

## **Terms and Conditions for Digital Deposit Account**

Whereas I have opened Chill D Savings by CIMB Thai, Speed D Plus Savings by CIMB Thai (Speed D+), and/or Fixed D Deposit by CIMB Thai (collectively or individually referred to as the "Deposit Account") with CIMB Thai Bank Public Company Limited, hereinafter referred to as the "Bank," through CIMB THAI Application, I hereby agree to be bound by the following terms and conditions in using the aforementioned Digital Deposit Account:

### **General Terms and Conditions for Digital Deposit Account**

1. I acknowledge that I have the right to receive deposit interest at the Bank-announced rates and agree for the Bank to change the rates of interest, fees, service fees and expenses incurred with notice to me pursuant to criteria of the Bank of Thailand. In case that I have any credit facility debt payable to the Bank regardless of whether such debt has collateral or not, if it appears that I do not repay such debt to the Bank, I consent that the Bank is entitled to deduct money from all types of my account opened with the Bank to pay such debt with notice to me pursuant to the criteria of the Bank of Thailand. And in case I have any other debt such as any fees, service fees or expenses in connection with the use or maintenance of my deposit account, which I shall pay the Bank in accordance with the conditions and the criteria specified by the Bank, I agree and consent that the Bank is entitled to deduct money from all types of my account opened with the Bank to pay such debt immediately without any notice to me.
2. I agree and confirm that I have opened a deposit account for myself, and businesses related to me, and I will not allow any other individuals to conduct transactions through or access my deposit account in any manner. Furthermore, I will not use the deposit account for or engage it in any activities related to technology-related crimes or any other criminal offenses.
3. In the event that I have completed the Know Your Customer (KYC) process or identity verification through any third party or Identity Provider (IdP), I hereby confirm that all information provided to such third party or IdP for the purpose of KYC or identity verification is accurate and truthful. Should any third party or agency initiate legal action or claim damages, fines, or interest against the Bank due to inaccurate or false information I provided during the KYC or identity verification process, I agree to be fully liable for such damages, fines, interest, and any related legal expenses incurred by the Bank.

4. In case where I deposit, withdraw, transfer money of my deposit account, or ask for or request information or make any other transaction in connection with my deposit account through the Automatic Teller Machine (ATM), telephone, facsimile, communication equipment or other service channels provided by the Bank either automatically or semi-automatically from any other system of the Bank, I acknowledge and consent to comply with the rules and procedures for each service determined by the Bank, which may from time to time be amended by the Bank.

5. In case where the Bank has delivered any documents or letters by any means to my registered address, mailing address, or office address which were provided to the Bank upon the opening of my deposit account, I agree that it shall be deemed that the Bank has duly delivered or notified me. In case where I have changed my name, surname, occupation, registered address, mailing address, office address, email or telephone number. I shall promptly notify such change in writing to the Bank or through a channel as determined by the Bank. If I fail to do so, it shall be deemed the information earlier notified to the Bank is true and correct. I acknowledge that if I wish to change the information earlier notified to the Bank, such as email address, registered address, telephone number or any other information as required by the Bank, I can request for such change through (1) mobile application or any electronic channel services provided by the Bank (including but not limited to services through tablet off-premise or at CIMB Thai branch offices, etc.) (hereinafter referred to as “digital channels”); or (2) CIMB Thai branches; or (3) any other channels to be notified by the Bank. All cases shall comply with the conditions and procedures specified by the Bank.

6. I agree and authorize the Bank to disclose any information that I have provided to the Bank and/or information related to me and my business to the Bank’s parent company, subsidiaries, and related companies including branch offices (hereinafter referred to as “CIMB Group”) and directors, employees, contractors, representatives, business enablers, data processors, and professional consultants of CIMB Group; or state agencies and regulators having scope of power over any unit of CIMB Group, including the Bank’s business partners, or insurance companies as determined with the Bank. This disclosure is for the purpose of managing and/or monitoring risks related to the Bank and CIMB Group, compliance with relevant laws or regulations, use of products/services by the Bank or the CIMB Group, or any vendors of the Bank (including but not limited to the benefits offered under group personal accident insurance as specified in this agreement), and/or other purposes deemed appropriate by the Bank pursuant to relevant laws and regulations,

whether the recipients of such information have business located in or outside Thailand. For the avoidance of doubt, the information processed in accordance with this clause does not include personal data as defined in the Thailand Personal Data Protection Act B.E.2562 (2019) and other rules and regulations issued thereunder (as amended).

