Notice of Change/Important Note in relation to eStatement/eAdvice service

To protect our environment, and echo going green, with effect from 16 May 2022 ("Effective Date"), Standard Chartered Bank (Hong Kong) Limited (the “Bank”) will be carrying out an eStatement / eAdvice initiative.

1. a. If you have an Online Banking account and an email address with the Bank, and have been receiving any of the below applicable paper statement(s) (regardless of being charged for Paper Statement Fee):
   i. For those of you who do not have investment account(s), you will be automatically enrolled for eStatement in place of the paper statement(s) on or after the Effective Date; and
   ii. For those of you who have investment account(s), by logging onto the Bank's Online Banking / SC Mobile app / Online Securities Trading platform / SC Equities on or after 18 April 2022 regardless of whether a transaction is executed, you acknowledge and agree to receive eStatement. A separate notice will be sent to you confirming the commencement date of the service and methods of any change of your choice of the eStatement service.

b. When the eAdvice service is introduced, you will also receive your advice in electronic format automatically if the eStatement service is applicable to you.

Applicable paper statement(s) is/are:
- Consolidated Statement
- Credit Card Statement(s) (except Standard Chartered SHOP’n GAIN Platinum Credit Card, Standard Chartered SHOP’n GAIN Credit Card, Standard Chartered Corporate VISA Card, Standard Chartered Visa Signature Business Card and designated Mastercard (card number starting with 5488))
- Current / Savings account Statement(s)
- Standard Chartered Revolving Cash Card Statement(s)
- Manhattan Revolving Personal Loan Statement(s)

Where the eStatement / eAdvice service is applicable, you will receive a notification when your latest eStatement / eAdvice is available on Online Banking and SC Mobile app. Please ensure your contact information on our record is up-to-date so that the above-mentioned notification can be successfully delivered to you. However, if you wish to continue receiving paper statements / advices, you may change on Online Banking or SC Mobile app after the Effective Date.

You must examine each account statement and that you must notify us, within 90 days (or 60 days for Credit Card Statement) of the date of such statement of any potential error(s) thereon. After such period, the statement will be deemed for all purposes to be correct. The balances and details as shown on the statement will be taken as conclusive evidence unless there is manifest error.

2. As a result of the eStatement/eAdvice initiative, the Bank will apply the following corresponding changes to the documents as shown below:

<table>
<thead>
<tr>
<th>Document(s)</th>
<th>Change(s)</th>
</tr>
</thead>
</table>
| ● Client Terms
● Banking terms and conditions | The following is changed in Clause 4.7, 8.1 and Section 13 of Client Terms
➢ eStatement(s)/eAdvice(s) or eCommunication which means eStatement and/or eAdvice
➢ statement(s)/advice(s) |
| ● eStatement Service / Securities eDocuments Service Subscription / Maintenance Form
● Terms and Conditions for eStatement Service
● statement(s)/advice(s)
● Standard Chartered Online Banking/SC Mobile app |
| ● eStatement Service |
| ● Standard Chartered Corporate VISA Card, Standard Chartered Visa Signature Business Card and designated Mastercard (card number starting with 5488)) |
| ● Current / Savings account Statement(s) |
| ● Standard Chartered Revolving Cash Card Statement(s) |
| ● Manhattan Revolving Personal Loan Statement(s) |

*You may refer to the revised “Terms and Conditions for eStatement/eAdvice Service” as attached for full changes.

If there is any inconsistency or conflict between the English and Chinese versions, the English version shall apply and prevail.

Standard Chartered Bank (Hong Kong) Limited
March 2022

Issued by Standard Chartered Bank (Hong Kong) Limited
1. **Use of the Service**

1.1. To use the Service, you must (a) be a holder of an Eligible Account or a person authorized to operate the Eligible Account (as the case may be); and (b) be registered with us to use the Service by returning to us the duly completed eStatement/eAdvice Service subscription form or by such other means as required or accepted by the Bank from time to time and taking all necessary steps that we may advise you to complete the registration process.

