
Annualised Overdue / Default Interest Rate	Maximum 48% per annum. Overdue/Default interest is paid for each and every default a sur-charge of HK\$200 plus an overdue interest at the rate of 0.13% on the amount of any outstanding monthly instalment[s] calculated daily on a simple basis from the due date of repayment of such outstanding monthly instalment[s] until the date of actual repayment [or HK\$50, whichever is higher] if the monthly repayment amount is not paid in full when due.					
Handling Fee	1.5% of the loan amount per annum will be charged for successful loan drawdown when the loan tenor is equal to or less than 12 month. 1% of the loan amount per annum will be charged for successful loan drawdown when the loan tenor is more than 12 months. [upfront collection upon loan drawdown]					
Late Payment Fee and Charge	If the monthly repayment amount is not paid in full when due, late payment fee will be charged, which is \$200 per default.					
Prepayment / Early Settlement / Redemption Fee	If you fully repay the loan before the end of the loan tenor, early settlement fee will be charged, and is subject to the repayment of following: (i) the outstanding principal of the Loan and accrued interest up to the repayment date, both recalculated or calculated at the interest rate of monthly effective rate of the Loan on a monthly basis; (ii) all other monies, fees, charges, costs and expenses payable under the Loan; (iii) interest calculated at the aforesaid monthly effective rate for the period commencing from the day after the repayment date to the next monthly instalment payment date (both days inclusive); and (iv) early repayment handling fee equal to 3% on the original loan amount. Provided always that (iv) shall be not less than HK\$1,500. Before you make request for early repayment for Instalment Loan, please refer to "FAQ" of the Bank's website.					
Returned Cheque / Rejected Autopay Charge	N/A					

- An APR is a reference rate which includes the basic interest rates and other fees and charges of a product expressed as an annualised rate. APR is determined according to customers' financial condition.
- 2. The minimum loan amount is HK\$5,000 and the maximum loan amount is HK\$1,200,000.
- 3. The maximum loan tenor is 60 months.



華僑銀行(香港)有限公司(「本行」)貸款之條款及細則

(適用於一般私人貸款、結餘轉戶私人貸款、專業貸款、裝修貸款、「60日 免息免供」私人貸款、升學進修貸款及稅務貸款)(2024年4月1日起生效)

客戶須遵照及履行下列各項條款:

甲、一般私人貸款/結餘轉戶私人貸款/專業貸款/裝修貸款

- 1. 一般私人貸款/結餘轉戶私人貸款/專業貸款/裝修貸款計劃須受本條款及細則、貸款合約之條款及細則及其他適用於貸款的條款及細則約束。而本行亦可隨時發出、變更、更改或更換有關條款。本條款及細則、貸款合約之條款及細則及其他適用於貸款的條款及細則如有任何抵觸之處或歧異,應以本條款及細則為準。
- 2. 客戶明白並同意,就貸款合約/貸款確認書/其他適用於貸款的條款及細則上訂明之還款方式及還款期之修改要求,須經本行同意。客戶需於提前償還貸款時支付提早還款手續費、貸款應付之一切其他有關款項、過期利息(如有)、適用費用、收費、開支及支出,不論該要求是由客戶或本行提出。在不損害前述條文的原則下,客戶可提早清還貸款,惟須先獲得本行的同意並向本行支付貸款合約/貸款確認書/其他適用於貸款的條款及細則訂明之提早還款費用。

乙、「60日免息免供」私人貸款

- 「60日免息免供」私人貸款計劃須受本條款及細則、貸款合約之條款及細則及其他 適用於貸款的條款及細則約束。而本行亦可隨時發出、變更、更改或更換有關條 款。本條款及細則、貸款合約之條款及細則及其他適用於貸款的條款及細則如有 任何抵觸之處或歧異,應以本條款及細則為準。
- 2. 客戶明白並同意,就貸款合約/貸款確認書/其他適用於貸款的條款及細則上訂明之還款方式及還款期之修改要求,須經本行同意。客戶需於提前償還貸款時支付提早還款手續費、貸款應付之一切其他有關款項、過期利息(如有)、適用費用、收費、開支及支出,不論該要求是由客戶或本行提出。在不損害前述條文的原則下,客戶可提早清還貸款,惟須先獲得本行的同意並向本行支付貸款合約/貸款確認書/其他適用於貸款的條款及細則訂明之提早還款費用。
- 3. 客戶明白本行不接納客戶作部份提早還款。

丙、升學進修貸款

- 貸款計劃須受本條款及細則、貸款合約之條款及細則及其他適用於貸款的條款及細則約束。而本行亦可隨時發出、變更、更改或更換有關條款。本條款及細則、貸款合約之條款及細則及其他適用於貸款的條款及細則如有任何抵觸之處或歧異,應以本條款及細則為準。
- 2. 客戶明白並同意,就貸款合約/貸款確認書/其他適用於貸款的條款及細則上訂明之還款方式及還款期之修改要求,須經本行同意。客戶需於提前償還貸款時支付提早還款手續費、貸款應付之一切其他有關款項、過期利息(如有)、適用費用、收費、開支及支出,不論該要求是由客戶或不行提出。在不損害前述條文的原則下,客戶可提早清還貸款,惟須先獲得本行的同意並向本行支付貸款合約/貸款確認書/其他適用於貸款的條款及細則訂明之提早還款費用。
- 3. 客戶須於本行開立儲蓄存款戶口,並以該戶口作為升學進修貸款之還款戶口。
- 4. 客戶保證此貸款是作升學進修用途,若貸款非作升學進修之用,本行有絕對權利 要求客戶提早清還貸款。客戶同意本行有絕對權利要求客戶提供有關升學進修之 相關資料,包括但不限於學費單、學生證、畢業證書或成績單。
- 5. (如貸款申請人並非報讀有關課程之學生)客戶特此聲明、確認及承認客戶已得到報讀有關課程之學生的同意向本行披露其資料(包括但不限於其姓名、學生證、畢業證書、成績單及學費單)及准許本行使用其資料作為申請本貸款及在貸款批核後評估是否提供優惠予本人之用途及本行可(但無責任)告知該學生其資料是由客戶提供。

丁、純稅務貸款/稅務貸款計劃 — 私人貸款

- 純税務貸款/稅務貸款計劃—私人貸款計劃須受本條款及細則、貸款合約之條款及細則及其他適用於貸款的條款及細則約束。而本行亦可隨時發出、變更、更改或更換有關條款。本條款及細則、貸款合約之條款及細則及其他適用於貸款的條款及細則如有仟何抵觸之處或歧異,應以本條款及細則為準。
- 2. 客戶明白並同意,就貸款合約/貸款確認書/其他適用於貸款的條款及細則上訂明之還款方式及還款期之修改要求,須經本行同意。客戶需於提前償還貸款時支付提早還款手續費、貸款應付之一切其他有關款項、過期利息(如有)、適用費用、收費、開支及支出,不論該要求是由客戶或本行提出。在不損害前述條文的原則下,客戶可提早清還貸款,惟須先獲得本行的同意並向本行支付貸款合約/貸款確認書/其他適用於貸款的條款及細則訂明之提早還款費用。

3. 本行有權以其絕對酌情決定權把獲批核之貸款金額之特定金額直接交付給稅務局。客戶明白及同意若於申請過程有任何延誤及域任何投遞延誤或遺失及或任何其他原因以致未能如期將上述款項交給稅務局,本行對與前述有關之任何損失、賠償、費用或支出(包括但不限於任何招致之附加費及罰款)概不負責,亦無須向任何客戶作出任何賠償。同時,客戶明白及同意其償還貸款及遵守所有有關條款及細則之責任仍然保持不變。

戊、共同適用的條款及細則

- 1. 每項融通或貸款(「貸款」)均按以下基準批出:客戶保證: (a) 每項有關融通或貸款,就銀行而言,並非:()超出《銀行業(風險承擔限度)規則》(第1558章)第8部,及由香港金融管理局所發出的監管政策手冊(CR-G-9)《對關連人士的風險承擔》,所訂明的法定限度的融通或貸款;或(ii)《公司條例》(第622章)第11部第2分部所禁止的貸款、類似貸款及信貸交易:(b)客戶,或其任何董事、合夥人、經理或代理人,或其任何擔保人,就任何上述規則、上述條例或監管政策手冊而言,並非以任何方式與銀行(或其控權公司或其任何附屬公司及聯屬公司)的任何董事、行政總裁、高級管理人員、主要職員、從事貸款審批的僱員、控權人或小股東控權人、或銀行的有關連實體有關、關連或聯繫;及(c)無論如何,客戶並不是銀行的由上述規則所規定的關連一方,及並不是銀行的由上述條例所規定的有關連實體。如在批出任何有關融通或貸款後,前述任何保證不再準確或將成為失實,則客戶承諾將會立即通如本行。
- 客戶同意若客戶的申請獲批核及貸款額已撥進客戶的指定賬戶內(此即構成客戶接受此項貸款),便須受貸款之條款及細則所約束。
- 3. 客戶同意及承諾遵照貸款之條款及細則及所有相關條款及細則及依時清還全部貸款額、利息、手續費、彌償費及一切其他貸款所需支付之費用。如客戶未能依照上述方法償還,本行可依法追究。
- 客戶確認提供給本行的資料及文件全屬正確,並授權本行以任何其認為適當的途 徑以確証該等資料及文件之真確性及與有關方面交換資料。
- 5. 現金券/儲值咭/禮品如有遺失(包括但不限於投遞遺失)、被竊或損毀,本行將不會補發,恕不承擔責任,也不會作任何賠償。本行並非現金券/儲值咭/禮品之供應商,所有有關現金券/儲值咭/禮品之責任及義務概由供應商負責。本行不會就或有關現金券/儲值咭/禮品承擔任何責任及義務。本行亦不會就或有關任何現金券/儲值咭/禮品有任四性質之聲明及保證(不論明確或含隱的)。如對現金券/儲值咭/禮品有任何爭議或投訴或索償(如有的話),客戶需直接向供應商提出。所有現金券/儲值咭/禮品均不能兑回現金或其他折扣,並需受供應商所訂之條款及細則限制。
- 6. 客戶知悉及同意本行及任何銀行集團公司可根據 (i)《華僑銀行 (香港)有限公司 -關於個人資料(私隱)條例(「條例」)的客戶及其他個別人士通知》;或 (ii) 客戶 不時給予的訂明同意,使用客戶的個人資料(「資料」)作該等用途及向該等人 士披露。同時客戶同意本行及任何銀行集團公司可將「資料」轉移至香港特別行 政區以外地方、使用「資料」和客戶的其他個人資料和資訊作根據個人資料(私 隱)條例所述的核對程序核對「資料」及其他關於客戶的資料、作內部的信貸管 理和提供優質的賬戶服務和其他相關目的及提供有關客戶之銀行證明書或信貸諮 詢用途。客戶同意本行及任何銀行集團公司有權不時向第三方(包括客戶因本行 及銀行集團公司產品及服務的推廣以及申請本行及銀行集團公司產品及服務而接 觸的第三方服務供應商)收集與客戶有關的資料(包括但不限於向任何信貸資料 服務機構對客戶作出信貸調查(如有))。客戶明白從本行獲得之《華僑銀行 (香港)有限公司-關於個人資料(私隱)條例(「條例」)的客戶及其他個別人士通 知》之內容, 並確認收妥該通知書。在本部份的文意中, 「銀行集團公司」指銀 行的任何直接或間接控股公司、銀行或任何上述控股公司的任何直接或間接附屬 公司、或其任何關連公司(即股權由任何上述公司持有的公司),並包括每家公 司的繼承人和受讓人。「附屬公司」」及「控股公司」指《公司條例》(第622 章)賦予的相同涵義。
- 7. 客戶授權本行可不時將客戶之個人資料及有關客戶之任何賬戶資料透露予任何銀行集團公司作內部的信貸管理和提供更優質的賬戶服務和其他相關用途。
- 3. 如客戶於申請表上所提供的任何個人資料(包括但不限於個人資料、就業資料及配偶資料)與本行現時持有之客戶的個人資料記錄(如有)有所不同,客戶同意及授權本行更新客戶現時於本行的任何個人資料記錄,而有關更新將即時生效。為免存疑,本行並沒有義務行使此項下的授權權利。
- 9. 客戶同意本行在有需要時可將還款提示以短訊或即時信息應用程式或電郵或以其 他電子通訊方式發放予客戶。客戶明白若不欲收取本行的產品宣傳,可以書面通 知本行的資料保護主任,郵寄地址為香港中環皇后大道中161號,來函請註明姓 名及有關賬戶號碼。此項安排不用收費。
- 10. 客戶知悉及同意即使客戶的申請最終不獲批核,本行可保留客戶的個人資料,用 作維持客戶的信貸紀錄,作為本行或任何銀行集團公司現在或將來參考之用,保 留期限以不超過3年為準。
- 11. 客戶知悉及同意客戶應本行之要求而提供之個人資料或因客戶與本行之間所作交易而本行收集到的資料,本行可透露或使用及保留予任何機構或任何收數公司、