7. I acknowledge that it is the Bank's responsibility to deduct the withholding tax and remit the tax amount to the Revenue Department. I also well understand that it is my duty to calculate and declare my annual income tax with accurate details. The Bank shall not be responsible for any mistake of my declaration of income tax in any case. In addition to the agreements specified herein, in the Form for Declaration of Status as U.S. Person or Non-U.S. Person, and terms of the Bank specified in the brochure, which is deemed an integral part of the application as received from the Bank, I hereby acknowledge the terms announced by the Bank either in public or other means, and I consent to be bound by such agreements or terms including all relevant traditional practice of the Bank, provided that I consent for the Bank to amend the agreements specified herein as well as the terms specified above by posting at the office of the Bank or notifying me by other means, and that I hereby agree to comply with such amended agreements or terms in all respects.

8. I acknowledge and understand that the Bank may cancel or change the kind or type of its deposit product any time without prior notice or consent from me, provided that the benefits from that new kind or type of deposit product are not inferior to the old one.

9. I agree that the Bank is authorized to reject or suspend any transaction in my Deposit Account, suspend deposit services, and/or close my Deposit Account immediately, until the Bank receives satisfactory confirmation of the legitimacy of the financial transaction, and provides reasonable notice in accordance with applicable laws and regulations.

This applies in cases where the Bank determines, or has reasonable grounds to suspect, that the Deposit Account or any transaction therein may be used in violation of laws, regulations, official orders, or inappropriately; or where such use contravenes any provision of these terms and conditions; or where the Bank finds that the personal or other information I have provided is false, duplicated with another customer's data, or otherwise non-compliant with the Bank's requirements; or where my conduct causes disruption or inconvenience to the Bank's services. I further acknowledge and agree that the Bank is authorized to continue rejecting or suspending transactions in my Deposit Account until I provide the required evidence as specified by the Bank and/or comply with the Bank's requests. During such rejection or suspension, I agree not to claim any damages, interest, or compensation resulting from the Bank's actions. If the Bank suspends deposit services

and/or closes my Deposit Account under the above circumstances, and there remains any balance in the account, I agree and consent to the Bank holding such funds in a suspense account or managing them in any manner deemed appropriate by the Bank, until I present acceptable evidence to reclaim the funds. I waive any right to claim damages, interest, or compensation in connection with such actions and agree to comply fully with the Bank's terms and procedures. In cases involving changes to product or service conditions pursuant to the Bank of Thailand's Market Conduct regulations, the Bank will notify customers in advance within a reasonable timeframe.

10. In case of deposit account opening, if no deposit is made within the date falling 30 days after the account opening date, such deposit account will be closed automatically Without prior or further notice.

#### 11.Fixed Deposit

11.1 In case I deposit and request to receive interest rate and/or principal through Fixed Deposit account opening via Mobile Application. I agree to deposit money according to the conditions specified in the application form for opening a Digital Deposit account for individual customers.

11.2 I acknowledge that I must have at least one savings account or current account with the Bank to link with the Digital Fixed Deposit account for fund transfers, or allow the Bank to deduct funds for transfer into the Digital Fixed Deposit account in the minimum amount and the specified duration, and receive principal transfers, and/or monthly interest or upon maturity of the deposit term.

11.3 Upon maturity, if I do not withdraw funds from the Digital Fixed Deposit account, I consent for the Bank to continue depositing the aforementioned amount and/or interest of that amount into the same fixed deposit account, under the same conditions and duration as the original deposit term or conditions closely related to it, as announced by the Bank at that time, or as deemed appropriate by the Bank. An exception is made for customers who choose to receive monthly interest on the deposit; the interest will then be transferred to the savings account or current account linked to the Digital Fixed Deposit account according to the specified conditions, with the interest rate of the Digital Fixed Deposit account with no passbook under the normal plan as announced by the Bank and applicable on the date of renewal. In cases where there is a change from a special campaign to the normal plan, the interest payment shall be made upon the deposit Maturity date.