1.2. Upon your registration of the Service and the verification and acceptance by the Bank, eCommunication shall be accessible by you for viewing, printing and downloading through Standard Chartered Online Banking/SC Mobile app provided that you are registered to use the Standard Chartered Online Banking/SC Mobile app. We will no longer send you printed statements/advices by post save for certain Eligible Accounts which the Bank is required to provide printed statements/advises.

1.3. eCommunication are accessible through Standard Chartered Online Banking/SC Mobile app and you must observe at all times the “Client Terms” when using the Service, a copy of which has already been provided to you and accessible at website and that additional copies will be made available to you upon request. The Bank will only send you an electronic mail alert to the Designated Electronic Mail Account when the eCommunication is available for access, view, print and download. You are advised to check the Designated Electronic Mail Account regularly.

1.4. You agree that your use, access and/or subscription of the Service will constitute your agreement to and acceptance of these terms and conditions as well as your acknowledgement of the inherent risks in accessing, viewing, printing and downloading eCommunication over the Internet. You also agree that the Service will be made available to you on Eligible Accounts that you have with us as indicated on the eStatement/eAdvice Service subscription form or as otherwise agreed with the Bank by such other means and if instructed by you other Eligible Accounts that you may have with us in the future.

1.5. You agree that you are solely responsible for (a) ensuring that Your System is capable of receiving, viewing, printing and downloading eCommunication and (b) checking the Designated Electronic Mail Account and/or Standard Chartered Online Banking/SC Mobile app for eCommunication and/or electronic mails in relation to your use of the Service. The Service will usually be available for use through Standard Chartered Online Banking or such other means as may be notified to you at the time, but this may be unavailable at any time or on any individual account, or on any eligible access device or otherwise notified to you. However, routine maintenance requirements, excess demand on the systems and circumstances beyond our control may mean it is not always possible for the Service to be available during all normal operating hours, which you accept.

2. **Client’s Responsibilities for Security**

2.1. You acknowledge that electronic mails sent by us are not encrypted; and the use of and transmission of information via electronic mail and/or the Internet cannot be guaranteed to be secure; and information transmitted may be susceptible to errors, Viruses, delay, interception, modification or amendment by unauthorised persons. You therefore agree to take all reasonably practicable measures to ensure that Your System is adequately secure and adopt and maintain the security procedures stipulated by the Bank from time to time in relation to your use, access and/or subscription of the Service.

2.2. You or a person authorized to operate the Eligible Account (as the case may be) must not allow anyone else to use, access and/or subscribe the Service on your behalf.

2.3. You must never respond to a request purportedly from us to provide your account, security details or Personal Data by electronic mail as the Bank will never make such a request. For the avoidance of doubt, all website hyperlinks authorized by the Bank will be for information only and will not require the inputting of your account or security details or Personal Data. You should inform the Bank as soon as possible if any electronic mail or website hyperlink appears to be irregular or Your System is compromised.

2.4. You must not leave Your System unattended while you are on-line or accessing the Service.

2.5. When using, accessing and/or subscribing the Service, you must ensure that: Your System is not connected to a local area network (or LAN) (such as an office environment) without first making sure that no one else is able to observe or copy, trace or track your access or obtain access to the Service on your behalf.

2.6. You are required to keep all login IDs and/or passwords which you use for the Service secret at all times (including without limitation those for accessing the Designated Electronic Mail Account and/or the Tele-Electronic Banking Services). We shall not be liable for any loss and/or damage you sustain by reason of any unauthorised access to your eCommunication or the Service.

2.7. You are also required to check all eCommunication for any unauthorised transactions. If you become aware of any unauthorised transaction on any of the eCommunication, you shall notify the Bank as soon as reasonably practicable at the time it is set out in the relevant eCommunication or the last time you saw the eCommunication, or when you become aware of the unauthorised transaction even if the eCommunication was last seen at a later date. The Bank will take reasonable steps to investigate such unauthorised transactions promptly and you shall inform the Bank of any unauthorised transaction(s) as soon as practicable after you become aware of it.

2.8. You agree to accept the Bank’s as soon as practicable upon change of the Designated Electronic Mail Account.

2.9. You are also required to save an electronic copy of any eCommunication that is made available on Standard Chartered Online Banking/SC Mobile app from time to time in your System or your computer or mobile phone or print a hard copy for your reference.