- 信貸資料服務機構或為本行提供有關服務的機構/公司使其可核實有關資料或使 其能提供有關資料予其他機構/公司·藉以 (i) 讓該等機構/公司查證客戶之信 貸及其他狀況,及 (ii) 協助該等機構/公司追收客戶於本行之任何債項。
- 12. 客戶明白本行會考慮信貸資料服務機構之信貸報告,並授權本行在其認為適當之情況下,可一次或多次使用客戶之資料作信貸查閱及/或檢討。假如客戶有意索取有關信貸報告,本行會提供有關信貸資料服務機構的聯絡詳情。客戶知悉可以書面形式向本行之資料保護主任索取及更改客戶之資料(香港皇后大道中161號)/電郵:enquiry_hk@ocbc.com。
- 13. 客戶同意及明白如客戶未能在貸款申請獲批核後30天內以書面形式接納本行之貸款,是次貸款申請可被取消。
- 14. 客戶知悉有權就本行向信貸資料服務機構提供的任何賬戶資料(為免生疑問,包括任何賬戶還款資料),於全數清還欠賬後結束賬戶時,指示本行要求信貸資料服務機構自其資料庫中删除該等賬戶資料,但指示必須於賬戶結束後五年內提出及於緊接終止信貸前五年內沒有任何拖欠為期超過60日的欠款。賬戶還款資料包括上次到期的還款額,上次報告期間(即緊接本行上次向信貸資料服務機構提供賬戶資料前不多於31日的期間)所作還款額,剩餘可用信貸額或未償還數額及欠款資料(即過期欠款額及逾期還款日數,清還過期欠款的日期,及全數清還拖欠為期超過60日的欠款的日期(如有))。
- 15. 客戶知悉如客戶的賬戶出現任何拖欠還款情況,除非拖欠金額在由拖欠日期起計60日屆滿前全數清還或已撇賬(因破產令導致撇賬除外),否則客戶的賬戶還款資料會在全數清還該拖欠還款後被信貸資料服務機構繼續保留多五年。
- 16. 客戶知悉如客戶因被頒布破產令而導致任何賬戶金額被撇賬,不論賬戶還款資料 有否顯示任何拖欠為期超過60日的還款,客戶的賬戶還款資料會在全數清還該拖 欠還款後被信貸資料服務機構繼續保留多五年,或由客戶提出證據通知信貸資料 服務機構客戶已獲解除破產令後保留多五年(以較早出現的情況為準)。客戶承 諾倘若客戶通知信貸資料服務機構客戶的破產令已被解除,客戶將同時通知本 行。
- 17. 為避免客戶與本行日後有任何不必要爭拗及投訴及為維護雙方利益,客戶同意本 行可記錄客戶跟本行職員及/或其代理人之談話並可保留該等記錄(包括以電話 錄音作記錄及保留該等電話記錄)。對客戶而言,就被記錄之談話內容,該等記 錄線為終論性證據。
- 18. 客戶明白本行會以客戶於申請表/支賬授權書提供之資料及其他客戶嗣後可能提供給本行之任何性質資料及申請表所載之條款作為主要依據以決定是否批准貸款,是否批准全部或部份貸款及此批准之其他條款。客戶現宣稱客戶並未有隱藏客戶已招致或可能已招致之任何債項,及沒有自行申請破產或已被判定破產。客戶現宣稱客戶沒有意圖在貸款(若獲本行批准)還款期間自行申請破產,客戶明白任何本段所述之資料如有任何方面不完整或不實,客戶或須負上刑事責任。
- 19. 客戶同意及明白申請表/支賬授權書及所有客戶或代客戶遞交之文件之影印本乃本行所擁有,不論客戶之貸款申請批准與否,均不獲發還,並同意本行有權拒絕客戶之申請而毋須誘露任何理由。
- 20. 客戶明白本行保留要求客戶提供所需文件以外的其他文件的權利。
- 客戶確認貸款並非作為購買於任何證券交易所掛牌之證券或繼續持有該等證券之用。
- 22. 根據《銀行營運守則》,若客戶在還款方面有任何困難,應儘快通知本行。
- 23. 客戶同意本行擁有隨時修訂此項貸款的息率及條款及細則之最終決定權。
- 24. 客戶授權本行可向或跟其認為適當之任何方面披露及交換申請表/支賬授權書上 之各項資料以及客戶嗣後不時提供之其他資料以作核實資料用途。
- 25. 客戶現承諾會迅速地提供本行不時要求之進一步資料及客戶確認若客戶未能提供 任何該等資料可能會令本行不能評估於此申請之貸款或設立或繼續客戶於本行之 賬戶或令本行採取不利客戶利益之行動,例如:取消貸款(若獲批准);及客戶確認:直接或間接因或就如上述不能評估貸款、不能設立或繼續賬戶或如本行採 取上述行動而引致之任何責任,本行概不負責。
- 26. 客戶同意以自動轉賬形式從客戶於直接付款授權書中詳述之銀行戶口繳付還款, 在未清還客戶欠本行之所有欠款或未獲得本行同意之前,客戶不得作任何更改自 動轉賬形式。
- 27. 客戶授權本行直接從客戶之貸款確認書所述之還款賬戶中扣除每月還款額及申請表/貸款合約、本條款及細則及其他適用於貸款的條款及細則訂明之一切有關開支及費用,該有關開支及費用均以本行絕對酌情權認為適當之方法計算並可收取利息。
- 28. 客戶同意客戶若取消指定還款戶口,則須安排另一合適銀行賬戶取代。
- 9. 客戶明白並同意貸款之利息每天累積,並以每年365天之基準,或以本行的絕對酌情權不時確定及於生效前30天通知客戶之其他基準計算。
- 30. 每月還款額將用以本行認為適當之比例償付貸款本金、利息及任何其他開支及費用。客戶同意即使申請表/貸款合約或其他文件條文另有所述,本行具絕對的酌情權不時修訂及更改貸款利率及利息計算方法,且毋須事先向客戶發出通知或取得客戶之同意。

- 31. 客戶明白本行有權聘用外界代收欠款的公司及/或機構以追討客戶欠本行的任何或所有數額,而客戶同意本行可就上述用途披露有關客戶的所有個人及其他資料。就本行聘用外界代收欠款公司及/或機構而合理產生之一切合理費用和支出及其就追討客戶欠款所引致之一切合理產生之法律費用及支出(如有的話),客戶需向本行支付及(在本行要求時)彌償。
- 32. 在本行未收妥無條件、不可撤回、不受制於任何抵銷、索償、條款、限制或任何 形式的保留的全數港幣還款前,任何客戶繳付給本行的一切款項都不能解除客戶 對本行的債務或責任。本行毋須事先向客戶發出通知或取得客戶之同意並有絕對 的酌情權就已收妥的還款,按下列次序或任何其認為合適之次序清還各項結欠:
 - (i) 所有根據申請表/貸款合約、本條款及細則及其他適用於貸款的條款及細則客戶須繳付之法律、追收債務的費用及支出:
 - (ii) 所有尚欠之貸款利息(過期利息除外);
 - (iii) 所有尚欠的每月還款額或(如本行已向客戶要求清還全數金額)貸款餘額:
 - (w) 根據申請表/貸款合約、本條款及細則及其他適用於貸款的條款及細則客戶所欠本行或應繳付之所有其他各類費用、收費及金額,包括但不限於逾期手續費用、過期利息、提早清還貸款費用及行政費用。
- 33. 申請表/貸款合約、貸款確認書、本條款及細則及其他適用於貸款的條款及細則內之一切條款、費用及限制均可隨時修訂。本行所作之修訂會給予30天之書面通知給客戶,該書面通知將郵寄至客戶存於本行最新記錄之通訊地址。該修訂以上述方式通知客戶隨即生效。
- 34. 於不損害本行任何其他權利的情況下,若客戶違反申請表/貸款合約/貸款確認書、本條款及細則及其他適用於貸款的條款及細則之任何條款,客戶同意本行有權作下列任何一項或多項決定:
 - (i) 提高或更改利率至本行認為合理之水平:
 - (ii) 提高每月還款額並縮短還款期;
 - (iii) 額外收取總欠款之2%作為重新安排手續費:及/或
 - (iv) 要求客戶立即清環所有欠款及利息。
- 35. 客戶可參閱還款預計表以了解貸款之本金還款及利息還款的分攤。
- 36. (i) 在附加於及不損害法律、衡平法、本條款及細則、貸款合約或本行與客戶訂立之任何其他協議可能賦予本行之任何其他抵押或一般留置權、抵銷權或類似權利的情況下,本行對其現時或此後所管有作為妥善保管或其他用途之客戶的所有財產享有留置權,而本行亦有權及特此獲授權(但並無責任)在法律許可的最廣範圍內,毋須通知客戶或其他任何人士而就客戶須向本行履行或償付的責任或債務,按本行絕對酌情權決定的方式及次序及該等責任或債務扣減、抵銷、撥用及運用:
 - (a) 客戶在其或任何其他人士於本行或與本行有關連或聯營之任何其他公司 中享有實益權益的任何戶口中之任何結餘(不論是否須發出通知,不論 到期與否,亦不論屬何種貨幣);及
 - (b) 本行應付或尚欠客戶任何貨幣之任何其他款項;及
 - (c) 本行以其名義代表客戶於香港或其他地方的任何其他金融機構開立之戶 口中之任何結餘,

用以償還或清償客戶須向本行履行或償付的責任及債務(不論實際的、未來的或是或有的)。

在本條文36中,如任何戶口可根據任何透支安排被提款(即使戶口已被透 支,但所透支金額依然少於透支安排的最高限額),則該戶口須被當作有結 餘處理,而上述結餘之金額,將等於透支安排依然可提供的金額。此外,在 客戶之任何債務仍屬或有或未來性質,本行將客戶任何賬戶結餘之任何一項 或多項款項付給客戶之責任,在需要抵償此等債務之範圍內,須予以暫停, 直至或有或未來事件發生為止。

- (ii) 若屬聯名戶口,本行可行使本條文36規定之權利,將該聯名戶口中之任何信貸結餘用於清償該聯名戶口一名或以上持有人欠付予本行之任何債項。
- (iii) 本行特此獲授權進行其認為行使任何抵銷權利所需之任何貨幣匯兑,而該等 匯兑費用須由客戶承擔,並成為本條文36下本行抵銷權利之一部分。
- (iv) 本行亦有權出售基於保管或任何理由而本行得以管有或控制的客戶財產,不 論是否在本行業務過程中作為抵押,構成本行的留置權,清償客戶所欠本行 的任何債務。
- (v) 客戶同意及確認本行根據本條文36有權扣減、抵銷、撥用及運用以作償還或 清償客戶須向本行履行或償付的責任及債務包括(a)任何喪失時效的責任 及債務(不論是否基於時效條例)及(b)因任何理由而變得不可強制執行 的任何其他責任及債務。
- 37. 儘管申請表/貸款合約/貸款確認書/本條款及細則或本行與客戶之間的任何其他協議的任何內容所述,客戶同意及明白,客戶可被本行要求隨時立即全數清還欠款之總數、利息、逾期費用、過期利息、提早清還貸款費用,以及所有申請表/貸款企約/貸款確認書、本條款及細則及其他適用於貸款的條款及細則所要求繳付之欠款或其他費用。於不損害上述的情形下,如發生以下任何一種情況,客戶應立即缴付上述所有款項:

