# The Hongkong and Shanghai Banking Corporation Limited ("the Bank")

## COMMERCIAL CARD PROGRAMME - Customer's Participation AGREEMENT

**(For World Corporate MasterCard/Platinum Purchasing MasterCard)**

Participation in the Commercial Card Programme (the "Programme") of The Hongkong and Shanghai Banking Corporation Limited (the "Bank") is subject to the following terms and conditions:

**1. Card Issue**

The Bank may, at its sole discretion, issue under the Programme, a charge card, being a World Corporate MasterCard (the "Corporate Card") and/or a Platinum Purchasing MasterCard (the "Purchasing Card") to each of its customers (the "Customer") and to:

1. each individual identified in the Commercial Card Programme Cardholder Nomination Form annexed hereto, and
2. such individual contractually employed by the Customer, or the Customer’s subsidiary(ies) or associated entity(ies) (the "Related Entities") as may from time to time be nominated by the Customer's authorised officers

(collectively, the "Cardholder(s)").

Corporate Cards and Purchasing Cards are collectively referred to below as "Cards". Where the context permits, a Card includes a digital version of a Card (a “Mobile Card”) that is stored in the virtual wallet (a “Mobile Wallet”) of a Cardholder’s smartphone, tablet or other electronic, digital, or mobile device (a “Mobile Device”).

For the avoidance of doubts, if a Customer requests a Card to be issued to an employee of its Related Entities, the Bank may decline to issue such Card and, if the Bank considers it appropriate, recommend that such Related Entities apply to be on-boarded as customers of the Bank under separate cards programmes.

**2. Use of Card**

 The Bank shall deliver each Card to the Customer which shall be responsible for ensuring that each Card is signed by the Cardholder whose name is embossed on the Card (the "Cardholder") immediately upon receipt and that each Cardholder observes the Commercial Card Programme Conditions of Use (the "Conditions of Use"), as may be varied, amended and supplemented from time to time by the Bank. The Bank shall be under no responsibility to ensure that a Cardholder duly complies with the Conditions of Use or any variation or supplement to them or take any legal action or proceedings against a Cardholder. The Bank shall be under no responsibility to ensure that the Card is used for any business purpose or within any Cardholder's authority conferred by the Customer in respect thereof.

**3. Billing and Accounting**

3.1 The Bank shall maintain a separate card account for each Card (the "Card Account"), to which the value of all purchases of goods or services and of all cash advances (in the case of Corporate Cards) effected by use of the Card ("Card Transactions") will be debited, and to which the value of credit vouchers issued in respect of the Card will be credited.

3.2 The Bank will send to the Customer monthly (on the statement date) a consolidated Card statement detailing the current total amount outstanding in respect of all Corporate Cards or Purchasing Cards, as the case may be (the "Statement Balance") and the date on which such account is due for settlement in full by the Customer ("Settlement Date"), and simultaneously to each Cardholder a Card statement detailing the current total amount outstanding on the Cardholder's Card Account and the Settlement Date.

3.3 *(Applicable to Corporate Cards Only)* Where the Customer requests that the Bank do so, the Bank will accept payments from Cardholders acting as the Customer's agent in settlement of amounts shown on any Statement Balance. Where such payment is not made in cleared funds by the Settlement Date then the Customer will make such payment immediately upon receipt of a demand from the Bank and Clause 7.1 will apply to such amounts.

3.4 The Bank shall not be liable for any act or omission of any merchant, retailer or supplier including without limitation any refusal to honour the Card or any defect or deficiency in any goods or services provided. Any claim or dispute which the Cardholder may have against or with a merchant, retailer or supplier shall not relieve the Customer of the obligation to pay the amount incurred hereunder to the Bank without deduction. Any request by mail or telephone made by the Cardholder to a merchant, retailer or supplier for the supply of goods or services to be charged to the relevant Card shall constitute authority for the merchant, retailer or supplier to issue a sales voucher for the amount to be charged and an acknowledgement that the sales voucher, if endorsed "mail order" or "telephone order" as the case may be, shall be treated as having been duly signed by the Cardholder.

3.5 *(Applicable to Purchasing Cards Only)*

 In the case of Purchasing Cards, the Bank will require any retailer, supplier or merchant in Hong Kong who agrees to accept Purchasing Cards to abide by terms and conditions specifically governing such acceptance and under such terms and conditions the retailer, supplier or merchant will be required to obtain payment for a transaction only on or after the date upon which the delivery of the relevant goods and services has been made (unless such payment represents a deposit payment). Once the payment for a transaction has been so effected by use of Purchasing Card, such payment cannot be stopped. If a retailer, supplier or merchant agrees to make a refund, the Bank will credit the relevant Card Account upon receipt of the retailer's, supplier's or merchant's written instruction. The Bank cannot be held responsible for any delay in the receipt of such instructions.

3.6 All Card Transactions effected in currencies other than Hong Kong dollars (in the case of Hong Kong dollar Corporate Cards and Purchasing Cards) or US dollars (in the case of US dollar Corporate Cards) shall be debited to the relevant Card Account after conversion into Hong Kong dollars or US dollars (as the case may be) at a rate of exchange determined by reference to the exchange rate adopted by MasterCard on the date of conversion, plus an additional percentage levied by the Bank and any transaction fee(s) charged by MasterCard to the Bank, if applicable, which fees may be shared with the Bank.

3.7 The Customer and/or the Cardholder should notify the Bank's Card Centre of any transaction in any statement that was not authorised by the Cardholder within 60 days of the date of the statement. If the Customer and/or the Cardholder fails to report within the said period, the transaction(s) shown on the statement will be considered correct. Where the Customer and/or the Cardholder reports an unauthorised transaction before the relevant settlement date, the Customer shall be entitled to withhold payment of the disputed amount. The Bank shall not impose any interest or finance charges on such disputed amount while it is under investigation by the Bank, or make any adverse credit report against the relevant Card Account. If, following a good faith investigation by the Bank, the investigation results (which shall be binding on the Customer and the Cardholder) show that the report made by the Customer and/or the Cardholder (as the case may be) is unfounded, the Bank reserves the right to re-impose the interest or finance charges on the disputed amount over the whole period, including the investigation period.