3. **The Bank’s Liability for Your Loss or Damage**

3.1. In connection with our provision of the Service, we will take reasonably practicable steps to ensure that our systems are installed with adequate security designs; to control and manage the risks in operating the systems; and to take into account any laws, rules, regulations, guidelines, circulars, codes of conduct and prevailing market practices which may be applicable to us from time to time.

3.2. To the extent permitted by the laws of Hong Kong, we disclaim any implied representation or warranty (a) as to the title, fitness for a particular purpose, merchantability, accuracy, completeness or standard of quality of the Service; and (b) that the Service or your use or access thereof will be uninterrupted, error-free, virus-free, or reliable. Notwithstanding the foregoing, nothing in this Clause seeks to avoid liability for fraudulent misrepresentation.

3.3. To the extent permitted by the laws of Hong Kong, we will not be liable for any loss or damage to you as a result of making available to you the Service (including without limitation any indirect, consequential or special loss or damage) even if the Bank shall have been advised of the same and/or such damage is direct or indirect, or arises by our negligence or our wilful default. Examples of circumstances in which we will not be liable to you for loss or damage resulting to you through the use or access of the Service include (but are not limited to):

3.3.1. any incompatibility between Your System and the Service for purposes of using, accessing and/or subscribing the Service; and

3.3.2. any misuse of Your System by you or anyone else, authorised or unauthorised; and

3.3.3. any damage to or loss of data from any computer system (including without limitation Your System) or device with which you use, access and/or subscribe the Service suffered by you arising from your use or access of the Service; and

3.3.4. any access to information about you, the Eligible Accounts and/or eCommunication which is obtained by a third party as a result of your using or accessing the Service; and

3.3.5. any access to information about you, the Eligible Accounts and/or eCommunication which is obtained by a third party as a result of your using or accessing the Service; and

3.3.6. any delay or failure to send, transmit, receive, confirm or acknowledge any electronic mail, SMS messages, security codes, passwords, or anything available under the Service, or any error or incompleteness of any information or data available under the Service; and

3.3.7. for any errors, Viruses, delay, inaccuracy, losses, damages whatsoever arising from or in connection with your use or access of the Service (including but not limited to any interception, modification or amendment, disruption, interception, delay or inaccuracy of emails or internet transmission or other communication equipment or facilities).

3.3.8. any services through which you use or access the Service or by which you obtain a password or other security codes that are not controlled by us, or for any loss you may suffer as a result of using such a service.
3.4. Nothing contained in this Clause 3 shall restrict the Bank's liability for death or personal injury resulting from any act, omission or negligence of the Bank or its officers, agents, employees or sub-contractors.

4. Your Liability towards the Bank

4.1. You shall compensate and indemnify us for all losses, damages, costs or expenses (including legal and other professional advisors' fees) which are of reasonable amount and reasonably incurred by us in connection with your breach and/or our enforcement against you of these terms and conditions.

4.2. You will indemnify us and keep us indemnified against any consequences, claims, proceedings, losses, damages or expenses (including all legal costs on an indemnity basis) which are of reasonable amount whatsoever and howsoever caused (save and except any direct loss or damages caused by negligence or willful default on our part) that may arise to be reasonably incurred by us in providing the Service to you, whether or not arising from or in connection with and including but not limited to (a) your breach of these terms and conditions; (b) your improper use of the Service; and (c) any damage to Your System (or other computer hardware, devices, facilities or software) as a result of accessing and/or using the Service.

5. Termination of Service

5.1. The Bank may, without any liability and disclosing any reason, suspend or terminate the Service rendered to you at its sole discretion forthwith upon giving you a written notice including without limitation by electronic mail to the Designated Electronic Mail Account.

5.2. You may suspend or terminate the Service at any time by completing a form designated by us or by such other means as accepted or required by the Bank from time to time.

5.3. Any termination or suspension of the Service is without prejudice to and shall not affect the liabilities and rights which have accrued between you and the Bank prior to the date of suspension or termination.

5.4. All indemnities, restrictions and obligations on your part contained in these terms and conditions shall survive termination of the Service.