- (i) 客戶若未能於任何一期到期日繳付應交款項之全數;
- (ii) 客戶申請破產或被申請破產;
- iii) 客戶已提供或以後提供之任何資料在重要方面上屬於或被證實為不真實、不正確或誤導,包括但不限於申請表上之資料:或
- (iv) 本行認為發生了某種情況可能嚴重及不利地影響客戶履行申請表/貸款合約/貸款確認書、本條款及細則及其他適用於貸款的條款及細則的能力。
- 38. 客戶現承諾會按要求彌償本行直接或間接因或就本申請及/或本行依賴任何客戶 於此提供之資料或嗣後客戶不時提供之資料而引致本行可能蒙受或招致之一切損 失、損害、費用、索償、申索、訴訟及責任,不論任何性質亦然,除非(及只限 於)乃純粹因本行或其僱員或代理人蓄意行為不當或疏忽所引致的,則屬例外。
- 39. 客戶同意本行有絕對酌情權可向擔保人(如有的話)提供下列文件之副本:
 - (i) 跟客戶簽訂之有關貸款文件或摘要,以示擔保人所擔保之責任;
 - (ii) 向客戶發出有關逾期未繳款項之正式要求付款通知書:
 - (iii) 最新客戶之賬戶結單;及
 - (iv) 由本行送交客戶之其他文件。

客戶同意本行可提供有關客戶之信貸及財務狀況予第三者而毋須事先諮詢客戶, 亦毋須取得客戶同意。

40. 所有上述產品及服務均受有關開戶文件、貸款文件的條款及細則及所有其他分別 對其適用的條款及細則所規限。

41. 制裁

(1) 在第41條中:

「聯屬公司」(Affiliate)就任何人士而言指該人士的附屬公司或控股公司, 又或該控股公司的任何其他附屬公司。

「反貪腐法」(Anti-Corruption Laws)指英國的《2010年反賄賂法》、美國 《1977年海外反腐敗法》,以及由香港、新加坡、美國或任何其他司法管轄區頒布、實施或強制執行的任何類似法例、規則或規例。

「反洗黑錢法」(Anti-Money Launclering Laws)指香港、新加坡及客戶和客戶公司集團任何成員進行或經營業務的各個司法管轄區之適用財務記錄保存及匯報規定,以及洗黑錢法規或條例、當中的規則及規例,以及由任何政府機關或由任何法院或政府機關進行之訴訟而頒布、實施或強制執行的任何相關或類似的規則、規例或指引。

「受控制」(controlled)指一個人(直接或間接,不論以股本、投票權、合約或其他方式)有權委任及/或罷免另一人的大部分管治成員,或以其他方式控制或有權控制該其他人士的事務及政策,而該其他人士則被視為受首位提述的人士「控制」。

「政府機關」(Government Agency)指任何政府或政府機關,或公共、法定、半政府或司法實體、機構或當局(包括(但不限於)根據任何法律或規例設立的任何證券交易所或自我規管組織)。

「控股公司」(Holding Company)就公司或法人而言,指其作為附屬公司 所屬的任何其他公司或法人,包括最終控股公司。

「持有大多數股權」(majority owned)指以實益或合法方式法律上持有該人士超過50%的已發行股本(或等價物)或投票權(不包括已發行股本(或等價物)中無權參與超過特定數額的利潤或股本分派的任何部分)。「受限制人士」(Restricted Person)指在任何時候:

- (i) 制裁當局設立的任何相關指定人士制裁名單所載的任何人士;或
- (ii) 在受制裁國家經營、組織、居住、成立、註冊或合法居住的任何人 十:或
- (iii) 由上述第(i)或(ii)項所述人士控制或持有大多數股權的任何人士。

「受制裁國家」(Sanctioned Country)在任何時候指作為受到任何全面、全國或全地域制裁的對象或目標之國家或領土,包括(但不限於)北韓、伊朗、敘利亞、古巴及烏克蘭的克里米亞地區

「制裁」(Sanctions)指由以下各方不時頒布、實行、實施或強制執行的任何貿易、經濟或金融制裁、禁運或限制性措施,或相關法例或規例:

- (i) 美國政府,包括由美國財政部外國資產控制辦公室或美國國務院管理的 組織:
- (ii) 聯合國安全理事會;
- (iii) 歐盟及任何歐盟成員國;
- (iv) 英國;
- (v) 新加坡金融管理局;
- (vi) 香港金融管理局:或
- (vii) 任何其他相關政府機關(為免生疑問,包括對(a)客戶及/或本行具司法管轄權的政府機關(不論基於其註冊成立的司法管轄權,或其貿易、業務或其他經營活動所在的司法管轄區)或(b)本申請表/貸款合約/貸款確認書、本條款及細則及其他適用於貸款的條款及細則擬定的交易),
- (上述各方皆為「制裁當局」(Sanctions Authority))。

(2) 客戶特此進一步就以下條款向本行作出保證、陳述及承諾:

動、業務或交易。

- (a) 客戶、任何抵押提供者或客戶的任何聯屬公司並非受限制人士。
- (b) 任何貸款款項不會直接或間接用於建反任何制裁的任何用述,或用於資 助、促成或提供資金予涉及任何受限制人士或任何受制裁國家的任何活
- (c) 任何貸款款項不會用於資助購買或轉讓任何軍用物資或裝備。
- (d) 客戶已實施及維持相應的政策及程序,以確保遵從此「制裁」條款的第 41(2)條內所載的陳述、保證及承諾。
- (e) 客戶及客戶的聯屬公司及各抵押提供者(如有)並無違反及會繼續遵守 與制裁相關的法例及規例。
- (f) 客戶不會以下述資金或資產直接或間接償還任何貸款
-) 構成任何受限制人士的財產,或由受限制人士實益持有的財產; 或
- (ii) 從違反適用於本條款及細則任何一方的制裁之任何交易中獲得的直接款項。
- (g) 客戶會及時向本行交付並允許本行取得任何政府、司法或監管機構就制 裁對客戶或客戶的聯屬公司提出而客戶可取得的任何申索、法律行動、 訴訟、法律訴訟或調查詳情。
- (h) 客戶不得(並須確保客戶的聯屬公司不會)違反任何制裁,亦不會直接 或間接進行或從事任何可能使其違反任何制裁的交易、行為、貿易、業 務或其他活動。
- (i) 客戶不得(並須確保客戶的聯屬公司不會)直接或間接使用、允許或授權任何其他人士直接或間接使用任何運用貸款或貸款之產品及服務所得的全部或部分款項:
 - (i) (直接或間接)為違反任何制裁(或與任何受制裁國家有關)或違反任何反腐敗法、反洗黑錢法或恐怖主義融資法的任何交易、行為、貿易、業務或其他活動提供融資或資金:
 - (ii) (直接或間接)為任何受制裁國家或受限制人士提供融資、捐款或資金;或
 - (iii) 導致客戶或本行違反任何制裁(若及在適用於其中任何一方的範圍內)或成為任何制裁對象的任何其他使用方式。
- (j)客戶必須(並須確保客戶的聯屬公司會)按照反貪腐法及反洗黑錢法經營業務,並維持旨在促成及遵守適用反貪腐法及反洗黑錢法的政策及程序。
- (3) 所有在上述第41(2)條內所載的陳述、保證及承諾均視為由客戶參照貸款或其任何部分仍未償付期間存在的事實而作出。
- 42. 本條款及細則受香港特別行政區法律管轄,並按香港特別行政區法律詮釋,而客戶甘願受香港特別行政區法院的專屬司法管轄權管轄。
- 43. 若客戶超過一人,每名客戶於相關申請表、貸款合約、本條款及細則及其他適用 於貸款的條款及細則之法律責任及義務均屬共同及個別負責。
- 44. 除非申請表/貸款合約/貸款確認書、本條款及細則及其他適用於貸款的條款及 細則內有特別之解釋外,否則所指之單數乃包括眾數,所指之男性乃包括女性或 中性,反之亦然。如申請表/貸款合約/貸款確認書、貸款之條款及細則及其他 適用於貸款的條款及細則之中英文本有歧異,概以英文本為準。
- 45. 在此並不擬向任何第三方授予任何執行本文內任何條文的權利,亦不擬根據《合約(第三者權利)條例》及其後任何修訂條例向任何第三方授予本文項下的任何利益,並明確排除相關法例之應用。

關於是否選擇提前還款,可以參考本行網頁之「常見問題」。

如欲索取本貸款之條款及細則的英文版本,歡迎聯絡本行的客戶服務主任。

If you would like to have an English version of this Loan Terms and Conditions, please contact our Customer Service Officer.



OCBC Bank (Hong Kong) Limited ("the Bank") Loan Terms and Conditions

 $(Applicable\ to\ General\ Personal\ Loan,\ Palance\ Transfer\ Personal\ Loan,\ Professional\ Loan,\ Decoration\ Loan,\ "60-Day\ Interest-Free\ Payment\ Holiday"\ Personal\ Loan,\ Education\ Loan,\ and\ Tax\ Loan)\ (Effective\ from\ 1\ April\ 2024)$

Customer is required to comply with and execute the following terms:

A. General Personal Loan / Balance Transfer Personal Loan / Professional Loan / Decoration Loan

- 1. General Personal Loan / Balance Transfer Personal Loan / Professional Loan / Decoration Loan subject to the terms and conditions herein, the terms and conditions in the Promissory Note ("Note") and other terms and conditions applicable to the Loan (as defined below). The Bank reserves the right to issue, vary, amend or replace the terms and conditions from time to time. In the event of any conflict or inconsistency between the terms and conditions herein, those contained in the Note and other terms and conditions applicable to the Loan, these terms and conditions shall prevail to the extent of such conflict or inconsistency.
- 2. Customer understands and agrees that request for amendment on repayment method and loan tenor as stated in the Note/Loan Confirmation Letter/other terms and conditions applicable to the Loan is subject to approval by the Bank. Customer shall be required to pay an early repayment handling fee, all other monies, overdue interests (if any), applicable fees, charges, costs and expenses payable under the Loan at the time of early repayment whether such request is made by Customer or the Bank. Without prejudice to the foregoing, early repayment of the Loan is permissible subject to the Bank's prior consent and Customer's payment of the early repayment fee as stated in the Note/Loan Confirmation Letter/other terms and conditions applicable to the loan.

B. "60-Day Interest-Free Payment Holiday" Personal Loan

- . "60-Day Interest-Free Payment Holiday" Personal Loan is subject to the terms and conditions herein, the terms and conditions in the Note and other terms and conditions applicable to the Loan. The Bank reserves the right to issue, vary, amend or replace the terms and conditions from time to time. In the event of any conflict or inconsistency between the terms and conditions herein, those contained in the Note and other terms and conditions applicable to the Loan, these terms and conditions shall prevail to the extent of such conflict or inconsistency.
- 2. Customer understands and agrees that request for amendment on repayment method and loan tenor as stated in the Note /Loan Confirmation Letter/other terms and conditions applicable to the Loan is subject to approval by the Bank. Customer shall be required to pay an early repayment handling fee, all other monies, overdue interests (if any), applicable fees, charges, costs and expenses payable under the Loan at the time of early repayment whether such request is made by Customer or the Bank. Without prejudice to the foregoing, early repayment of the Loan is permissible subject to the Bank's prior consent and Customer's payment of the early repayment fee as stated in the Note/Loan Confirmation Letter/other terms and conditions applicable to the loan.
- 3. Customer understands that partial prepayment of the Loan is not permissible.