**4. Management Information**

 If the Customer requests and the Bank agrees, the Bank shall provide the Customer with management information by such means and in such form as may be agreed between the Customer and the Bank from time to time, on a monthly basis (or such periodic basis as may be agreed) giving, inter alia, details of the transactions undertaken by all Cards. The Bank shall have no liability for the loss, corruption, theft of the management information once such information has been dispatched or transmitted.

**5. Cash Advances**

*(Applicable to Corporate Cards Only)*

The Cardholder shall be entitled on presentation of a valid Corporate Card at selected branches of the Bank (or office of a member of MasterCard) to receive in the domestic currency of the country in which such advances are made, cash advances in such amounts as shall be specified by the Bank or such member from time to time. The Bank shall not, however, be liable for any refusal by a member of MasterCard to permit a cash advance. Where an ATM function has been incorporated in the Corporate Card, the Cardholder may use the Corporate Card to obtain cash advances (which shall be debited to the relevant Card Account) at any automated teller machine ("ATM"). Use of the ATM function shall be subject to the Bank's ATM card terms and conditions in addition to these terms and conditions. Cash advances will be subject to a handling charge and a cash advance fee at the rate set out in the Bank's *An easy guide to commercial tariffs*, which may be varied, amended and supplemented from time to time. The Bank reserves the right to decline a request for cash advances.

**6. Credit Limits**

6.1 The Bank shall assign to the Customer a credit limit which (subject as provided below) may be varied, reduced, cancelled or suspended by the Bank from time to time by notice to the Customer. The Customer shall allocate the credit limit, at its discretion, amongst the Cardholders. The Customer undertakes to ensure that the aggregate of the individual credit limits assigned by it to the Cardholders shall not exceed the Programme credit limit. Subject to agreement by the Bank, the Customer may request to set up within the Programme separate Groupings (each a "Grouping") of Card Accounts, in which case each Grouping shall have a separate "Grouping Account Limit" (being the aggregate sum of the Credit limits for all Card Accounts within the relevant Grouping). If the relevant Card Account is not settled in full by the Settlement Date in relation to any statement, the Bank may at any time thereafter reduce the credit limit to such amount as it thinks fit without prior notice to the Customer or the Cardholder.

6.2 When asked to authorise a transaction the Bank will take into account any restrictions (with regard to credit limits, industry categories, countries or otherwise) on the use of the Card in question as agreed between the Bank and the Customer as well as any other transaction already debited to the relevant or any other Card Account within the Programme or Grouping (if any) or for which authorisation has been given. The Bank reserves the right to decline a transaction.

**7. Settlement**

7.1 In the event that the Card Account is not settled in full on the Settlement Date, a finance charge will be imposed, calculated at the interest rate per month as specified in the Bank's *An easy guide to commercial tariffs* for the time being in force. The charge will be applied to the daily outstanding balance from the last statement date of the Card Account including all new transactions (but excluding cash advances in the case of Corporate Cards) entered into by the Cardholder since the last statement date, retrospective from the transaction date of these transactions, until the current balance is paid in full.

7.2 Without prejudice to Clause 6, if the Statement Balance (excluding all the fees and charges currently billed to the card statement) exceeds the credit limit for the time being assigned to the Card Account, the Bank reserves the right to charge an overlimit handling fee as set out in the Bank's *An easy guide to commercial tariffs*, as may be amended from time to time, which will be debited to the Card Account on the statement date.

7.3 A handling fee as set out in the Bank's *An easy guide to commercial tariffs*, as may be amended from time to time, will be charged to the Card Account for each returned cheque deposited in, or rejected direct debit to, the Card Account where the cheque or direct debit is not drawn on an account with the Bank.

7.4 Any amount owing by the Customer to the Bank hereunder shall be payable on demand and the Bank reserves the right to charge interest thereon from the date of demand at its applicable prevailing rate.

7.5 The whole of the outstanding balance on all Card Accounts, together with interest thereon at such rate as shall be specified by the Bank, shall become due and payable to the Bank:

(a) where the Customer is an individual, on the Customer's bankruptcy or death,

(b) where the Customer is a company, if a resolution is passed or an order is made for the Customer's winding-up or if a receiver is appointed over all or any part of the Customer's undertaking,

(c) where the Customer is a partnership, if the Customer is dissolved,

(d) at the Bank's discretion, if the Customer is in breach of any of these terms and conditions, or

(e) upon termination of this Agreement.

The outstanding balance on all Card Accounts includes, without limitation, any regular payments, whenever charged or debited to the Card Accounts, under arrangements which are authorised or set up prior to the date of aforesaid situation (as the case may be).

**8. Application of Payments**

8.1 Payments and credits received by the Bank in respect of the Card Account under this Agreement shall be applied by the Bank towards payment of such items and in such order as the Bank considers appropriate without prior reference to the Customer and/or the Cardholder.

8.2 The Bank may debit the Card Account(s) to make a partial or full refund of any credit balance to the Customer by any means determined by the Bank, including making transfer to any of the Customer's account held with the Bank or sending a cashier's order to the Customer's address last notified to the Bank, at any time without prior notice.