6. Amendment

6.1. The Bank reserves the right to amend, add or delete at any time these terms and conditions as well as the scope or features of the Service by giving reasonable prior notice in writing to you and such notice may be made in such manner and by such means of communication as the Bank shall deem fit, including, without limitation, use of direct mailing material, advertisement, website display or electronic communications such as electronic mail. You acknowledge and agree that you shall observe and comply with any such amendment, addition and/or deletion when using, accessing and/or subscribing the Service.

7. Personal Data

7.1. The Personal Data collected by us in connection with the provision of the Service to you will be used by us for the purpose of performing our obligations under these terms and conditions and other purposes arising out of and in connection with our provision of the Service. You agree that all Personal Data relating to a person collected by the Bank from time to time may be used and disclosed for such purposes and to such persons (whether the recipient is located in Hong Kong or another country/region, or in a country/region that does not offer the same level of data protection in Hong Kong) in accordance with the Bank's policies on use and disclosure of personal data. Such policies are set out in statements, circulars, terms and conditions or notices made available by the Bank to you from time to time. The collected data may be (i) used in connection with matching procedures (as defined in the Personal Data (Privacy) Ordinance), and (ii) disclosed (by way of bank references or otherwise) to any financial institution with which you have or propose to have dealings to enable such financial institution to conduct credit checks on you.

8. Communication

8.1. Electronic mail is not a completely reliable or secure method of communication and you must not use it for sending us notices in connection with these terms and conditions as well as any other communication that is in its nature sensitive or confidential.

8.2. Unless otherwise provided for herein, if we need to send you a notice, we will use the address you have given us most recently in connection with your bank accounts.

9. Validity of these Terms and Conditions

9.1. Any part of these terms and conditions which is invalid for any reason in any jurisdiction shall be ineffective only to the extent of such invalidity, and shall not affect the validity of the remaining provisions hereof or the validity of such provision in any other jurisdiction.

9.2. If any term of these terms and conditions is unenforceable against any Client, such non-enforceability shall not in any way affect the enforceability of that term against other Clients.

10. Waiver

10.1. No forbearance, neglect or waiver by the Bank in the enforcement of any of these terms and conditions shall prejudice its rights thereafter to strictly enforce the same. A single exercise or partial exercise of any power or right by the Bank does not preclude further exercises of that power or right in the exercise of any other power or right.

11. Language

11.1. These terms and conditions are available in both English and Chinese versions. The English version shall prevail in the event of any discrepancy between the two versions.

12. Governing Law and Jurisdiction

12.1. These terms and conditions are governed by the laws of Hong Kong. The parties agree to submit to the non-exclusive jurisdiction of the courts of Hong Kong.

13. Definitions

13.1. In these terms and conditions, the following words and phrases shall, unless the context otherwise requires, have the following meanings:

“Bank” / “we” / “us” / “our” means Standard Chartered Bank (Hong Kong) Limited and all other entities in the Standard Chartered Bank group in respect of which the Service will be available;

“Client” / “you” / “your” means any client of the Bank who has subscribed for the Service;

“Designated Electronic Mail Account” means the electronic mail account specified by you on the eStatement/eAdvice Service subscription form or upon registration for Service by such other means and in the absence of such details, any electronic mail account you provided in connection with your use of the Bank's services, or such other electronic mail account which you may designate to the Bank from time to time for purposes of receiving electronic mails in relation to your use of the Service, as the case may be;

“eAdvice” means any advice as determined by the Bank to be included from time to time showing the information in respect of the Eligible Accounts, or any similar documentation provided to the Client via electronic mean(s);

“eCommunication” means eStatement and/or eAdvice;

“Eligible Account(s)” means the credit card account(s) held by the Client with the Bank and/or any other applicable accounts, including but not limited to savings, current, fixed deposit, loan or other accounts as determined by the Bank to be eligible for the Service;

“eStatement” means the Bank’s Consolidated Statements, Savings/Current Account Statements, Credit Card Statements and/or any other statement as determined by the Bank to be included from time to time showing the information in respect of the Eligible Accounts, or any similar documentation provided to the Client via electronic mean(s);