C. Education Loan

- Education Loan is subject to the terms and conditions herein, the terms and conditions in the Note and other
 terms and conditions applicable to the Loan. The Bank reserves the right to issue, vary, amend or replace the
 terms and conditions from time to time. In the event of any conflict or inconsistency between the terms and
 conditions herein, those contained in the Note and other terms and conditions applicable to the Loan, these
 terms and conditions shall prevail to the extent of such conflict or inconsistency.
- 2. Customer understands and agrees that request for amendment on repayment method and loan tenor as stated in the Note/Loan Confirmation Letter/other terms and conditions applicable to the Loan is subject to approval by the Bank. Customer shall be required to pay an early repayment handling fee, all other monies, overdue interests (if any), applicable fees, charges, costs and expenses payable under the Loan at the time of early repayment whether such request is made by Customer or the Bank. Without prejudice to the foregoing, early repayment of the Loan is permissible subject to the Bank's prior consent and Customer's payment of the early repayment fee as stated in the Note/Loan Confirmation Letter/other terms and conditions applicable to the loan.
- Customer should open a deposit savings account with the Bank and use it as the repayment account of the Education Loan.
- 4. The loan amount applied is for the purpose of education. If the Loan is not for the purpose of education, the the Bank shall have the absolute right to request Customer to make early repayment of the Loan. Customer agrees that the the Bank has the absolute right to request Customer to provide related information (including but not limited to receipt of futition fee payment, student card, certificate of graduation or examination slip).
- 5. (Applicable if the loan applicant is not the student enrolled to the course) Customer hereby declares, confirms and acknowledges that Customer has obtained the prior consent from the student enrolled to the course for his/her information (including but not limited to his/her name, student card, certificate of graduation, examination result slip and receipt of fuition fee payment) to be disclosed to and used by the the Bank for the purpose of this loan application and assessment of whether to offer any privileges to Customer after approval of the loan application and the the Bank may (but is not obliged to) inform the student that such information is provided by Customer.

D. Pure Tax Loan / Personal Loan under Tax Loan Program

1. Pure Tax Loan / Personal Loan under Tax Loan Program is subject to the terms and conditions herein, the terms and conditions in the Note and other terms and conditions applicable to the Loan. The the Bank reserves the right to issue, vary, amend or replace the terms and conditions from time to time. In the event of any conflict or inconsistency between the terms and conditions herein, those contained in the Note and other terms and conditions applicable to the Loan, these terms and conditions shall prevail to the extent of such conflict or inconsistency.

- Customer understands and agrees that request for amendment on repayment method and loan tenor as stated in the Note /Loan Confirmation Letter/other terms and conditions applicable to the Loan is subject to approval by the Bank. Customer shall be required to pay an early repayment handling fee, all other monies, overdue interests (if any), applicable fees, charges, costs and expenses payable under the Loan at the time of early repayment whether such request is made by Customer or the Bank. Without prejudice to the foregoing, early repayment of the Loan is permissible subject to the Bank's prior consent and Customer's payment of the early repayment fee as stated in the Note/Loan Confirmation Letter/other terms and conditions applicable to the loan.
- 3. The Bank shall be entitled, at its absolute discretion, to pay a specific amount of the approved Loan granted to the Customer directly to the Inland Revenue Department. If there is any delay during the application process and/or any delay or loss in posting and/or if for any other causes whatsoever and the aforesaid payment to the Inland Revenue Department cannot be made on time, Customer understands and agrees that the Bank shall not be liable for any loss, damages, costs, or expenses (including but not limited to any payment of the surcharge or penalty incurred) arising therefrom or in connection therewith and shall not be liable or be responsible for any compensation to the Customer. Customer understands and agrees that his/her obligation to repay the Loan and to observe all relevant terms and conditions shall remain unchanged.

E. Common Terms and Conditions Applicable to All Products

- 1. Each facility or loan ("Loan") is granted on the basis that the Customer warrants that: (a) each such facility or loan is not, in relation to the Bank; (i) a facility or loan in breach of the statutory limits under Part 8 of the Banking (Exposure Imits) Rule (Cap155S) and the Supervisory Policy Manual (CR-G-9) "Exposures to Connected Parties" issued by the Hong Kong Monetary Authority, or (ii) a loan, quasi-loan or credit transaction prohibited under Division 2 of Part 11 of the Companies Ordinance (Cap622); (b) the Customer, or any of its directors, partners, managers or agents, or any of its guarantor is not in any way, for the purposes of any of the said Rule, the said Ordinance and the said Supervisory Policy Manual, related to or connected or associated with any director, chief executive, senior management, key staff, lending officer, controller, minority shareholder controller of the Bank (or its holding company or any of its subsidiaries and affiliates), or any connected entity of the Bank; and (c) in any event, the Customer is not a connected party (as defined under the said Rule and the said Supervisory Policy Manual) of the Bank, and is not a connected entity (as defined under the said Rule and the said Supervisory Policy Manual) of the Bank in the Customer undertakes to notify the Bank immediately if after the granting of any such facility or loan, any of the foregoing warranties ceases to be accurate or becomes untrue.
- Customer hereby agrees that if the Bank has approved the Loan and if the approved loan amount of the Loan has been credited to Customer's designated bank account (upon which the Loan shall be deemed to be accepted by Customer), the terms and conditions of the Loan shall apply.
- Customer agrees and promises to comply with the terms and conditions of the Loan and all other applicable terms and conditions and to repay all loan amount, interest, handling fee, indemnity fee and all charges and expenses related to the Loan. In the event of default by Customer to repay as abovementioned, the Bank reserves all its right to claim against Customer.
- Customer confirms that the information and documents provided are true and correct and authorizes the Bank to communicate and to exchange such information with whatever sources the Bank may consider appropriate for the purpose of verifying the same.
- 5. Should there be any cash coupon/prepaid card/gift loss (including but not limited to delivery loss), stolen or destroyed, the Bank will not reissue the cash coupon/prepaid card/gift and will not bear any responsibility, nor be liable for any compensation. The Bank is not the supplier of the cash coupon/prepaid card/gift. The supplier is responsible for all the related responsibilities and duties of the cash coupon/prepaid card/gift. The Bank is not liable for any related responsibilities and duties of the cash coupon/prepaid card/gift and will not make any kind of guarantees and warranties regarding the cash coupon/prepaid card/gift (express or otherwise). Should there be any dispute or complaint or claim (if any) with regard to the coupon/prepaid card/gift, Customers should make such demand or claim directly with the supplier. All cash coupons/prepaid card/gift cannot be exchanged into cash or other discount and are subject to the terms and conditions of the supplier.
- Customer acknowledges and agrees that all personal data relating to the Customer (the "Data") may be used by the Bank and any Bank Group Company for such purposes and disclosed to such persons in accordance with (j)"OCBC Bank (Hong Kong) Limited – Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance (the "Ordinance")" or (ii) the prescribed consent given by Customer from time to time. Customer also agrees that the Bank and any Bank Group Company may transfer the Data outside the Hong Kong Special Administrative Region, use the Data and such other personal data and information relating to Customer to conduct matching procedures (as defined in the Ordinance) and for internal credit risk management and better group-wide account serving, and any purposes relating thereto and to provide banker's or credit references in respect of Customer (if any). Customer agrees that the Bank and any Bank Group Company may from time to time collect data relating to Customer from third parties, including third party service providers with whom Customer interacts in connection with the marketing of the Bank's and any Bank Group Company's products and services and in connection with Customer's application for the Bank's and any Bank Group Company's products and services (including but not limited to the credit review report(s) from credit reference agency(ies) (if any)). Customer understands the contents of "OCBC Bank (Hong Kong) Limited -Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance (the "Ordinance")" obtained from staff of the Bank. In the context of this Part, "Bank Group Company" means any direct or indirect holding company of the Bank, any direct or indirect subsidiary of the Bank or of any such holding company or any of their related company (being a company in which an equity interest is held by any of the foregoing) and includes each such company's successors and assigns. "Subsidiary" and "holding company" bear the same meanings given to them under the Companies Ordinance (Cap.622).
- Customer hereby authorizes the Bank may from time to time disclose his/her personal data and information relating to his/her account(s) to any Bank Group Company for internal credit risk management and better group-wide account serving purposes, and any purposes relating thereto.
- If any of Customer's personal data and information as provided in the application form (including but not limited to personal information, employment information and spouse information) is different from his/her personal data and information record(s) which is currently held by the Bank (fr any), Customer hereby agrees and authorizes the Bank to update any of his/her personal data and information record(s) which is held by the Bank with immediate effect. For the avoidance of doubt, the Bank is not obliged to exercise the power of authorisation stipulated in this provision.
- 9. Customer agrees that the Bank has the option, but has no obligation, to send payment reminder notices to him/her via short message services (SMS) or instant messaging application or email or by any other electronic communication method, whenever necessary. Customer understands that if he/she does not wish to receive any promotional material from the Bank, he/she can write to the Data Protection Officer of the Bank at OCBC Centre, 161 Queen's Road Central, Hong Kong stating his/her name and account number. No fee will be charged.

- 10. Customer acknowledges and agrees that, even if the application is subsequently rejected by the Bank, the Bank may retain his/her personal data for not more than 3 years in order to maintain his/her credit history for the present or future reference the Bank or any Bank Group Company.
- 11. Customer hereby acknowledges and agrees that any information with respect to Customer which is provided by Customer at the request of the Bank or collected in the course of dealings between Customer and the Bank may be disclosed to, or used and retained by, any other institution or any debt collection agency(ies), credit reference agency(ies) or similar service provider for the purpose of verifying such information or enabling them to provide such information to other institutions: (i) in order that they may carry out credit and other status checks, and (ii) to assist them to collect any debts owed to the Bank.
- 12. Customer understands the Bank will consider credit report(s) from credit reference agency(ies) and authorizes the Bank from time to time to access his/her data with relevant credit reference agency(ies) for once or multiple times for the purposes of credit checking and/or credit review when deemed necessary if Customer wishes to access the credit report(s), Customer may contact the Bank and the Bank will advise the contact details of the relevant credit reference agency(ies). Customer acknowledges that he/she is entitled at any time to request access to his/her information held by the Bank and to update and correct such information by writing to the Data Protection Officer, 161 Queen's Road Central, Hong Kong or via email: enquiry hk@ocbc.com
- Customer agrees and understands that the application may be cancelled should he/she fail to accept the Loan in writing to the Bank within 30 days from the approval date of the application.
- 14. Customer acknowledges that Customer has the right, in relation to any account data (including, for the avoidance of doubt, any account repayment data) which has been provided by the Bank to credit reference agency(ies), to instruct the Bank upon termination of his/her account with the Bank by full repayment to make a request to credit reference agency(ies) to delete such data from its database, as long as the instruction is given within five years of termination and at no time did the said account have a default of payment lasting in excess of 60 days within 5 years immediately before the termination of the said account. Account repayment data include amount last due, amount of payment made during the last reporting period (being a period not exceeding 31 days immediately preceding the last contribution of account data by the Bank to credit reference agency(ies)), remaining available credit or outstanding balance and default data (being amount past due and number of days past due, date of settlement of amount past due, and date of final settlement of amount in default lasting in excess of 60 days (if any)).
- 15. Customer acknowledges that in the event of any default of payment relating to his/her account, unless the amount in default is fully repaid or written off (other than due to a bankruptcy order) before the expiry of 60 days from the date such default occurred, his/her account repayment data may be retained by credit reference agency(ies) until the expiry of five years from the date of final settlement of the amount in default.
- 16. Customer acknowledges that in the event any amount in his/her account is written-off due to a bankruptcy order being made against him/her, his/her account repayment data may be retained by credit reference agency(ies), regardless of whether the account repayment data reveal any default of payment lasting in excess of 60 days, until the expiry of five years from the date of final settlement of the amount in default or the expiry of five years from the date of discharge from a bankruptcy as notified by him/her with evidence to the credit reference agency(ies), whichever is earlier. Customer undertakes that if Customer notifies such credit reference agency(ies) of his/her discharge from a bankruptcy, Customer shall also notify the Bank simultaneously.
- 7. To avoid any unnecessary conflict(s) and complaint(s) which may arise between Customer and the Bank, and to protect the parties' respective interests, Customer agrees that the Bank may record and retain the records of his/her conversation(s) with the staff of the Bank and/or agents of the Bank (including taping telephone conversation(s) and retaining those records) and such records shall as against Customer be conclusive evidence of the content of the conversation(s) so recorded.
- 8. Customer understands that the Bank will rely on the information on the application form ("Form")/the loan drawdown authorization provided by Customer and such other data and information of whatsoever nature as Customer may subsequently provide to the Bank from time to time and the terms and conditions herein contained as the principal basis on which it is to make decision as to whether to grant the Loan or not, whether to grant the whole of Loan or a part thereof and under what further conditions should such grant be made. Customer declares that he/she has not concealed any liability he/she has or may have incurred. Customer also declares that he/she has not filed any debtor's bankruptcy petition against himself/herself and no bankruptcy petition/order has been filed or granted against him/her. Customer further declares that he/she has no intention whatsoever to file any petition for bankruptcy against himself/herself during the term of the Loan (if approved by the Bank). Customer further understands that if he/she fails to make full disclosure of his/her existing liability(les) or if any information mentioned in this paragraph is, in any aspect, incomplete or inaccurate, he/she may commit criminal offence.
- 19. Customer agrees and understands that, whether the application herein is to be approved or not, copies of documents supplied by or for him/her, including the Form/the loan drawdown authorization, remain the property of the Bank. Customer also agrees that the Bank shall have the right to decline his/her application without giving any reason.
- 20. Customer understands that the Bank reserves the right to request additional supporting documents other than those specified on the Form at any time.
- Customer hereby confirms that the Loan is not for the acquisition of securities listed on any stock exchange nor
 the continued holding of those securities.
- 22. Under the Code of Banking Practice, Customer should inform the Bank as soon as possible of any difficulty in repaying the Loan.
- 23. Customer agrees that the Bank shall have the absolute right to amend at any time the interest rate and the terms and conditions of the Loan.
- 24. Customer authorizes the Bank to communicate and to exchange the information on the Form and other information and data subsequently provided by Customer from time to time with whatever sources the Bank may consider appropriate for the purpose of verification.
- 25. Customer hereby undertakes to promptly provide such further data and information as the Bank may request from time to time and Customer acknowledges that failure to provide any such data or information may result in the Bank being unable to assess the Loan applied herein or establish or continue Customer's account with the Bank or result in the Bank taking action which may adversely affect Customer's interest e.g. cancel the Loan (if approved), and that the Bank shall accept no liability, directly or indirectly, arising out of or in connection with such inability or action.
- 26. Customer's monthly instalments shall be directly debited from Customer's designated bank account ("the Repayment Account") as specified on the Direct Debit Authorization and unless prior consent is obtained from the Bank, Customer agrees not to change or cancel the direct debit arrangement in the Repayment Account.
- 27. Customer irrevocably authorizes the Bank to debit the Repayment Account in respect of the monthly instalments, charges, fees, expenses or other liabilities mentioned in the Form/the Note, the terms and conditions herein contained and other terms and conditions applicable to the Loan. Interest shall be charged on late payment of the said charges, fees, expenses or other liabilities and shall be calculated at such rate or in such amount as the Bank may at its absolute discretion determine.