**9. Liability for Transactions**

9.1 Notwithstanding any other provisions of this Agreement, the Customer shall (without prejudice to the Bank's rights against the Cardholder) be wholly liable to the Bank for the value of all Card Transactions effected by the Cardholder (whether voluntarily or otherwise) as well as all amounts properly debited to the Card Account (wherever effected and whether or not (a) that transaction has been undertaken for the business purposes of the Customer or (b) that transaction may have arisen as a result of actions of the Cardholder without the Customer's authority or (c) authorisation has been obtained from the Bank in respect of that transaction or (d) the Card has been used in breach of any other terms contained herein or the Conditions of Use or (e) the Customer's Programme credit limit may be exceeded) as well as all fees, interest and charges payable under this Agreement. This liability shall include any transactions undertaken after the cancellation of a Card, subject however to the terms of this Clause.

9.2 The Card is the property of the Bank and is not transferable. The loss or theft of any Card, or any device upon which a Mobile Card is stored, or any security credentials used to access or use a Mobile Card,or (in the case of Corporate Cards) the loss, theft or disclosure to a third party of any number used in relation to any cash advance or ATM function or facility incorporated in a Corporate Card, should be reported immediately upon discovery of loss, theft or disclosure to the HSBC Commercial Banking Service Hotline on (852)2748 4343 or, if overseas, to any member of MasterCard). The Customer shall be fully liable for all cash advances effected as a result of the unauthorised use of any such number. In respect of all other transactions debited to any Card Account as a result of the unauthorised use of a Card ("Non-cash Transactions") until notification of its loss, theft or disclosure has been received by the Bank, except in the circumstances described below, the maximum liability for Non-cash Transactions shall be the assigned credit limit of the Card Account for the Customer. The Customer shall be fully liable for all Non-cash Transactions, without limit, if the Customer and/or the Cardholder has acted fraudulently or with gross negligence in using or safeguarding the Card or has knowingly (whether voluntarily or otherwise) provided that Card or let the Card be taken by a third party or has knowingly (whether voluntarily or otherwise) provided the device where the Mobile Card is stored, or any Mobile Card details, device passcode, PIN, password or other security details relating to the Cardholder’s Mobile Card, Mobile Wallet or Mobile Device to a third party, or let such device or security details be taken by a third party or has failed to make a report in accordance with this Clause as soon as reasonably practicable upon discovery of loss or theft. Failure to follow any measures to safeguard the Card (and in the case of Corporate Cards, such PIN number) or with regard to the usage thereof as recommended by the Bank in any communication to the Customer and/or the Cardholder from time to time may be treated as gross negligence for the above purpose.

9.3 The Bank shall be under no obligation to issue a replacement Card to the Cardholder following its loss or theft. Any replacement Card will be subject to a handling fee as set out in the Bank's *An easy guide to commercial tariffs*, and may be amended from time to time.

9.4 The Bank shall have no liability for any loss suffered by the Customer arising from or in connection with the use, functionality, or availability of any Mobile Wallet, including without limitation any operational or other issues associated with the Mobile Wallet or the relevant provider of the Mobile Wallet (a “Mobile Wallet Provider”). In addition, the Customer acknowledges and agrees that any Mobile Wallet is provided by the Mobile Wallet Provider and not the Bank. Any terms and conditions that a Cardholder or Customer agrees to with the Mobile Wallet Provider will not bind the Bank or change or override any of these terms and conditions.

**10. General Rights of the Bank**

10.1 The Customer must continue to pay the Bank any money outstanding under this Agreement without any set-off, deduction, or withholding. If the Customer is required by any applicable laws or regulations to make any deduction or withholding from any sum payable by the Customer to the Bank hereunder, then the liability in respect of that deduction or withholding shall be the liability of the Customer such that after the making of such deduction or withholding the net payment shall be equal to the amount which the Bank would have received had no such deduction or withholding been made. It shall be the full responsibility of the Customer to effect payment of such deduction or withholding to the relevant authority within the applicable time limit and the Customer shall indemnify the Bank for all consequences of the Customer's failure to do so.

10.2 In addition to any general right of set-off or other rights conferred by law or under any other agreement, the Bank may without notice combine or consolidate the outstanding balance of any Card Account with any other account(s) which the Customer maintain(s) with the Bank, and set-off or transfer any money standing to the credit of such other account(s) in or towards satisfaction of any liability to the Bank under this Agreement.

10.3 If the Bank at its sole discretion determines that a security is required from the Customer to secure the credit limit and/or to cover the outstanding balance, then upon the Bank's request, the Customer shall furnish to the Bank, within the period reasonably designated by the Bank, such security or additional security as shall be acceptable to the Bank. Where a security is required, the Customer shall promptly, on demand, pay to, or reimburse, the Bank the amount of all costs and expenses (including any legal fees) incurred by the Bank including without limitation, as a result of obtaining a legal opinion in support of security or registration, release, reassign or discharge (as appropriate) of security of the Customer or a third party security provider by the Bank.

10.4 The Bank shall be entitled to have solicitors of its choice appointed to prepare the necessary documentation relating to this Agreement and/or the security to be provided. All their charges and disbursements incurred in this respect will be for the Customer's account. Any filing fees and fees incurred in obtaining a legal opinion will also be for Customer's account.

**11. HSBC MiVision**

By accessing and/or making use of HSBC MiVision ("MiVision") provided by the Bank, the Customer agrees to the following terms and conditions:

11.1 The Customer agrees to use MiVision only for self-management of the Programme and/or such other purposes as permitted by the Bank. The Customer accepts and agrees to be bound by this Clause and any additional terms and conditions posted on or presented in MiVision, and acknowledges that each administrator notified by the Customer or by an existing administrator to the Bank via MiVision or the nomination form in respect of the Programme ("Card Administrator") and Cardholder with access of MiVision will be required to accept such terms and conditions.

