Agreement of the receptivity of documents through e-mail

Appendix of Securities, Derivatives and Unit Trusts Brokerage Contract This Contract is made at **Phillip Securities (Thailand) Public Company Limited**

																					D	ate_									
bro		int I ige.	Phill Pro	ip Sovide	ecur d tha	ities at th	(The Cu	naila usto	nd) mer	Pub	lic C tend	om s to	pan req	y Lii uest	the	d ("(Con	Con npai	ıpar	y")	as se	ecur	ities	and	l/or			ves	and/	or U	nit t	ment rusts dress
1.	E-m	nail a	addr	ess	of th	ie Ci	ısto	mer	, wh	ich	is th	e re	cipi	ent (of th	e do	cun	nent	s un	der	his	Agr	eem	ent:							
																															1
2.	Wh	en tl	ie C	usto	mer	inte	ends	to o	han	ge tl	he e-	-ma	il ac	ldres	ss as	pro	vide	ed ir	ı Cla	use	1. ť	he (Custo	ome	r is	resn	onsi	ble	and	agre	es to

- When the Customer intends to change the e-mail address as provided in Clause 1, the Customer is responsible and agrees to notify the Company in writing every change thereafter.
- 3. This Agreement is executed under and governed by the Electronic Transactions Act B.E. 2544 (A.D. 2001) and the amendment thereof, including any relating legislation concerning information or documentary transmission through electronic transaction.
- 4. "Electronic Data" means message that is created, sent, received, kept or processed through electronic method such as electronic data exchange method of e-mail.
- 5. "Electronic data exchange" means sending out and receptivity of message through electronic method between the agreed standard computers.
- 6. "Documents" which the Customer consents the Company to send through e-mail, includes but are not limited to the following documents;

<u>Equity Instruments Documents</u> mean Securities Trading Confirmation Note/ Statement of Securities Settlement/ Receipt of Payment and Accounting Liquidity Report.

<u>Derivatives Documents</u> mean Derivatives Trading Confirmation Note and Accounting Liquidity Report.

<u>Unit Trusts Documents</u> mean Unit Trust Trading Confirmation Note and Accounting Liquidity Report.

The Company reserves the right to make adjustments of add up forms and documents which will be sent to the Customer through e-mail providing that the Company shall notify in advance.

- 7. The Customer acknowledges that the Customer is able to request the Company to publish or issue original or copy of any documents to the Customer.
- 8. In the case where the Customer requires to cancel the receptivity of all or any documents in Clause 6 through e-mail, such Customer must notify the Company in writing at least 3 business days prior to the date on which the Customer intend to cancel the receptivity of documents becomes effective.
- 9. The Customer has knowledge and understanding of the receptivity of documents through e-mail including risks or damage that might occur which are (but not limited to) the loss of information during transition, the delay of data transfer or incapability of data transfer, the e-mail has been interfered of hacked by outsider, error or dislocation of data cause by the limitation of internet overuse, the Customer agrees and accepts that the Company shall not be responsible for any damages, in case of the damage occur by the causes stated herein. The fact that the Company comply with the request to send document through e-mail, does not guarantee protection of any risks or loss that might occur.
- 10. The Customer acknowledges and agrees to verify the correctness of the document upon receipt. If the Customer does not contest or challenge any correctness of the document within 3 business days after the Customer has received the document, the Customer is deemed to comply with the details in the document and deem as the Company successfully performs as broker.

For juristic person, please stamp the Company's seal	Sign(the Customer
--	-------	--------------

Remarks: After subscribed, you will receive the notification letter which will be sent through e-mail and the address you provided.