- Customer hereby agrees that if his/her Repayment Account is cancelled, he/she will provide another
 appropriate bank account as substitute.
- 29. Customer understands and agrees that the interest of the Loan shall accrue from day to day and be computed on the basis of a year of 365 days or such other basis as the Bank may in its absolute discretion from time to time determine and by 30 days' notice notify him/her.
- 30. The monthly instalments shall be apportioned between the principal, interest, charge and any other expenses in any such manner as the Bank thinks fit. Customer agrees that the Bank shall have the absolute right to amend and revise the interest rate and the calculation method of interest in respect of the Loan from time to time without prior notice to or consent by Customer notwithstanding any other provisions to the contrary contained in the Form/the Note or in any other document.
- 31. The Bank shall be entitled to employ outside debt collection agency(ies) and/or institution to collect any or all sums due but unpaid by Customer. Customer consents to the Bank's disclosure of all such information and personal data relating to him/her as necessary for the said purpose. Customer shall be liable to pay the Bank and shall indemnify the Bank on demand for all reasonable amount of costs and expenses reasonably incurred by the Bank in employing such debt collection agency(ies) and/or institution and all legal costs and expenses reasonably incurred by the Bank in recovery thereof, if any.
- 32. No payment made by Customer to the Bank shall discharge his/her liabilities or obligations to the Bank, until the Bank shall have received unconditional and irrevocable payment in full in Hong Kong dollars without any set off, claim, condition, restriction or withholding whatsoever. The Bank may apply payments so received in any order it thinks fit at its absolute discretion without prior notice or consent from Customer and should it consider appropriate (without being obliged to) in the following order in or towards payment of:
 - all legal, debt collection fees, costs and expenses payable by Customer under the Form/the Note, the terms and conditions herein contained and other terms and conditions applicable to the Loan;
 - (ii) all accrued interests (excluding overdue interest) of the Loan;
 - (iii) all outstanding monthly instalments or (where demand for full repayment has been made by the Bank) balance of the Loan;
 - (iv) all other fees, charges, and amounts owed or required to be paid by Customer under the Form/the Note, the terms and conditions herein contained and other terms and conditions applicable to the Loan, including but not limited to surcharge, overdue interest, early repayment fee and administrative charges.
- 33. Fees and charges and terms and conditions of the Form/the Note, the terms and conditions herein contained and other terms and conditions applicable to the Loan may be altered from time to time by the Bank and the Bank shall notify Customer with 30 days of any alteration by means of written notice mailed to Customer's last address notified to the Bank from time to time.
- 34. Without prejudice and in addition to any other rights of the Bank, the Bank shall be entitled to do all or any of the following when Customer is in breach, or the Bank has reasonable ground to believe that Customer is about to breach the terms and conditions of the Form/the Note/Loan Confirmation Letter, the terms and conditions herein contained and other terms and conditions applicable to the Loan:
 - (i) to increase or vary the interest rate which the Bank thinks fit;
 - (ii) to increase the monthly instalment amount and shorten the repayment terms;
 - (iii) to charge 2% of the outstanding balance of the Loan as a service fee; and/or
 - (iv) to demand immediate full repayment of the Loan, interests and all other money outstanding.
- Customer can refer to Repayment Schedule for the apportionment of principal repayment and interest repayment.
- 36. (i) In addition and without prejudice to any other security or any general lien, right of set-off or similar right to which the Bank may be entitled at law, in equity, under the terms and conditions herein contained, the Note or any other agreement between the Customer and the Bank, the Bank shall have a lien on all of the Customer's property which may now or hereafter be in the Bank's possession whether for safekeeping or otherwise, and the Bank shall also have the right and is hereby authorized (but not obliged to), to the fullest extent permitted by law and without notice to the Customer or to any other person, to retain, set-off, appropriate and apply in such manner and order and in respect of the Customer's obligations and liabilities to the Bank as the Bank at its absolute discretion decides:
 - (a) any credit balance on any of Customer's account (whether subject to notice or not and whether matured or not and in whatever currency(ies)) or of any other person with the Bank or any other company related to or associated with the Bank to which Customer may be beneficially entitled, and
 - (b) any other sum due or owing by the Bank to Customer in whatever currency(ies), and
 - (c) any credit balance on any account opened by the Bank in its name on behalf of Customer with any other financial institutions in the Hong Kong Special Administrative Region or elsewhere,

against or on account of Customer's obligations and liabilities to the Bank whether actual, future or contingent

For the purposes of this Clause 36, an account shall be deemed to have a credit balance if under and pursuant to an overdraft facility funds may be drawn out of that account (even though the account may already be overdrawn but the amount overdrawn is still less than the maximum amount available under the overdraft facility), and the amount of such credit balance shall be equal to the amount which under the overdraft facility is still available. Further, insofar as any of Customer's liabilities are contingent or future, the Bank's liability to make payment of any sum or sums standing to the credit of any of Customer's accounts to Customer shall, to the extent necessary to cover such liabilities, be suspended until the happening of the contingency or future event.

- (ii) In case of a joint account, the Bank may exercise the right in this Clause 36 and apply any credit balance on such joint account in or towards satisfaction of any indebtedness owed to the Bank by one or more of the holders of such joint account.
- (iii) The Bank is authorized to carry out any currency conversion as the Bank may consider necessary to effect any right of set-off and the cost of such conversion shall be borne by Customer and shall form part of the Bank's right of set-off under this Clause 36.
- (iv) The Bank shall also have the power to sell Customer's property coming into the possession or control of the Bank for custody or for any reason and whether or not in the ordinary course of business of the Bank as security, constituting the lien of the Bank, to satisfy any obligation owed by Customer to the Bank.
- (v) Customer agrees and acknowledges that his/her obligations and liabilities to the Bank against which the Bank is entitled to retain, set-off, appropriate and apply pursuant to this Clause 36 shall include (a) any time-barred obligations and liabilities (whether or not as a result of the provisions of the Limitation Ordinance) and (b) any other obligations and liabilities which for any reason(s) are unenforceable.

- Notwithstanding the Form/the Note/Loan Confirmation Letter/the terms and conditions herein contained or in any other agreement between the Bank at and Customer, Customer shall on demand by the Bank at any time immediately pay the outstanding principal of the Loan, accrued interest, overdue interests, early repayment fee and all other amounts owed or required to be paid under the Form/the Note/Loan Confirmation Letter, the terms and conditions herein contained and other terms and conditions applicable to the Loan. Without prejudice to the generality of the foregoing, Customer shall immediately pay all the aforesaid amounts if any one of the following events occurs:
- (i) if Customer defaults in payment on the due date of any of the monthly instalments;
- (ii) if a bankruptcy petition is filed by or against Customer;
- iiii) any information provided or to be hereafter provided by Customer, including but not limited to that in the Form, is or proves to have been untrue, inaccurate or misleading in any material respect; or
- (iv) any situation occurs which in the opinion of the Bank may materially and adversely affect his/her ability to perform the obligations under the Form/the Note/Loan Confirmation Letter, the terms and conditions contained herein and other terms and conditions applicable to the Loan.
- 38. Customer hereby undertakes to indemnify on demand the Bank against all losses, damages, costs, expenses, claims, demands, proceedings and liabilities of whatsoever nature that it may incur or suffer, directly or indirectly, arising out of or in connection with the application and/or its reliance on any information provided by Customer therein or subsequently, from time to time, supplied by Customer except to the extent that the same is solely caused by the wilful misconduct of the Bank or its employees or agents.
- 39. Customer agrees that the Bank may, at its absolute discretion, release copies of the following documents to the guarantor(s) (if any):
 - relevant Loan document(s) with Customer and/or extract(s) thereof which show(s) the extent of liability guaranteed by the guarantor(s);
 - formal demand for any overdue payment(s) issued to Customer by the Bank;
 - (iii) most updated monthly statement(s) of account; and
 - other documents provided by the Bank to Customer from time to time.

Customer agrees that the Bank may from time to time provide or transfer at its absolute discretion all or any information in relation to his/her credit and financial status to any third party which the Bank considers appropriate without prior consultation with him/her and without any consent from him/her.

- 40. All products and services mentioned above are subject to the terms and conditions of the relevant account opening documentation, loan offering documentation and all other terms and conditions applicable to them respectively.
- 41. Sanctions
 - (1) In this Clause 41:

"Affiliate" means, in relation to any person, a subsidiary of that person or a Holding Company of that person or any other subsidiary of that Holding Company.

"Anti-Corruption Laws" means the Bribery Act 2010 of the United Kingdom, the United States Foreign Corrupt Practices Act of 1977 and any similar laws, rules or regulations issued, administered or enforced by Hong Kong, Singapore, the United States of America, or any other jurisdiction.

"Anti-Money Laundering Laws" means the applicable financial record keeping and reporting requirements and the money laundering statutes or ordinances in Hong Kong, Singapore and each jurisdiction in which Customer and any member of the Customer's group of companies conducts business or operations, the rules and regulations thereunder and any related or similar rules, regulations or guidelines, issued, administered or enforced by any Government Agency or proceeding by or before any court or Government Agency.

"controlled" means where one person (either directly or indirectly and whether by share capital, voting power, contract or otherwise) has the power to appoint and/or remove the majority of the members of the governing body of another person or otherwise controls or has the power to control the affairs and policies of that other person and that other person is taken to be "controlled" by the first person.

"Government Agency" means any government or governmental agency, public, statutory, semi-governmental or judicial entity, body or authority (including, but without limitation, any stock exchange or self-regulatory organisation established under any law or regulation).

"Holding Company" means, in relation to a company or corporation, any other company or corporation in respect of which it is a subsidiary, and include an ultimate holding company.

"majority owned" means the holding beneficially or legally of more than 50 per cent. of the issued share capital (or equivalent) or voting rights of such person (excluding any part of that issued share capital (or equivalent) that carries no right to participate beyond a specified amount in a distribution of either profits or capital).

"Restricted Person" means, at any time:

- (i) any person listed in any Sanctions related list of designated persons maintained by a Sanctions Authority; or
- (ii) any person operating organised, resident, incorporated, registered or legally domiciled in a Sanctioned Country; or
- (iii) any person controlled or majority owned by a person described in (i) or (ii) above.