11.2 In order to utilise MiVision:

1. the Customer must appoint Card Administrators in the manner required by the Bank. The Customer's submission of the documents shall constitute a representation by the Customer that the individuals named therein have been granted general authority from the Customer's Board of Directors or other governing body (or have been designated by an officer who has been duly authorised by the Customer's Board of Directors or other governing body) to administer and perform maintenance on the Programme, including without limitation adding new cardholders to the Programme, changing card limits, inviting cardholders to access MiVision and further nominating or removing Card Administrators via MiVision. The Customer agrees to notify the Bank of any change to any Card Administrator by submitting the form prescribed by the Bank or via MiVision, together with any required documentation.
2. any appointment or removal of a Card Administrator will take effect only after the instructions of the Customer or existing Card Administrators have been processed and accepted by the Bank.

11.3 MiVision is for the internal use of the Customer, and may not be otherwise copied, displayed, distributed, downloaded, disassembled, reverse engineered, modified, published, transmitted, incorporated in other products or services, or otherwise used for public or private or commercial purposes, without the Bank's written consent.

11.4 The Customer shall, and shall ensure that each Card Administrators and Cardholders of MiVision:

1. Keep their MiVision user IDs ("User ID(s)") and password secure, use them only for the purposes of accessing and using MiVision, and not use them for any other purpose, save and except for the administration of the Programme and as otherwise permitted by the Bank;
2. Not send or disclose the User ID(s) to any other person or entity or store it in a manner that would reasonably allow another person or entity to obtain access to such User ID;
3. Comply with all directions issued by the Bank pertaining to use of any User ID and access to and use of MiVision;
4. Not keep any User ID in any form, whether encoded or unencoded, in a location where it is capable of being copied or used by any person;
5. Take all necessary precautions (including without limitation, when downloading and running third party programmes off the internet) to protect any computer or device that is used for accessing MiVision from viruses or programmes which might make any User ID on the computer or device accessible to third parties; and
6. Immediately notify the Bank if the Customer, Card Administrators, or any other Cardholders become aware, or has a reasonable suspicion:
7. That any User ID has been compromised or has become known to an unauthorised third party; or
8. of any unauthorised use of any User ID or MiVision.

11.5 The Customer shall, and shall ensure that its Card Administrators and Cardholders shall, abide by all applicable data protection and privacy laws, regulations and codes of practice in its/his/her access to and use of MiVision. The Customer further confirms that the Bank is also permitted to disclose any data relating to an individual and allowing the identification of that individual, and such other data which is protected by the applicable data protection legislation ("Personal Data") to the Card Administrators and to provide to the Card Administrators any communication or instruction regarding the Programme, which will take effect as if provided directly to the Customer.

11.6 If the Customer uses or accesses MiVision in relation to a credit card programme of a third party, it represents and warrants that it has appropriate authorisation from that third party to do so.

11.7 The Customer shall be bound by all actions of the Card Administrators and Cardholders taken in respect of the Programme and ratifies and confirms hereby (and, at any time upon the Bank's request, shall ratify and confirm) all actions of the Card Administrators and Cardholders taken on its behalf.

11.8 Either party may terminate MiVision by giving 30 days prior written notice to the other. In addition, the Bank has the right to immediately limit, suspend or terminate the Customer's and/or its Card Administrators and Cardholders' access to and use of MiVision where the Bank is of the opinion that such action is appropriate, desirable or necessary as a result of any person's use of or actions in connection with the use of MiVision.

11.9 The Customer assumes sole responsibility and liability for all requests, changes, and modifications made by the Card Administrators and Cardholders to any instruction that is initiated through MiVision. The Customer shall indemnify the Bank against all claims, liabilities, costs, expenses, loss and damage suffered or incurred by the Bank as a result of or in connection with the Customer and/or any of its Card Administrators and Cardholders failing to comply with these terms and conditions or other applicable terms and conditions, or each of their use of or access to MiVision.

11.10 The Customer understands that the information available through MiVision is updated periodically and therefore, at any point in time, may not reflect the latest information on the Bank's records at such time.

11.11 The Bank may impose such fees and charges with regard to the Customer's access to and use of MiVision as may be notified to the Customer from time to time.

11.12 The Bank may alter this Clause at any time upon notice to the Customer. The Customer will be bound by such alterations unless it terminates its access to and use of MiVision, and gives notice to the Bank of such termination, before the date on which any alteration is to have effect.

**12. Fees and Charges**

12.1 The Bank's initial and/or periodical fees in respect of each Card will be debited to the relevant Card Account. No fees will be refunded in the event of cancellation of any or all the Cards. In the case of Purchasing Cards, there shall be payable a set up fee and a transaction fee in respect of Purchasing Cards issued to the Customer. The amount of any fees payable in respect of the Cards are set out in the Bank's *An easy guide to commercial tariffs*, and may be amended from time to time.

12.2 If the Bank has incurred any legal or collection fees or other expenses which are of reasonable amount for the purpose of demanding, collecting or suing, to recover any sum payable hereunder from the Customer or for other remedies resulting from the breach or non-compliance of any terms of this Agreement, the Customer will fully reimburse the Bank for all such legal fees, and any other fees and expenses incurred in that connection. Pending such repayment, the Bank will be entitled to charge finance charges at its prevailing rate(s).

12.3 The current amounts or percentages of fees, charges and interest rates referred to herein are set out in the Bank's *An easy guide to commercial tariffs*, as amended from time to time, available at all branches upon request. If particular services not specified herein are required, other fees and charges as set out in the Bank's *An easy guide to commercial tariffs*, as amended from time to time may apply.

12.4 The Bank reserves the right to vary any and/or introduce new fees and charges from time to time and may notify the Customer of any such alterations in any manner it thinks fit. The Customer will be bound by such alterations unless the Card is returned to the Bank for cancellation before the date upon which any alteration is to have effect.

**13. Personal Data**

13.1 To enable the Bank to consider whether to provide the Customer and/or the Cardholder with any services, the Customer and/or the Cardholder (where applicable) is required to supply the Bank from time to time with his/her personal information ("Personal Data"). Failure to do so may result in the Bank's inability to provide such services.