“Hong Kong” means the Hong Kong Special Administrative Region of the People’s Republic of China;

“Personal Data” refers to personal data as defined in the Personal Data (Privacy) Ordinance, Cap. 486 of the Laws of Hong Kong;

“SC Mobile” means the mobile application installed on your mobile or communications device for the provision of the Bank’s general mobile banking services;

“Service” means the service of providing eCommunication by the Bank to the Client in accordance with these terms and conditions and under which eCommunication may be accessed by the Client through Standard Chartered Online Banking/SC Mobile app;

“Standard Chartered Online Banking” means the website and/or the internet platform for the provision of the Bank’s general online banking services;

“Viruses” means computer viruses or similar device or software including, without limitation, devices commonly known as software bombs, Trojan horses and worms; and

“Your System” means the equipment or device and software programs that are contained on such equipment or device used by you to use, access and/or subscribe the Service.
為保護環境及響應環保，由2022年5月16日起（「生效日」），渣打銀行（香港）有限公司（「本行」）將實行有關電子月結單/電子通知書措施。

1. a. 如閣下持有網上理財戶口及已於本行登記電郵地址，並收取以下任何一款紙張月結單（不論是否被收取郵寄月結單費用）：
   i. 若閣下並未持有投資戶口，本行將在生效日或之後為閣下自動更改為收取電子月結單以取代紙張月結單；及
   ii. 若閣下持有投資戶口，並於2022年4月18日或之後登入本行的網上理財/SC Mobile應用程式/手機股票交易服務，不論有否執行交易，即表示閣下同意收取電子月結單。本行將向閣下發送額外的通知以確認服務生效日期及說明更改電子月結單服務選擇的方法。

b. 如電子月結單服務適用於閣下，閣下將會在電子通知書服務推出後以電子形式接收通知書。

適用於以下紙張月結單：
- 綜合月結單
- 信用卡月結單（渣打倍多紛白金信用卡、渣打倍多紛信用卡、渣打Visa公司信用卡、渣打Visa Signature商務卡、指定之萬事達卡（首4個信用卡號碼為5488）除外）
- 支票/儲蓄戶口月結單
- 渣打「循環貸款卡」月結單
- Manhattan「循環錢」月結單

(適用於電子月結單/電子通知書服務)當閣下最新的電子月結單/電子通知書於網上理財及SC Mobile應用程式可供查閱時，閣下將會收到通知。請確保閣下已於本行登記最新的通訊資料，以成功接收提示通知，請閣下於該通知訂明的指定時限內，登入渣打網上理財/SC Mobile應用程式/手機股票交易服務，不論有否執行交易，即表示閣下承認和同意使用電子通訊服務。在閣下給予同意使用電子通訊服務後，本行將向閣下發送額外的通知以確認電子通訊服務生效日期及說明更改電子通訊服務選擇的方法。

閣下必須細心審核月結單上之各項賬項，如有任何錯誤，閣下必須於月結單發出後九十日（或信用卡月結單發出後六十日）內通知本行。除非有明顯錯誤，否則月結單上之資料及結存將被視為正確無誤。