"Sanctioned Country" means, at any time, a country or territory which is the subject or target of any comprehensive or country-wide or territory-wide Sanctions, including but not limited to North Korea, Iran, Syria, Cuba and Crime region of the Ukraine.

"Sanctions" means any trade, economic or financial sanctions, embargoes or restrictive measures or related laws or regulations enacted, imposed, administered or enforced from time to time by:

- (i) the United States government, including those administered by the Office of Foreign Assets Control
 of the U.S. Department of the Treasury or the U.S. Department of State;
- (ii) the United Nations Security Council;
- (iii) the European Union and any European Union member state;
- (iv) the United Kingdom;
- (v) the Monetary Authority of Singapore;
- (vi) the Hong Kong Monetary Authority; or
- (vii) any other relevant government authority (including, for the avoidance of doubt, such government authority having jurisdiction over (a) Customer and/or the Bank (whether based on its jurisdiction of incorporation or the place of its trade, business or other operational activities) or (b) transaction(s) contemplated by the Form/Note/Loan Confirmation Letter, the terms and conditions herein contained and other terms and conditions applicable to the Loan),

(each, a "Sanctions Authority").

- (2) Customer hereby further warrants, represents and undertakes to the Bank the following terms:
 - (a) Neither Customer, nor any of the security providers, nor any of the Customer's Affiliates is a Restricted Person.
 - (b) None of the proceeds of any Loan shall be directly or indirectly used for any purpose that would violate any Sanctions or that would fund, facilitate or finance any activities, business or transactions of or with any Restricted Person or any Sanctioned Country.
 - (c) No proceeds of any Loan shall be used to finance the purchase or transfer of any military goods or equipment.
 - (d) Customer has implemented and maintains policies and procedures that will ensure compliance with the representations, warranties and undertakings set out in this Clause 41(2).
 - (e) Customer and his/her Affiliates and each of the security providers (if any) are not in breach of, and will continue to comply with, laws and regulations relating to Sanctions.
 - (f) Customer shall not, whether directly or indirectly, repay any Loan with funds or assets that:
 - (i) constitute property of, or will be beneficially owned by, any Restricted Person; or
 - (ii) are the direct proceeds derived from any transactions that violate Sanctions applicable to any party hereto.
 - (g) Customer will promptly deliver to the Bank and permit the Bank to obtain the details of any claims, action, suit, proceedings or investigation against him/her or his/her Affiliates by any governmental, judicial or regulatory authority with respect to Sanctions to the extent that such details are available to him/her
 - (h) Customer shall not (and shall ensure that each of his/her Affiliates will not) violate any Sanctions and will not conduct or engage in, directly or indirectly, any transaction, conduct, trade, business or other activity that could result in his/her violation of any Sanctions.
 - (i) Customer shall not (and shall ensure that none of his/her Affiliates will) directly or indirectly use, or permit or authorise any other person to directly or indirectly use, all or any part of the proceeds of any utilisation of the Loan or the products and services of the Loan:
 - (i) for the purpose of (directly or indirectly) financing, or making funds available for or to, any transaction, conduct, trade, business or other activity which violates any Sanctions (or which is related to any Sanctioned Country) or which would breach any Anti-Corruption Laws, Anti-Money Laundering Laws or terrorism financing laws;
 - (ii) for the purpose of (directly or indirectly) financing, or contributing or making funds available for or to any Sanctioned Country or Restricted Person; or
 - (iii) in any other manner which could result in Customer or the Bank being in breach of any Sanctions (if and to the extent applicable to either of them) or becoming subject of any Sanctions.
 - (j) Customer shall (and he/she shall ensure that each of his/her Affiliates will) conduct his/her business in compliance with Anti-Corruption Laws and Anti-Money Laundering Laws and maintain policies and procedures designed to promote and achieve compliance with the applicable Anti-Corruption Laws and Anti Money-Laundering Laws.
- (3) All the representations, warranties and undertakings in Clause 41(2) are deemed to be made by Customer by reference to the facts then exiting during the period where the Loan or any part thereof remains outstanding.
- 42. The Form and the terms and conditions herein contained shall be governed by and construed in accordance with the laws of the Hong Kong Special Administrative Region and Customer submits to the exclusive jurisdiction of the Courts of the Hong Kong Special Administrative Region.
- 43. If Customer consists of more than one person, the liabilities and obligations of each of Customer under the Form, the Note, the terms and conditions herein contained and other terms and conditions applicable to the Loan are joint and several.
- 44. In construing the Form/the Note/Loan Confirmation Letter, the terms and conditions herein contained and other terms and conditions applicable to the Loan, unless the context otherwise requires, words denoting the singular shall include the plural and vice versa and words denoting the masculine shall include the feminine or neuter and vice versa. If there is any inconsistency between the English version and Chinese version of the Form/the Note/the Loan Confirmation Letter, the terms and conditions herein contained and other terms and conditions applicable to the Loan, the English version shall prevail.
- 45. Nothing herein is intended to grant to any third party any right to enforce any term hereof or to confer on any third party any benefits hereunder for the purposes of the Contracts (Rights of Third Parties) Ordinance and any re-enactment thereof, the application of which legislation is hereby expressly excluded.

Notes: To consider whether to make early repayment, please refer to "FAQ" of the Bank's website.



關於個人資料(私隱)條例(「條例」)的客戶及其他個別人士通知

華僑銀行(香港)有限公司(「銀行」)及其香港附屬公司將不時根據適用的香港法律及條例盡力保護資料的私隱。銀行及其香港附屬公司(各稱「公司」;統稱「銀行集團」),均須遵守列於此通告內的資料政策(除另有訂明外)。在本通告內,「銀行集團公司」指銀行的任何附屬公司、銀行的任何直接或間接控股公司、任何上述控股公司的任何附屬公司或其任何有關連公司(即股權由任何上述公司持有的公司)。

「附屬公司」及「控股公司」指《公司條例》(第622章)賦予的相同涵義。

本通告乃知會各客戶及其他個別人士有關銀行集團的資料政策。

- (a) 本通告的條文構成各客戶及其他個別人士所持有的任何公司戶口的適用條款,及/或已經或可能與公司訂立的協議或安排的一部份。如有任何歧異,概以本通告的條文為準。
- (b) 客戶及其他個別人士(包括但不限於銀行及/或其他金融服務及銀行融資/信貸便利的申請人、為銀行融資/信貸便利而提供抵押或擔保的擔保人及人士、公司客戶或申請人的股東、董事、高級職員及管理人員、獨資經營者、合夥人、供應商、承包商及服務提供者)(統稱「資料當事人」)就開立或延續戶口、設立或延續銀行融資/信貸便利或要求提供銀行及/或其他金融服務時,需不時向公司提供有關資料。
- (c) 若未能向公司提供該等資料,可能導致無法開立或延續戶口、設立或延續銀行融資/信貸便利、或提供銀行或其他金融服務。
- (d) 就持續與資料當事人的正常業務往來,例如:當資料當事人開出支票、存款或在一般情況下以口頭或書面形式與公司溝通時,公司亦會收集資料當事人的資料。公司亦會向第三方(包括當資料當事人因公司產品及服務的推廣以及申請公司產品及服務而接觸的第三方服務供應商)收集與當資料當事人有關的資料(包括從獲核准加入多家個人信貸資料服務機構模式的信貸資料服務機構(以下簡稱「信貸資料服務機構」)接收個人資料)。
- (e) 有關資料當事人的資料可被用作下列用途:
 - (i) 處理銀行及/或其他金融服務及授信的申請;
 - (ii) 向資料當事人提供服務及銀行融資/信貸便利所涉及的日常運作;
 - (iii) 於申請信貸時及每年通常進行一次或多次定期或特別檢討時進行信用或其他狀況審查,及由公司或其他銀行集團公司進 行核對程序(根據條例之定義);
 - (iv) 設立及維持公司或其他銀行集團公司的信貸評分模式;
 - (v) 協助其他在香港獲核准加入多家個人信貸資料服務機構模式的信貸提供者(以下簡稱「信貸提供者」)進行信用檢查及 追討欠債;
 - (vi) 確保資料當事人的信用維持可靠;
 - (vii) 設計供資料當事人使用的金融服務或有關產品;
 - (viii) 確定公司與資料當事人之間的欠債金額;
 - (ix) 向資料當事人及為資料當事人的責任提供抵押的人士追收欠款;
 - (x) 進行保險索償或分析;
 - (xi) 作公司或其他銀行集團公司營運用途、信貸評估或統計分析(包括行為分析);
 - (xii) 維持資料當事人之信貸記錄以作公司或其他銀行集團公司現在或將來之參考(不論資料當事人與公司存在關係與否);
 - (xiii) 履行根據下列適用於公司或其他銀行集團公司或公司或其他銀行集團公司被期望遵守的就披露及使用資料的義務、規定 或安排:
 - (1) 不論於香港特別行政區境內或境外及不論目前或將來存在的對其具法律約束力或適用的任何法律 (例如:包括稅務 條例及其有關自動交換財務帳戶資料的條文);
 - (2) 不論於香港特別行政區境內或境外及不論目前或將來存在的任何法律、監管、政府、稅務、執法或其他機關,或 金融服務供應商的自律監管或行業組織或協會作出或發出的任何指引或指導(例如:包括由稅務局作出或發出有關 自動交換財務帳戶資料的任何指引或指導);及
 - (3) 公司或其他銀行集團公司因其位於或跟相關本地或外地的法律、監管、政府、稅務、執法或其他機關,或自律監管或行業組織或協會的司法管轄區有關的金融、商業、業務或其他利益或活動,而向該等本地或外地的法律、監管、政府、稅務、執法或其他機關,或金融服務供應商的自律監管或行業組織或協會承擔或被彼等施加的任何目前或將來的合約或其他承諾;
 - (xiv) 遵守銀行集團為符合制裁或預防或偵測清洗黑錢、恐怖分子融資活動或其他非法活動的任何方案就於銀行集團內共用資料及資訊及/或資料及資訊的任何其他使用而指定的任何義務、要求、政策、程序、措施或安排;

- (xv) 讓公司或其他銀行集團公司的實際或建議承讓人,或就公司或其他銀行集團公司對資料當事人享有的權利的參與人或附屬參與人或受讓人評核其擬承讓、參與或附屬參與的交易;
- (xvi) 推廣服務、產品及其他標的(詳情請參閱以下(h)段);及
- (xvii) 一切與上述有關的用途。

公司僅於上述用途上需要或適用法例規定的期間保存有關資料。

- (f) 公司持有的資料當事人資料將予以保密,但公司可以因(e)段所列的用途而把該等資料提供予下列各方:
 - (i) 就公司或其他銀行集團公司業務運作向公司或其他銀行集團公司提供行政、電訊、電腦、付款、證券結算、資料處理或 其他有關服務的其他銀行集團公司、任何代理人、承辦商或第三方服務供應商;
 - (ii) 任何對公司負有保密責任的其他人士,包括承諾保密該等資料的其他銀行集團公司;
 - (iii) 付款銀行向出票人提供已付款支票的副本(而其中可能載有關於收款人的資料);
 - (iv) 任何存款到資料當事人賬戶的人士(在提供存款證明收據時,其中可能載有資料當事人的姓名);
 - (v) 資料當事人因申請公司產品及服務而選擇接觸的第三方服務供應商;
 - (vi) 信貸資料服務機構(包括信貸資料服務機構所使用的任何中央資料庫之經營者),以及在拖欠款項情況下,則可將該等資料提供給追討欠款公司;
 - (vii) 公司或其他銀行集團公司根據對公司或其他銀行集團公司具法律約束力或適用的任何法律規定,或根據及為符合任何法律、監管、政府、稅務、執法或其他機關,或金融服務供應商的自律監管或行業組織或協會作出或發出的並期望公司或其他銀行集團公司遵守的任何指引或指導,或根據公司或其他銀行集團公司向本地或外地的法律、監管、政府、稅務、執法或其他機關,或金融服務供應商的自律監管或行業組織或協會的任何合約或其他承諾(以上不論於香港特別行政區境內或境外及不論目前或將來存在的),而有義務或以其他方式被要求向其披露該等資料的任何人士;
 - (viii) 公司或其他銀行集團公司的任何實際或建議承讓人,或就公司或其他銀行集團公司對資料當事人享有的權利的參與人或 附屬參與人或受讓人;及
 - (ix) (1) 其他銀行集團公司;
 - (2) 第三方金融機構、承保人、信用卡公司、證券及投資服務供應商;
 - (3) 第三者獎賞、客戶或會員、合作品牌及優惠計劃供應商;
 - (4) 公司和其他銀行集團公司的合作品牌夥伴(該等合作品牌夥伴名稱會於有關服務及產品的申請表格上列明);
 - (5) 慈善或非牟利機構;及
 - (6) 就以上(e) (xvi)段列明的用途而被公司任用之第三方服務供應商(包括但不限於寄件中心、電訊公司、電話促銷及直銷代理人、電話中心、資料處理公司及資訊科技公司)。