13.2 The Personal Data will be used for considering the Customer's and/or the Cardholder's request and subject to the Bank agreeing to provide service, the Personal Data and all other details and all information relating to any transactions or dealings with the Bank will be used in connection with the provision of such service to the Customer and/or the Cardholder. The Bank may use, store, transfer (whether within or outside the Hong Kong Special Administrative Region (SAR)), disclose to, obtain from and/or exchange Personal Data and such other details and information to, from or with all such persons as the Bank may consider necessary, including without limitation any member of the HSBC Group, information for any purpose in connection with services the Bank may provide to the Customer and/or the Cardholder, and/or in connection with matching for whatever purpose (whether or not with a view to taking any adverse action against the Customer and/or the Cardholder) with other personal data concerning the Customer and/or the Cardholder and/or for the purpose of promoting, improving and furthering the provision of services by the Bank/other HSBC Group members to customers generally, and/or any other purposes and to such persons as may be in accordance with the Bank's general policy on disclosure of personal data as set out in Statements, Circulars, Notices or other terms and conditions made available by the Bank to the Customer and/or the Cardholder from time to time. Where the service provider is situated outside Hong Kong in an area where there are less stringent data protection laws, the Bank will impose on the service provider confidentiality undertakings substantially similar to the requirements of the data protection laws in Hong Kong. In any event, the Bank will remain responsible for ensuring the confidentiality of such Personal Data, details and information.

13.3 The Customer and/or the Cardholder (where applicable) has the right to request access to and correction of any of the Personal Data or to request the Personal Data not to be used for direct marketing purposes. Any request may be made in writing and addressed to the Bank's Data Protection Officer, P O Box 72677 Kowloon Central Post Office (email: dfv.enquiry@hsbc.com.hk) or such address and number as may be specified by the Bank from time to time. The Bank will comply with such requests unless the Bank may or is required to refuse to do so under the applicable laws and regulations.

**14. Termination**

14.1 The Customer may terminate this Agreement at any time by written notice to the Bank accompanied by the return of all the Cards. The Bank may terminate, suspend or withdraw its services under this Agreement at any time without prior notice and without showing cause and by cancelling or not renewing the Card. On being notified that the Bank has terminated this Agreement, the Customer will return the Cards to the Bank. Any termination of this Agreement or the cancellation of any Card (whether at the Customer's request or otherwise) shall be without prejudice to the liability of the Customer and any Cardholder in respect of the use of the Card pending settlement of the outstanding balance on each Card Account.

14.2 The Customer may at any time request the Bank to cancel or decline to renew any Card. Such request shall be made in writing and accompanied by the Card's return to the Bank. If a Cardholder's employment with the Customer or the Related Entities (as the case may be) is terminated, the Customer shall use reasonable endeavors to retrieve the Card from the Cardholder and shall return the Card to the Bank.

**15. Notices**

15.1 The Customer must notify, and must ensure that any Cardholder must notify, the Bank's Card Centre promptly in writing of any changes in either the Customer's or the Cardholder's address and/or contact details.

15.2 Any notice, instruction or other communication required to be given in connection with this Agreement by the Customer shall be in writing and shall be given by delivering it by hand or sending it by ordinary post to such address of the Bank as may be specified by the Bank and shall be deemed given or received when actually received by the Bank.

15.3 Any notice given by the Bank hereunder will be deemed to have been received within two days of posting to the address of the Customer and/or the Cardholder (as the case may be) last notified to the Bank.

15.4 The Bank may, at its discretion, accept notices, instructions and/or communications from the Customer via facsimile transmission ("fax instructions"). In respect of such fax instructions, which shall be confirmed in each case by an original copy in writing within five days thereafter, the Customer confirms that:

(i) The Bank is authorised to accept and act on any such fax instructions which the Bank in its sole discretion believes emanate from the Customer;

(ii) If the Bank acts in good faith on such fax instruction, then such fax instruction shall be binding on the Customer (whether or not such fax instruction was given by person(s) authorised by the Customer) and the Bank shall not incur any liability in respect of such fax instruction or be under any duty to verify the identity of the person(s) giving such fax instruction purportedly on the Customer's behalf; and

(iii) The Customer shall keep the Bank indemnified against all claims, liabilities, damages, costs and expenses of any kind which may be brought against the Bank or suffered or incurred by the Bank and which shall have arisen either directly or indirectly out of or in connection with the Bank's accepting fax instructions and acting thereon, whether or not the same are confirmed in writing by the Customer.

**16. General**

16.1 The utilisation of the services provided by our "Credit Cards Customer Service Hotline" is governed by its terms and conditions which may be published by the Bank from time to time in addition to these terms and conditions.

16.2 In the course of providing the Card services, the Bank may need to record verbal instructions received from the Customer and/or the Cardholder and/or any verbal communication between the Customer and/or the Cardholder and the Bank in relation to such services.

16.3 The Bank reserves the right to destroy any documents relating to the Card Account after microfilming/scanning the same and destroy any microfilmed/scanned record after such period of time as it considers prudent.

16.4 The Bank may from time to time introduce new products/services to be made available to the Cardholder, which shall be governed by specific terms of such products/services and, in case of any conﬂict between these specific terms and the terms herein, the former shall prevail.

16.5 The Card shall not be used for payment of any gambling or other transaction which is illegal under any applicable laws and the Bank reserves the right to decline processing or paying any Card Transaction which it suspects to be a gambling or other transaction which is illegal. In the event that the Bank suspects, believes or otherwise has knowledge that any Card Transaction effected is for the purpose of or is otherwise related to gambling or a transaction which is illegal under any applicable or relevant laws, the Bank reserves the right to reverse or cancel that Card Transaction.