2. 為配合此電子月結單/電子通知書措施，本行將如下表所列出之文件作出修訂：

<table>
<thead>
<tr>
<th>文件</th>
<th>修訂</th>
</tr>
</thead>
<tbody>
<tr>
<td>• 客戶條款</td>
<td>• 以下為修訂於客戶條款之條款4.7、8.1及13部  ➢ 電子月結單/電子通知書指電子月結單及/或電子通知書  ➢ 月結單/通知書</td>
</tr>
<tr>
<td>• 銀行產品條款及細則</td>
<td>• 以下為新增於客戶條款之條款13.5  13.5 若閣下持有投資戶口，本行可不時向閣下發送通知，以取得閣下同意使用電子通訊服務。如閣下在該通知訂明的指定時限內，登入渣打網上理財/SC Mobile應用程式/網上股票交易平台/手機股票交易服務，不論有否執行交易，即表示閣下承認和同意使用電子通訊服務。在閣下給予同意使用電子通訊服務後，本行將向閣下發送額外的通知以確認電子通訊服務生效日期及說明更改電子通訊服務選擇的方法。</td>
</tr>
<tr>
<td>• 電子月結單/電子股票文件服務申請/更改表格</td>
<td>• 以下為新增於客戶條款之37部  ➢ 電子通知書指以電子形式寄予閣下或由閣下取閱的通知書。  ➢ 電子通訊指電子月結單及/或電子通知書。</td>
</tr>
<tr>
<td>• 電子月結單服務條款及細則</td>
<td>• 電子月結單/電子通知書指電子月結單及/或電子通知書  • 電子月結單服務  • 月結單/通知書  • 渣打網上理財/SC Mobile應用程式  *閣下可參閱附件以獲取「電子月結單/電子通知書服務條款及細則」的副本及所有修訂</td>
</tr>
<tr>
<td>信用卡條款</td>
<td>• 以下為修訂於信用卡條款之條款9.3  • 電子月結單/電子通知書  • 月結單/通知書</td>
</tr>
<tr>
<td>• 綜合理財服務申請表格</td>
<td>電子月結單/電子通知書</td>
</tr>
<tr>
<td>• 理財計劃及銀行服務更改/終止通知書</td>
<td>電子月結單/電子通知書</td>
</tr>
</tbody>
</table>

中英文版之內容如有歧義，概以英文版為準。

渣打銀行（香港）有限公司
2022年3月

由渣打銀行（香港）有限公司刊發
請在使用本服務之前仔細閱讀本服務條款及細則。

本服務條款及細則(a)載明貴客戶與本行就閣下使用本服務各自的權利及責任；及(b)加設於且並不損害適用於合資格戶口的條款及細則。如本服務條款及細則與閣下使用合資格戶口的條款及細則有任何歧異，於本服務範圍內須以本服務條款及細則為準。

本文列明的所有條款及細則均具有法律約束力。

1. 使用本服務

1.1. 若要使用本服務，閣下必須

(a) 是合資格戶口的持有人或獲授權運作合資格戶口的人士；及

(b) 向本行交還正式填妥的電子月結單/電子通知書服務申請表或以本行不時規定或接受的其他方式，在本行登記使用本服務，及採取本行通知閣下的一切必要的步驟以完成登記手續。

1.2. 閣下登記使用本服務並經本行核證及接受後，只要已登記使用渣打網上理財/SC Mobile應用程式，閣下可透過渣打網上理財/SC Mobile應用程式瀏覽、打印及下載電子通訊，而且本行將不會再向閣下郵寄已打印的月結單/通知書，但於本服務範圍內須以本服務條款為準。

1.3. 閣下收取電子通訊，在任何時候使用本服務，都必須遵守「客戶條款」。本行已向閣下提供「客戶條款」，閣下亦可透過網站查閱或向本行額外索取。本行將在電子通訊可供查閱、瀏覽、打印及下載時，只向閣下發送電郵提示至指定電郵賬戶。建議閣下需定時查閱指定電郵賬戶。

1.4. 閣下同意，閣下使用、接入及或申請本服務，將構成閣下同意和接受本服務條款及細則，並且承認知悉在互聯網上查閱、瀏覽、打印及下載電子通訊的固有風險。閣下亦同意，本行將就電子月結單/電子通知書服務申請表上所示的合資格戶口或在閣下以其他方式登記使用本服務後，按閣下指示就閣下將來在本行開設的其他合資格戶口，向閣下提供本服務。

1.5. 閣下同意，閣下須自行負責(a) 確保閣下的系統具有接收、瀏覽、打印及下載電子通訊的功能，及(b) 在指定電郵賬戶及/或渣打網上理財/SC Mobile應用程式查閱電子通訊及/或與本服務有關的電子郵件。本服務通常僅在一般操作時間或任何適用指引所示或另行通知閣下的一般操作時間/或沈默時間內透過渣打網上理財/SC Mobile應用程式提供。然而，由於存在旅行保養需要、用量超額及本行控制範圍以外情況，閣下接受本服務未必能在一般操作時間之內提供。