公司可向任何或所有上述人士披露資料。即使收受資料一方的營業地點在香港境外(包括星加坡、中國及澳門),或隨披露後該收受資料一方將在香港境外收集、持有、處理或使用全部或部份有關資料,公司亦可作出披露。

- (g) 就資料當事人(不論以借款人、按揭人或擔保人身份,以及不論以資料當事人本人單名或與其他人士聯名方式)於 2011 年 4 月 1 日當日或以後申請的按揭有關的資料,公司可能會把下列資料當事人資料(包括不時更新任何下列資料的資料)以公司及/或代理人的名義提供予信貸資料服務機構:
 - (1) 全名;
 - (2) 就每宗按揭的身份(即作爲借款人、按揭人或擔保人,及以資料當事人單名或與其他人士聯名方式);
 - (3) 香港身份證號碼或旅遊證件號碼;
 - (4) 出生日期;
 - (5) 通訊地址;
 - (6) 就每宗按揭的按揭賬戶號碼;
 - (7) 就每宗按揭的信貸種類;
 - (8) 就每宗按揭的按揭賬戶狀况(如有效、已結束、已撇賬(因破産令導致除外)、因破産令導致已撇賬);及
 - (9) 就每宗按揭的按揭賬戶結束日期(如適用)。

信貸資料服務機構將使用上述由公司提供的資料統計資料當事人(分別以借款人、按揭人或擔保人身份,及以資料當事人本人單名或與其他人士聯名方式)不時於信貸提供者持有的按揭宗數,並存於信貸資料服務機構的個人信貸資料庫內供信貸提供者共用(須受根據條例核准及發出的個人信貸資料實務守則的規定所限)。

(h) 在直接促銷中使用資料

公司擬把資料當事人資料用於直接促銷,而公司爲該用途須獲得資料當事人同意(包括表示不反對)。就此,請注意:

- (i) 公司可能把公司不時持有的資料當事人姓名、聯絡資料、産品及服務組合資料、交易模式及行爲、財務背景及人口統計數 據用於直接促銷;
- (ii) 可用作促銷下列類別的服務、產品及促銷標的:
 - (1) 財務、保險、信用卡、銀行及相關服務及產品;
 - (2) 獎賞、客戶或會員或優惠計劃及相關服務及產品;

- (3) 公司合作品牌夥伴提供之服務及産品(該等合作品牌夥伴名稱會於有關服務及産品的申請表格上列明);及
- (4) 爲慈善及/或非牟利用途的捐款及捐贈;
- (iii) 上述服務、産品及促銷標的可能由公司及/或下列各方提供或(就捐款及捐贈而言)徵求:
 - (1) 其他銀行集團公司;
 - (2) 第三方金融機構、承保人、信用卡公司、證券及投資服務供應商;
 - (3) 第三方獎賞、客戶或會員、合作品牌或優惠計劃供應商;
 - (4) 公司和其他銀行集團公司之合作品牌夥伴(該等合作品牌夥伴名稱會於有關服務及産品的申請表格上列明);及
 - (5) 慈善或非牟利機構;
- (iv)除由公司促銷上述服務、産品及促銷標的以外,公司亦擬將以上(h)(i)段所述的資料提供予以上(h)(iii)段所述的全部或任何人士,以供該等人士在促銷該等服務、産品及促銷標的中使用,而公司爲此用途須獲得資料當事人書面同意(包括表示不反對);
- (v) 公司可能因如以上(h)(iv)段所述將資料提供予其他人士而獲得金錢或其他財産的回報。如公司會因提供資料予其他人士而獲得任何金錢或其他財産的回報,公司會於以上(h)(iv)段所述徵求資料當事人同意或不反對時如是通知資料當事人。

<u>如資料當事人不希望公司如上述使用其資料或將其資料提供予其他人士作直接促銷用途,資料當事人可通知公司行使其選</u> 擇權拒絶促銷。

<u>資料當事人可向公司的資料保護主任(聯絡詳情請參閱以下第(o)段)提出同意公司使用其資料或將其資料提供予其他人士作</u>直接促銷用途。

- (i) 就上述第(e)(iii)段而言,公司可不時查閱及提取信貸資料服務機構所持有有關資料當事人的個人信貸資料,以檢討任何 與信貸安排相關的以下事項:
 - (i) 增加信用額;
 - (ii) 縮減信貸(包括取消信貸或降低信用額);或
 - (iii) 與資料當事人制訂或推行債務安排計劃。
- (j) 使用公司應用程式介面(「API」)向客戶的第三方服務供應商轉移個人資料

公司可根據客戶向公司或客戶使用之第三方服務供應商所發出的指示,使用公司的 API 向第三方服務供應商轉移客戶的資料, 以作公司或第三方服務供應商所通知客戶的用途及/或客戶根據條例所同意的用途。

- (k) 根據條例的條款及條例核准和發出的個人信貸資料實務守則,任何資料當事人有權:
 - (i) 查問公司是否持有其資料及查閱該等資料:
 - (ii) 要求公司改正任何有關其不準確的資料;
 - (iii) 查悉公司對於資料的政策及實務,並獲知公司持有的個人資料類別;
 - (iv) 要求獲告知公司例行向信貸資料服務機構或追討欠款公司披露的個人資料類別,並獲提供進一步資料,藉以向有關信貸 資料服務機構或追討欠款公司提出查閱和改正資料的要求;及
 - (v) 就公司向信貸資料服務機構提供的任何賬戶資料(爲免生疑問,包括任何賬戶還款資料),於全數清還欠賬後結束賬戶時,指示公司要求信貸資料服務機構自其資料庫中刪除該等賬戶資料,但指示必須於賬戶結束後五年內提出及於緊接終止信貸前五年內沒有任何拖欠爲期超過60日的欠款。賬戶還款資料包括上次到期的還款額,上次報告期間(即緊接公司上次向信貸資料服務機構提供賬戶資料前不多於31日的期間)所作還款額,剩餘可用信貸額或未償還數額及欠款資料(即過期欠款額及逾期還款日數,清還過期欠款的日期,及全數清還拖欠爲期超過60日的欠款的日期(如有))。
- (I) 如賬戶出現任何拖欠還款情況,除非拖欠金額在由拖欠日期起計 60 日屆滿前全數清還或已撇賬(因破産令導致撇賬除外), 否則賬戶還款資料(定義見以上(k)(v)段)會在全數清還該拖欠還款後被信貸資料服務機構繼續保留多五年。
- (m) 如資料當事人因被頒布破産令而導致任何賬戶金額被撇賬,不論賬戶還款資料有否顯示任何拖欠爲期超過 60 日的還款,該賬戶還款資料(定義見以上(k)(v)段))會在全數清還該拖欠還款後被信貸資料服務機構繼續保留多五年,或由資料當事人提出證據通知信貸資料服務機構其已獲解除破産令後保留多五年(以較早出現的情況為準)。
- (n) 根據條例的條款,公司有權就處理任何查閱資料的要求收取合理費用。
- (o) 任何人士提出關於資料查閱或更正,或索取有關公司的資料政策及實務及所持有資料類別的要求,應向下列人士提出:

香港中環皇后大道中 161 號,華僑銀行(香港)有限公司,資料保護主任

電郵: enquiry hk@ocbc.com

- (p) 公司在考慮資料當事人的信貸申請時,或查閱由信貸資料服務機構提供有關資料當事人的信貸報告。假如資料當事人有意索取有關信貸報告,公司會提供有關信貸資料服務機構的聯絡詳情。
- (q) 本通告不會限制資料當事人在條例下所享有的權利。
- (r) 中英文本如有歧異,應以英文本為準。

二零二三年 六月

銀行集團或會使用或提供閣下的個人資料予第三者(不論該等人士是否銀行集團成員)作直接促銷用途。若閣下不希望銀行集團作如此行為,請書面通知資料保護主任,郵寄地址為香港皇后大道中161號華僑銀行(香港)有限公司,來函請註明姓名及有關賬戶號碼。此項安排不用收費。如有任何疑問,請電郵至enquiry_hk@ocbc.com。



Notice to Customers and Other Individuals relating to the Personal Data (Privacy) Ordinance (the "Ordinance")

OCBC Bank (Hong Kong) Limited (the "Bank") and its various subsidiaries in Hong Kong from time to time are committed to protecting data privacy in accordance with applicable Hong Kong legal and regulatory requirements. Accordingly, the Bank and its Hong Kong subsidiaries, (each a "Company"; collectively the "Bank Group") (unless otherwise provided), each adheres to the data policy set out in this Notice. In this Notice, "Bank Group Company" means any subsidiary of the Bank, any direct or indirect holding company of the Bank, any subsidiary of any such holding company or any of their related companies (being a company in which an equity interest is held by any of the foregoing). "Subsidiary" and "holding company" bear the same meanings given to them under the Companies Ordinance (Cap.622).

This Notice is provided to notify customers and other individuals of the data policy of the Bank Group.

- (a) The provisions of this Notice form part of the account terms and conditions and/or the agreement or arrangements that a customer or other individual has entered or may enter into with any Company. If any inconsistency is found, the provisions of this Notice shall prevail.
- (b) From time to time, it is necessary for customers and various other individuals (including without limitation, applicants for banking and/or any other financial services and banking/credit facilities, sureties and persons providing security or guarantee for banking/credit facilities, shareholders, directors, officers and managers of corporate customers or applicants, sole proprietors partners suppliers, contractors and service providers (collectively called "data subjects")) to supply the Company with data in connection with the opening or continuation of accounts, the establishment or continuation of banking/credit facilities or the provision of banking and/or any other financial services.
- (c) Failure to supply such data may result in the Company being unable to open or continue accounts or establish or continue banking/credit facilities or provide banking and/or other financial services.
- (d) It is also the case that data are collected by the Company from data subjects in the ordinary course of the continuation of the relationships with them, for example, when data subjects write cheques, deposit money or generally communicate verbally or in writing with the Company, by means of documentation or telephone recording system as the case may be. The Company will also collect data relating to the data subject from third parties, including third party service providers with whom the data subject interacts in connection with the marketing of the Company's products and services and in connection with the data subject's application for the Company's products and services (including receiving personal data from credit reference agencies approved for participation in the Multiple Credit Reference Agencies Model (hereinafter referred to as "credit reference agencies")).
- (e) The purposes for which data relating to data subjects may be used are as follows: -
 - (i) processing of applications for banking and/or any other financial services and facilities;
 - (ii) the daily operation of the services and banking/credit facilities provided to data subjects;
 - (iii) conducting credit or other status checks at the time of application for credit and at the time of regular or special reviews which normally will take place one or more times each year and carrying out matching procedures (as defined in the Ordinance) by the Company or any Bank Group Company;
 - (iv) creating and maintaining the credit scoring models of the Company or any Bank Group Company;
 - (v) assisting other credit providers in Hong Kong approved for participation in the Multiple Credit Reference Agencies Model (hereinafter referred to as "credit providers") to conduct credit checks and collect debts;
 - (vi) ensuring ongoing credit worthiness of data subjects;
 - (vii) designing banking and/or financial services or related products for data subjects' use;
 - (viii) determining amounts owed to or by data subjects;
 - (ix) collection of amounts outstanding from data subjects and those providing security for data subjects' obligations;
 - (x) conducting insurance claims or analysis;
 - (xi) for operational purposes, credit assessment or statistical analysis (including behaviour analysis) of the Company or any Bank Group Company;
 - (xii) maintaining a credit history of data subjects (whether or not there exists any relationship between data subjects and the Company) for present and future reference of the Company or any Bank Group Company;
 - (xiii) complying with the obligations, requirements or arrangements for disclosing and using data that apply to the Company or any Bank Group Company or that it is expected to comply according to:
 - (1) any law binding or applying to it within or outside the Hong Kong Special Administrative Region existing currently and in the future (e.g. the Inland Revenue Ordinance and its provisions including those concerning automatic exchange of financial account information);
 - (2) any guidelines or guidance given or issued by any legal, regulatory, governmental, tax, law enforcement or other authorities, or self-regulatory or industry bodies or associations of financial services providers within or outside the Hong Kong Special Administrative Region existing currently and in the future (e.g. guidelines or guidance given or issued by the Inland Revenue Department including those concerning automatic exchange of financial account information); and
 - (3) any present or future contractual or other commitment with local or foreign legal, regulatory, governmental, tax, law enforcement or other authorities, or self-regulatory or industry bodies or associations of financial services providers that is assumed by or imposed on the Company or any Bank Group Company by reason of its financial, commercial, business or other interests or activities in or related to the jurisdiction of the relevant local or foreign legal, regulatory, governmental, tax, law enforcement or other authority, or self-regulatory or industry bodies or associations;
 - (xiv) complying with any obligations, requirements, policies, procedures, measures or arrangements for sharing data and information within the Bank Group and/or any other use of data and information in accordance with any group-wide programmes for compliance with sanctions or prevention or detection of money laundering, terrorist financing or other unlawful activities;
 - (xv) enabling an actual or proposed assignee of the Company or any Bank Group Company, or a participant, a sub-participant or a transferee of the rights of the Company or any Bank Group Company in respect of the data subjects, to evaluate the transaction intended to be the subject of the assignment, participation or sub-participation;
 - (xvi) marketing services, products and other subjects (please see further details in paragraph (h) below); and
 - (xvii) purposes relating thereto.