16.6 The Bank shall not be liable for any delay, failure or computer processing error in providing any of the Bank's equipment or other facilities or services to the Customer and/or the Cardholder to the extent that it is attributable to any cause beyond the Bank's reasonable control including any equipment malfunction or failure and under no circumstances shall the Bank be responsible to the Customer and/or the Cardholder or any third party for any indirect or consequential losses arising out of or in connection with such delay, failure or computer processing error. In particular, but without prejudice to the generality of the foregoing, the Bank shall incur no liability as a result of any act or omission of any third party (which is not acting as an agent of the Bank) through which any facilities or services to the Customer and/or the Cardholder may be made available provided that the Bank shall have exercised reasonable care and skill in connection with its dealings with such third party.

16.7 The terms and conditions set out in this Agreement may, at the Bank's sole discretion, be changed from time to time upon giving the Customer prior notice by way of display in the Bank's premises or in the Card statement or by such other method as the Bank may decide. The Customer will be bound by such changes unless all Cards concerned are returned to the Bank for cancellation before the date upon which any changes is to have effect.

16.8 No person other than the Bank and the Customer will have any right under the Contracts (Rights of Third Parties) Ordinance to enforce or enjoy the benefit of any of the provisions of this Agreement. For the avoidance of doubt, no Cardholder has any right under the Contracts (Rights of Third Parties) Ordinance to enforce any term of this Agreement.

16.9 The Banking (Exposure Limits) Rules (Cap. 155S) and the related regulations in Hong Kong have imposed on the Bank certain limitations on advances to persons related to HSBC Group. The Customer should, to the best of its knowledge, advise the Bank whether it is in any way related or connected to the HSBC Group. In the absence of such advice, the Bank will assume that the Customer is not so related or connected. The Bank would also ask, that if the Customer becomes aware that it becomes so related or connected in future, that the Customer immediately advises the Bank in writing. The paragraphs below contain an explanation of when the Customer may be considered related or connected to the HSBC Group for the purposes hereof.

 The Customer may be considered as related or connected to the HSBC Group if it is:

1. a director, employee, controller or minority shareholder controller, of a member of the HSBC Group;
2. a relative of a director, employee, controller or minority shareholder controller, of a member of the HSBC Group;
3. a firm, partnership or non-listed company in which a member of the HSBC Group or any of the following entities is interested as director, partner, manager or agent:
4. a controller, minority shareholder controller or director of a member of the HSBC Group;
5. a relative of a controller, minority shareholder controller or director of a member of the HSBC Group; or
6. a natural person, firm, partnership or non-listed company to whom a member of the HSBC Group has provided a financial facility if any of the following entities is a guarantor of the facility:

(i) a controller, minority shareholder controller or director of a member of the HSBC Group;

(ii) a relative of a controller, minority shareholder controller or director of a member of the HSBC Group.

Relevant definitions

(1) A person has "**control**" if such person is:

(A) an indirect controller, that is, in relation to a company, any person in accordance with whose directions or instructions the directors of the company or of another company of which it is a subsidiary are accustomed to act; or

(B) a majority shareholder controller, that is, in relation to a company, any person who, either alone or with any associate or associates, is entitled to exercise, or control the exercise of, more than 50% of the voting power at any general meeting of the company or of another company of which it is a subsidiary,

 and "**controller**" means either an "**indirect controller**" or a "**majority shareholder controller**".

(2) "**employee**" includes permanent full time, permanent part-time, fixed-term full time, fixed-term part-time staff and international assignees.

(3) "**HSBC Group**" means HSBC Holdings plc, its subsidiaries, related bodies corporate, associated entities and undertakings and any of their branches and member or office of the HSBC Group shall be construed accordingly.

(4) "**minority shareholder controller**" in relation to a company, means any person who, either alone or with any associate or associates, is entitled to exercise, or control the exercise of, 10% or more, but not more than 50%, of the voting power at any general meeting of the company or of another company of which it is a subsidiary.

(5) "**relative**" in relation to a natural person, means the following:

(A) a parent, grandparent or great grandparent;

(B) a step-parent or adoptive parent;

(C) a brother or sister;

(D) the spouse;

(E) if the person is a party to a union of concubinage - the other party of the union;

(F) a cohabitee;

(G) a parent, step-parent or adoptive parent of a spouse;

(H) a brother or sister of a spouse;

(I) a son, step-son, adopted son, daughter, step-daughter or adopted daughter; or

(J) a grandson, granddaughter, great grandson or great granddaughter.

The information set out above is for reference only. For further details, the Banking (Exposure Limits) Rules (Cap. 155S) may be accessed at <https://www.elegislation.gov.hk/hk/cap155S>.

16.10 To comply with the Code of Banking Practice, the Bank needs to obtain the Customer's consent before it can provide a copy of the summary of the Programme, or information on the Customer's outstanding liabilities owed to the Bank, to any guarantor or other third party providing security in respect of the Customer's liability ("the Surety") or to the Surety's advisers. In addition, if the Bank is obliged to make any formal demand for repayment because the Customer has failed to settle any amount due following a customary reminder, the Bank will also need to provide the Surety with a copy of the latest statement of account and/or to give the Surety details of the Customer's outstanding liabilities owed to the Bank, whether actual or contingent. The Customer agrees to the Bank providing any of the aforesaid documents or information to the Surety (including any potential Surety), to the Surety's solicitors and other professional advisers and understand that, if this consent is not given, the Bank will be unable to provide or continue to provide the Programme to the Customer.

16.11 Without prejudice to any other mode of service allowed under any relevant law, the Customer (other than an Customer

 incorporated in Hong Kong SAR) shall:

(a) promptly upon the request of the Bank, irrevocably appoint an agent in Hong Kong SAR acceptable to the Bank in order to accept service of process in relation to any proceedings before the Hong Kong courts in connection with the Programme and/or this Agreement; and

(b) agree that failure by a process agent to notify the Customer of the process will not invalidate the proceedings concerned.