2. 客戶的保安責任

2.1. 閣下承認知悉本行發給的電子郵件不會加密，本行不能保證透過電子郵件及/或互聯網使用及傳送資料的安全性，而且所傳送的資料可能出現錯誤、病毒、延誤，或被未經授權人士截取、修改或竄改。因此閣下同意採取一切合理可行的措施確保閣下的系統具有充分的安全功能，並且採用和維持本行就本服務不時規定的保安程序。

2.2. 閣下或獲授權運作合資格戶口的人士(以適用者為準)不得允許任何人代閣下使用、接入及/或申請本服務。

2.3. 閣下絕不可對據稱由本行以電子郵件提出的有關提供閣下戶口、保安資料或個人資料的要求作出回覆，因為本行絕不會提出如此要求。為免引起疑問，所有經本行授權的網站超連結只供參考資料用途，並不會要求閣下輸入閣下的戶口或保安資料或個人資料。若任何電子郵件或網站超連結看來並不尋常或閣下的系統被損害，閣下應儘快通知本行。

2.4. 閣下如連線至本服務或接入本服務，不得擅自離開閣下的系統使之無人看管。

2.5. 閣下使用、接入及/或申請本服務時，必須確保在未首先肯定沒有其他人能查看或複製、追蹤或追尋閣下使用本服務的紀錄或代閣下接入本服務之前，閣下的系統不會連接至區域網絡(或LAN)(例如在辦公室內)。

2.6. 閣下在任何時候均須對閣下用以接入本服務的所有登入編號及/或密碼(包括但不限於接入指定電郵賬戶及/或電子理財服務的登入編號和密碼)妥為保密。如閣下因他人未經授權查閱閣下的電子通訊或本服務而蒙受任何損失及/或損害，本行概不負責。

2.7. 閣下須查核所有電子通訊是否載列任何未經授權的交易。若閣下發現任何電子通訊列出任何未經授權的交易，必須在合理可行的情況下儘快但無論如何在該電子通訊訂明的就電子通訊提出質詢的指定時限之前通知本行。為免引起疑問，閣下必須就未經授權的交易通知本行的有關時限從有關的電子月結單/通知書日期起計，不論閣下於何時查閱或開啟電子通訊。

2.8. 任何指定電郵賬戶的更改閣下須儘快通知本行；

2.9. 建議閣下保存渣打網上理財/SC Mobile應用程式為閣下提供的任何電子通訊在閣下的系統或電腦內或打印以供將來參考。

3. 本服務對閣下的損失或損害的責任

3.1. 本服務提供本服務時，將採取合理可行的措施，確保本服務的系統已裝置足夠的保安設備；控制和管理系統運作時的風險；及考慮不時對本服務適用的法律、規則、標準、指引、通告、守則及當時的市場慣例。

3.2. 在香港法例允許的範圍內，本行並未作出與下列各項有關的隱含聲明或保證:

(a) 本服務的所有權、適合作某特定用途、適銷性、準確性、完整性或質量標準；及

(b) 本服務或閣下對本服務的使用或接入將不間斷、沒有錯誤、沒有病毒或可靠。無論上文如何規定，本條規定並不擬逃避作出虛假聲明的責任。

3.3. 在香港法例允許的範圍內，如因本服務導致閣下蒙受任何損失或損害(包括但不限於間接的、後果性的或特別的損失或損害)，本行無須承擔責任，即使本行已獲知該等損失或損害，亦不論本行已獲知該等損失或損害是因本行疏忽或蓄意失責直接引致。在下列情況(但不限於該等情況)下，本行無須因閣下使用或接入本服務而蒙受的損失或損害承擔責任:

3.3.1. 就使用、接入及/或申請本服務而言，閣下的系統與本服務不兼容；及

3.3.2. 閣下或他人濫用閣下的系統，不論是否獲授權；及

3.3.3. 閣下因使用或接入本服務導致閣下在使用、接入及/或申請本服務時所使用的任何電腦系統(包括但不限於閣下的系統)或裝置受損或丢失資料；及

3.3.4. 閣下因使用或接入本服務以致第三者取得閣下、合資格戶口及/或電子通訊的資料；及

3.3.5. 本服務或閣下對本服務的使用或接入將不間斷、沒有錯誤、沒有病毒或可靠。無論上文如何規定，本條規定並不擬逃避作出虛假聲明的責任。

3.3.6. 閣下使用或接入本服務或獲取資料或其他資料所採取的並非由本服務控制的任何服務，或閣下由於使用該服務而蒙受的損失。

3.3.7. 閣下使用或接入本服務所引致的或與之有關的任何錯誤、病毒、延誤、不確、損失、損害(包括但不限於電郵或互聯網傳輸或其他通訊設備或設施之截取、修改或竄改、干擾、中斷、延誤或失敗)；及

3.3.8. 閣下使用或接入本服務或獲取資料或其他資料所採用的並非由本服務控制的任何服務，或閣下由於使用該服務而蒙受的損失。

3.4. 本第3條所載規定並不限制本服務就本服務或其高級人員、代理人、僱員或分包商的行為，不作為或疏忽所引起的人身傷亡所須承擔的責任。

第2頁
4. 閣下對本行的責任

4.1. 本行因閣下違反本條款及細則或本行對閣下執行本條款及細則而合理招致的數額合理的一切損失、損害賠償、費用或支出（包括法律及其他專業顧問費用），閣下須賠償及彌償本行。

4.2. 閣下違反此等條款及細則，包括但不限於（a）閣下違反此等條款及細則；(b) 閣下不當地使用服務；及 (c) 閣下由於接入及/或使用服務對閣下的系統（或其他電腦硬件、裝置、設施或軟件）造成損害，閣下將彌償本行並使本行獲得彌償。

5. 服務的終止

5.1. 本行可於任何時間向閣下發出書面通知（包括但不限於向指定電郵賬戶發出電子郵件）後立即暫停或終止向閣下提供的服務，無須承擔任何責任或披露任何理由。

5.2. 閣下可填妥本行指定的表格或以本行不時接受或規定的其他方式隨時暫停或終止服務。

5.3. 閣下於服務終止或暫停之前及期間享有的責任及權利，將不因服務終止或暫停而中止或失效。

5.4. 本條款及細則所載的閣下所有彌償保證、限制及責任，在服務終止後仍然有效。

6. 修訂

6.1. 本行保留在向閣下發出合理的事先書面通知後隨時修訂或增刪本條款及細則、服務或服務的範圍或特性的權利，而該通知可以本行認為適當的方式及通訊方法作出，包括但不限於刊登於本行的傳媒或電子通訊等方法。閣下承認和同意，閣下在使用、接入及/或申請服務時，須遵守及依循上述修訂及/或增刪。

7. 個人資料

7.1. 本行於向閣下提供服務或服務的範圍內收集的個人資料，將由本行用於履行本行根據本條款及細則必須履行的責任及用於與本行提供服務有關的其他用途。閣下同意，本行於任何時間，本行不時收集有關閣下及其他有關人士的個人資料（包括閣下提供的任何個人資料，以及閣下提供的任何其他個人資料），可根據本行於任何時間於閣下所擁有或使用之任何設備及設施，以任何方式在任何時間內運用任何設備及設施，包括但不限於使用及披露閣下所提供的資料，以達成本條款及細則及提供服務的目的。

7.2. 本行於向閣下提供服務或服務的範圍內收集的個人資料，將由本行用於履行本行根據本條款及細則必須履行的責任及用於與本行提供服務有關的其他用途。閣下同意，本行於任何時間，本行不時收集有關閣下及其他有關人士的個人資料（包括閣下提供的任何個人資料，以及閣下提供的任何其他個人資料），可根據本行於任何時間於閣下所擁有或使用之任何設備及設施，以任何方式在任何時間內運用任何設備及設施，包括但不限於使用及披露閣下所提供的資料，以達成本條款及細則及提供服務的目的。

8. 電子通訊

8.1. 電子通訊並非完全可靠或穩定的通訊方式，閣下切勿用於發送與本條款及細則有關的通知及任何其他敏感或機密的通訊。

8.2. 除非本條款及細則另行規定，如本行需發出通告給閣下，本行將送往閣下最近到閣下的銀行戶口給予本行的地址。