The Company keeps data only for as long as is reasonably required for any of the above purposes or as required by the applicable law or regulation.

- (f) Data held by the Company relating to a data subject will be kept confidential but the Company may provide such information to the following parties for the purposes set out in paragraph (e): -
 - any Bank Group Company, agent, contractor or third party service provider who provides administrative, telecommunications, computer, payment, securities clearing, data processing or other services to the Company or any Bank Group Company in connection with the operation of its business;
 - (ii) any other person under a duty of confidentiality to the Company including any Bank Group Company which has undertaken to keep such information confidential;
 - (iii) the drawee bank providing a copy of a paid cheque (which may contain information about the payee) to the drawer;
 - (iv) a person making any payment into the data subject's account (by providing a copy of a deposit confirmation slip which may contain the name of the data subject)
 - (v) third party service providers with whom the data subject has chosen to interact with in connection with the data subject's application for the Company's products and services;
 - (vi) credit reference agencies (including the operator of any centralized database used by credit reference agencies), and, in the event of default, to debt collection agencies;
 - (vii) any person to whom the Company or any Bank Group Company is under an obligation or otherwise required to make disclosure under the requirements of any law binding on or applying to the Company or any Bank Group Company, or any disclosure under and for the purposes of any guidelines or guidance given or issued by any legal, regulatory, governmental, tax, law enforcement or other authorities, or self-regulatory or industry bodies or associations of financial services providers with which the Company or any Bank Group Company are expected to comply, or any disclosure pursuant to any contractual or other commitment of the Company or any Bank Group Company with local or foreign legal, regulatory, governmental, tax, law enforcement or other authorities, or self-regulatory or industry bodies or associations of financial services providers, all of which may be within or outside the Hong Kong Special Administrative Region and may be existing currently and in the future;
 - (viii) any actual or proposed assignee of the Company or any Bank Group Company or participant or sub-participant or transferee of the rights of the Company or any Bank Group Company in respect of the data subjects; and
 - (ix) (1) any Bank Group Company;
 - (2) third party financial institutions, insurers, credit card companies, securities and investment services providers;
 - (3) third party reward, loyalty, co-branding and privileges programme providers;
 - (4) co-branding partners of the Company and any Bank Group Company (the names of such co-branding partners can be found in the application form(s) for the relevant services and products, as the case may be);
 - (5) charitable or non-profit making organisations; and
 - (6) external service providers (including but not limited to mailing houses, telecommunication companies, telemarketing and direct sales agents, call centres, data processing companies and information technology companies) that the Company engages for the purposes set out in paragraph (e)(xvi) above.

The Company may disclose data to any or all of the parties stated above and may do so notwithstanding that the recipient's place of business is outside Hong Kong, including Singapore, Mainland China and Macau or that such information following disclosure will be collected, held, processed or used by such recipient in whole or part outside Hong Kong.

- (g) With respect to data in connection with mortgages applied by a data subject (whether as a borrower, mortgagor or guarantor and whether in the data subject's sole name or in joint names with others) on or after 1 April 2011, the following data relating to the data subject (including any updated data of any of the following data from time to time) may be provided by the Company, on its own behalf and/or as agent, to credit reference agencies:
 - (i) full name;
 - (ii) capacity in respect of each mortgage (as borrower, mortgagor or guarantor, and whether in the data subject's sole name or in joint names with others);
 - (iii) Hong Kong Identity Card Number or travel document number;
 - (iv) date of birth;
 - (v) correspondence address;
 - (vi) mortgage account number in respect of each mortgage;
 - (vii) type of the facility in respect of each mortgage;
 - (viii) mortgage account status in respect of each mortgage (e.g., active, closed, write-off (other than due to a bankruptcy order), write-off due to a bankruptcy order); and
 - (ix) if any, mortgage account closed date in respect of each mortgage.

Credit reference agencies will use the above data supplied by the Company for the purposes of compiling a count of the number of mortgages from time to time held by the data subject with credit providers, as borrower, mortgagor or guarantor respectively and whether in the data subject's sole name or in joint names with others, for sharing in the consumer credit databases of credit reference agencies by credit providers (subject to the requirements of the Code of Practice on Consumer Credit Data approved and issued under the Ordinance).

(h) USE OF DATA IN DIRECT MARKETING

The Company intends to use a data subject's data in direct marketing and the Company requires the data subject's consent (which includes an indication of no objection) for that purpose. In this connection, please note that:

- (i) the name, contact details, products and services portfolio information, transaction pattern and behaviour, financial background and demographic data of a data subject held by the Company from time to time may be used by the Company in direct marketing;
- (ii) the following classes of services, products and subjects may be marketed:
 - (1) financial, insurance, credit card, banking and related services and products;
 - (2) reward, loyalty or privileges programmes and related services and products;
 - (3) services and products offered by the Company's co-branding partners (the names of such co-branding partners can be found in the application form(s) for the relevant services and products, as the case may be); and

- (4) donations and contributions for charitable and/or non-profit making purposes;
- (iii) the above services, products and subjects may be provided or (in the case of donations and contributions) solicited by the Company and/or:
 - (1) any Bank Group Company;
 - (2) third party financial institutions, insurers, credit card companies, securities and investment services providers;
 - (3) third party reward, loyalty, co-branding or privileges programme providers;
 - (4) co-branding partners of the Company and any Bank Group Company (the names of such co-branding partners can be found in the application form(s) for the relevant services and products, as the case may be); and
 - (5) charitable or non-profit making organisations;
- (iv) in addition to marketing the above services, products and subjects itself, the Company also intends to provide the data described in paragraph (h)(i) above to all or any of the persons described in paragraph (h)(iii) above for use by them in marketing those services, products and subjects, and the Company requires the data subject's written consent (which includes an indication of no objection) for that purpose;
- (v) The Company may receive money or other property in return for providing the data to the other persons in paragraph (h)(iv) above and, when requesting the data subject's consent or no objection as described in paragraph (h)(iv) above, the Company will inform the data subject if it will receive any money or other property in return for providing the data to the other persons.

If a data subject does not wish the Company to use or provide to other persons his data for use in direct marketing as described above, the data subject may exercise his opt-out right by notifying the Company.

A data subject may provide his or her consent for the Company, to use or provide to other persons his or her data for use in direct marketing as described above by notifying the Data Protection Officer (Please refer to the contact details in paragraph (o) below).

- (i) For the purpose of (e)(iii) above, the Company may from time to time access and obtain consumer credit data of the data subjects from credit reference agency(ies) for reviewing any of the following matters in relation to the credit facilities granted:
 - (i) an increase in the credit amount;
 - (ii) the curtailing of credit (including the cancellation of credit or a decrease in the facility amount); or
 - (iii) the putting in place or the implementation of a scheme of arrangement with the data subject.

(j) TRANSFER OF PERSONAL DATA TO CUSTOMER'S THIRD PARTY SERVICE PROVIDERS USING COMPANY APPLICATION PROGAMMING INTERFACES (API)

The Company may, in accordance with the customer's instructions to the Company or third party service providers engaged by the customer, transfer customer's data to third party service providers using the Company's API for the purposes notified to the customer by the Company or third party service providers and/or as consented to by the customer in accordance with the Ordinance.

- (k) Under and in accordance with the terms of the Ordinance and the Code of Practice on Consumer Credit Data approved and issued under the Ordinance, any data subject has the right: -
 - (i) to check whether the Company holds data about him and of access to such data;
 - (ii) to require the Company to correct any data relating to him which is inaccurate;
 - (iii) to ascertain the Company's policies and practices in relation to data and to be informed of the kind of personal data held by the Company;
 - to be informed on request which items of data are routinely disclosed to credit reference agencies or debt collection agencies, and be provided with further information to enable the making of access and correction requests to the relevant credit reference agency(ies) or debt collection agency(ies); and
 - (v) in relation to any account data (including, for the avoidance of doubt, any account repayment data) which has been provided by the Company to credit reference agency(ies), to instruct the Company, upon termination of the account by full repayment, to make a request to credit reference agency(ies) to delete such account data from its database, as long as the instruction is given within five years of termination and at no time was there any default of payment in relation to the account, lasting in excess of 60 days within five years immediately before account termination. Account repayment data include amount last due, amount of payment made during the last reporting period (being a period not exceeding 31 days immediately preceding the last contribution of account data by the Company to credit reference agency(ies)), remaining available credit or outstanding balance and default data (being amount past due and number of days past due, date of settlement of amount past due, and date of final settlement of amount in default lasting in excess of 60 days (if any)).
- (1) In the event of any default of payment relating to an account, unless the amount in default is fully repaid or written off (other than due to a bankruptcy order) before the expiry of 60 days from the date such default occurred, the account repayment data (as defined in paragraph (k)(v) above) may be retained by credit reference agencies until the expiry of five years from the date of final settlement of the amount in default.
- (m) In the event any amount in an account is written-off due to a bankruptcy order being made against a data subject, the account repayment data (as defined in paragraph (k)(v) above) may be retained by credit reference agencies, regardless of whether the account repayment data reveal any default of payment lasting in excess of 60 days, until the expiry of five years from the date of final settlement of the amount in default or the expiry of five years from the date of discharge from a bankruptcy as notified by the data subject with evidence to the credit reference agency(ies), whichever is earlier.
- (n) In accordance with the terms of the Ordinance, the Company has the right to charge a reasonable fee for the processing of any data access request.
- (o) The person to whom requests for access to data or correction of data or for information regarding policies and practices and kinds of data held are to be addressed is as follows:

The Data Protection Officer, OCBC Bank (Hong Kong) Limited, 161 Queen's Road Central, Hong Kong Email: enquiry-hk@ocbc.com

- (p) The Company may have obtained credit report(s) on the data subject from credit reference agency(ies) in considering any application for credit. In the event the data subject wishes to access the credit report(s), the Company will advise the contact details of the relevant credit reference agency(ies).
- (q) Nothing in this Notice shall limit the rights of data subjects under the Ordinance.
- (r) In the event of any inconsistency between the English and Chinese versions of this Notice, the English version shall prevail.

June 2023

The Bank Group may use or provide your personal data to other persons (whether or not such persons are members of the Bank Group) for the purpose of direct marketing. If you do not wish us to do so, please contact the Data Protection Officer in writing at OCBC Bank (Hong Kong) Limited, 161 Queen's Road Central, Hong Kong with your name and account number stated. No fee will be charged. For any enquiries, please email to enquiry.hk@ocbc.com