16.12 This Agreement supplements and is in addition to the terms and conditions applicable to the Customer's bank account (such as Business Integrated Account General Terms and Conditions or the General Terms and Conditions (For Personal Sole Account, Joint Account and Business Account Holders), as applicable). The terms and conditions of this Agreement shall supersede should there be any conflict of provisions between this Agreement and such other terms and conditions applicable to the Customer's bank account.

**17. Governing Law**

This Agreement will be governed by and construed in accordance with the laws of the Hong Kong SAR.

# The Hongkong and Shanghai Banking Corporation Limited

**("we", "us", "our", including our successors and assigns)**

## Notice relating to the Personal Data (Privacy) Ordinance (the "Ordinance")

**Collection of Data**

(a) We may collect the data of customers and other individuals in connection with the purposes set out in this Notice. These customers and other individuals may include the following or any of them (collectively "**you**", "**your**"):

* applicants for banking or financial services;
* persons giving or proposing to give guarantees or security for obligations owed to us;
* persons linked to a customer or an applicant that is not an individual, including the beneficial owners and officers of that customer or applicant, or in the case of a trust, including the trustees, settlors, protectors and beneficiaries of the trust; and
* other persons who are relevant to a customer's relationship with us.

(b) If the data requested by us is not provided, we may be unable to provide (or continue to provide) products or services to you or to the relevant customer or applicant linked to you.

(c) Data may be:

(i) collected from you directly, from someone acting on your behalf or from another source; and

(ii) combined with other data available to members of the HSBC Group ("**HSBC Group**" and any "**member of the HSBC Group**" means HSBC Holdings plc and/or its affiliates, subsidiaries, associated entities and any of their branches and offices).

**Use of Data**

(d) We will use data for the following purposes or any of them (which may vary depending on the nature of your relationship with us):

(i) considering and processing applications for products and services and the daily operation of products and services (including credit facilities provided to you or the relevant customer linked to you);

(ii) conducting credit checks whenever appropriate (including upon an application for consumer credit (including mortgage loans) and when we review credit which normally takes place one or more times each year);

(iii) creating and maintaining our credit and risk related models;

(iv) assisting other financial institutions to conduct credit checks and collect debts;

(v) ensuring your ongoing credit worthiness and good standing;

(vi) designing financial products and services (including insurance, credit card, securities, commodities, investment, banking and related products and services) for your use;

(vii) marketing products, services and other subjects as described in paragraph (f) below;

(viii) determining the amount of indebtedness owed to or by you;

(ix) exercising our rights under contracts with you, including collecting amounts outstanding from you;

(x) meeting our obligations, requirements or arrangements or those of any member of the HSBC Group, whether compulsory or voluntary, to comply with or in connection with:

(1) any law, regulation, judgment, court order, voluntary code, sanctions regime, within or outside the Hong Kong Special Administrative Region ("**Hong Kong**") existing currently and in the future ("**Laws**") (e.g. the Inland Revenue Ordinance and its provisions including those concerning automatic exchange of financial account information);

(2) any guidelines, guidance or requests 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 Hong Kong existing currently and in the future (e.g. guidelines, guidance or requests given or issued by the Inland Revenue Department including those concerning automatic exchange of financial account information) and any international guidance, internal policies or procedures;

(3) any present or future contractual or other commitment with local or foreign legal, regulatory, judicial, administrative, public or law enforcement body, or governmental, tax, revenue, monetary, securities or futures exchange, court, central bank or other authorities, or self-regulatory or industry bodies or associations of financial service providers or any of their agents with jurisdiction over all or any part of the HSBC Group (together the "**Authorities**" and each an "**Authority**") that is assumed by, imposed on or applicable to us or any member of the HSBC Group; or

(4) any agreement or treaty between Authorities;

(xi) complying with any obligations, requirements, policies, procedures, measures or arrangements for sharing data and information within the HSBC Group and/or any other use of data and information in accordance with any programmes for compliance with sanctions or prevention or detection of money laundering, terrorist financing or other unlawful activities;

(xii) conducting any action to meet our obligations or those of any member of the HSBC Group to comply with Laws or international guidance or regulatory requests relating to or in connection with the detection, investigation and prevention of money laundering, terrorist financing, bribery, corruption, tax evasion, fraud, evasion of economic or trade sanctions and/or any acts or attempts to circumvent or violate any Laws relating to these matters;

(xiii) meeting our obligations or those of any member of the HSBC Group to comply with any demand or request from the Authorities;

(xiv) enabling actual or proposed assignee(s) of all or any part of our business and/or assets, or participant(s) or sub-participant(s) of our rights in respect of you to evaluate the transaction intended to be the subject of the assignment, participation or sub-participation and enabling the actual assignee(s) to use your data in the operation of the business or rights assigned; and

(xv) any other purposes relating to the purposes listed above.

**Disclosure of Data**

(e) Data held by us or a member of the HSBC Group will be kept confidential but we or a member of the HSBC Group may provide data to the following parties or any of them (whether within or outside Hong Kong) for the purposes set out in paragraph (d) above:

(i) any agents, contractors, sub-contractors or associates of the HSBC Group (including their employees, officers, agents, contractors, service providers and professional advisers);

(ii) any third party service providers who provide services to us or any member of the HSBC Group in connection with the operation or maintenance of our business (including their employees and officers);

(iii) any Authorities;

(iv) any persons under a duty of confidentiality to us or a member of the HSBC Group which have undertaken to keep such data confidential;

(v) the drawee bank providing a copy of a paid cheque (which may contain data about the payee) to the drawer;

(vi) any persons acting on your behalf whose data are provided, payment recipients, beneficiaries, account nominees, intermediary, correspondent and agent banks, clearing houses, clearing or settlement systems, market counterparties, upstream withholding agents, swap or trade repositories, stock exchanges, companies in which you have an interest in securities (where such securities are held by us or any member of the HSBC Group) or any persons making any payment into a customer's account;

(vii) credit reference agencies, and, in the event of default, to debt collection agencies;

(viii) any persons to whom we are or any member of the HSBC Group is under an obligation or required or expected to make disclosure for the purposes set out in, or in connection with, paragraph (d)(x), (d)(xi) or (d)(xii) above;

(ix) any actual or proposed assignee(s) of ours or participant(s) or sub-participant(s) or transferee(s) of our rights in respect of you;

(x) any persons giving or proposing to give a guarantee or security to guarantee or secure your obligations to us; and

(xi) (1) any member of the HSBC Group;

(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 ours or any member of the HSBC Group (the names of such co-branding partners will be provided during the application process for the relevant products and services, as the case may be);

(5) charitable or non-profit making organisations; and

(6) external service providers that we or any member of the HSBC Group engage(s) for the purposes set out in paragraph (d)(vii) above.

Such data may be transferred in and to a place outside Hong Kong.

**Provision of Data to Credit Reference Agencies (CRA) and Debt Collection Agencies**

(A) We may provide the following data relating to you (whether in sole name or joint names with others) to a CRA:

(i) full name;

1. capacity in respect of each mortgage (as borrower, mortgagor or guarantor);
2. Hong Kong Identity Card Number or travel document number or certificate of incorporation number;
3. date of birth or date of incorporation;
4. correspondence address;
5. mortgage account number in respect of each mortgage;
6. type of the facility in respect of each mortgage;
7. mortgage account status in respect of each mortgage (e.g. active, closed, write-off); and
8. if any, mortgage account closed date in respect of each mortgage.

The CRA will use the above data for the purposes of compiling a count of the number of mortgages from time to time held by you (as borrower, mortgagor or guarantor, whether in sole name or joint names with others) for sharing in the consumer credit database of the CRA by credit providers.

(B) You can instruct us to make a request to the relevant CRA to delete from its database any account data relating to any credit that has been terminated by full repayment provided that there has not been, within five (5) years immediately before such termination, a default in payment under the credit for a period in excess of sixty (60) days according to our records.

(C) If there is any default in payment, unless the amount in default is fully repaid or written off (other than due to bankruptcy order) before the expiry of sixty (60) days from the date of default, your account repayment data may be retained by the CRA until the expiry of five (5) years from the date of final settlement of the amount in default.

(D) In the event of any amount being written off due to a bankruptcy order being made against you, the CRA may retain your account repayment data until the earlier of (i) the expiry of five (5) years from the date of final settlement of the amount in default, or (ii) the expiry of five (5) years from the date of your discharge from bankruptcy as notified to the CRA by you with evidence.

(E) For the purposes of paragraphs C and D above, account repayment data are the amount last due, amount of payment made during the last reporting period, 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 material default (that is, default in payment for a period in excess of sixty (60) days) (if any)).

**Use of Data in Direct Marketing**

(f) Where you are a customer, we intend to use your data in direct marketing and we require your consent (which includes an indication of no objection) for that purpose. Please note that:

1. your name, contact details, products and other service portfolio information, transaction pattern and behaviour, financial background and demographic data held by us from time to time may be used by us in direct marketing;
2. the following classes of products, services and subjects may be marketed:
3. financial, insurance, credit card, banking and related products and services;
4. reward, loyalty, co-branding or privileges programmes and related products and services;
5. products and services offered by our co-branding partners (the names of such co-branding partners will be provided during the application for the relevant products and services, as the case may be); and
6. donations and contributions for charitable and/or non-profit making purposes;

(iii) the above products, services and subjects may be provided by or (in the case of donations and contributions) solicited by us and/or:

1. any member of the HSBC Group;
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 ours or any member of the HSBC Group (the names of such co-branding partners will be provided during the application of the relevant products and services, as the case may be); and
5. charitable or non-profit making organisations;

(iv) in addition to marketing the above products, services and subjects ourselves, we may provide the data described in paragraph (f)(i) above to all or any of the persons described in paragraph (f)(iii) above for use by them in marketing those products, services and subjects, and we require your written consent (which includes an indication of no objection) for that purpose; and

(v) we may receive money or other property in return for providing the data to the other persons in paragraph (f)(iv) above and, when requesting your consent or no objection as described in paragraph (f)(iv) above, we will inform you if we will receive any money or other property in return for providing the data to the other persons.

**If you do not wish us to use or provide to other persons your data for use in direct marketing as described above, you may exercise your opt-out right by notifying us.**

**Provision of Another Person's Data**

(g) Where you provide to us data about another person, you should give to that person a copy of this Notice and, in particular, tell him/her how we may use his/her data.

**Data Access Requests**

(h) You have the right:

(i) to check whether we hold data about you and to access such data;

(ii) to require us to correct any data relating to you which is inaccurate;

(iii) to ascertain our policies and practices in relation to data and to be informed of the kind of data held by us; and

(iv) in relation to consumer credit, 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 an access and correction request to the relevant credit reference agency or debt collection agency.

(i) In accordance with the provisions of the Ordinance, we have the right to charge a reasonable fee for the processing of any data access request.

(j) You should send requests for access to data or correction of data or for information regarding policies and practices and kinds of data held to: The Data Protection Officer The Hongkong and Shanghai Banking Corporation Limited PO Box 72677 Kowloon Central Post Office Hong Kong E-mail: dfv.enquiry@hsbc.com.hk

(k) We may have obtained a credit report on you from a credit reference agency in considering any application for credit. In the event you wish to access the credit report, we will advise the contact details of the relevant credit reference agency.

(l) Nothing in this Notice shall limit your rights as a data subject under the Ordinance.

***Note****: In case of discrepancies between the English and Chinese versions, the English version shall apply and prevail.*