## 12. Fund transfer

12.1 The Bank shall transfer the money as per the instruction when the money has been deducted from my deposit account in an amount I want to transfer, or when the Bank has received cash or cheque to pay for the transfer, transfer fee, inter-region transfer fee and other expenses completely and correctly. The transfer shall be subject to the service conditions regarding date and time of service provision, maximum number of transactions and amount of money per day, and estimated turnaround time under the Bank's conditions as posted at the Bank's branch offices or on its website. The Bank may make any change with at least 30 days advance notice to me. If such change causes me additional expenses or liability, and I still continue using the service after the change, it shall be deemed that I accept the changed terms and conditions.

12.2 In every transfer transaction, I shall receive a transaction receipt in a paper or electronic form as transfer evidence. I agree that, if I have found any service mistake or would like to inquire about the account movement, I shall notify the Bank immediately with information about date and time of transaction, name and number of the main account, transferor and transferee account numbers, service type, transferred amount, my name and contact information and those of the person who reports such mistake, as well as any other relevant information as deemed appropriate. The Bank shall complete investigation and rectification within 30 days from the day the Bank is notified and shall inform me of the investigation result within seven days from the day the investigation result is known by the Bank.

12.3 I acknowledge that, in the money transfer service, the Bank shall be liable for any damage directly occurred from the Bank's non-compliance with the transfer instruction causing me unable to transfer money, receive the transferred money, or the Bank's wrongfully processing money transfer which is not my mistake. The Bank is entitled to refuse providing service and shall not be liable for any damage incurred in the cases where the provision of service is against regulations or laws or the Bank's operational criteria, or I have insufficient outstanding balance in the account for the transaction, or my account has been under legal proceeding, or the Bank has notified me of the service disruption in advance or during providing the service, or I have breached the Bank's terms and conditions, and/or it is a force majeure or beyond the Bank's proper control, including but not limited to fire, earthquake, flood, riot, protest, business closure, the government's implementation of measures, war, electrical power disruption, or breakdown or repair or maintenance of computer, telecommunication and network system equipment and internet

system program. The compensation for the damage aforementioned shall not exceed the fees the Bank has received from me, and the Bank shall return the money received from me by transferring it to my account with retroactive interest calculation to the day the money was deducted from my account.

12.4 Further to identity verification via facial recognition as stipulated by any other terms and conditions, I agree and acknowledge that the Bank may specify any other identity verification measures (including additional identity verification via facial recognition) as it deems fit and appropriate.

13. I acknowledge and agree that I shall not use services or make transactions in relation to the deposit account that I have opened via digital channels through CIMB Thai branches, except for the cases of (1) having an active normal deposit account opened at the Bank's branch, or other conditions are defined by the Bank; or (2) a request for closing the account opened through digital channels; or (3) other cases which is necessary to proceed through CIMB Thai branches as prescribed by the Bank. In case that I can use the service or make a transaction in relation to my deposit account opened through digital channels at CIMB Thai branches, I agree to abide by the Bank's regulations and requirements and agree for the Bank to use and refer to information, including my signature specimen, given by me to the Bank to support any of my deposit accounts opened at the branch for verification of my identity or other purposes as the Bank deems proper in my use of service or request for a transaction or relevant undertakings via branches.

14. Application for and/or Use of Debit Card In case where I agree to apply for a Debit Card and/or use a Debit Card, I am bound to comply with the terms and conditions of the use of the service as follows:

14.1 Debit Card is a card issued by the Bank to me/us for withdrawal of cash, deposit of cash, transfer of money, account balance enquiry, bill payment, and payment for other expenses via ATMs or other electronic service machines, and also for payment for goods and/or bill payment or any other expenses in lieu of cash at shops domestically and abroad that carry VISA logo with payment made through EDC (Electronic Data Capture), including use of internet banking service. The amount due shall forthwith be debited directly from my/our deposit account opened with the Bank for use of the Card. There may be fee chargeable by the Bank as applicable depending on the type of Debit Card as specified by the Bank. Debit Card shall hereinafter be referred to collectively as the "Card."

14.2 I/We may withdraw money via ATMs or transfer money from my/our CIMB Thai deposit account(s) around the clock every day in any amount, depending on the type of the Card, provided that the account has a sufficient balance for that withdrawal or transfer and that withdrawal or transfer is in accordance with the Bank's announcement. For the money transfer, the Bank shall debit money from the transferor account and credit the same to the transferee account within the same day, subject to accurate keying of the transferee account number. In the event of any errors in such money transfer arising from the mistake on my/our part, regardless of whether there is any damage incurred, I/we shall be liable for such damage by myself/ourselves and shall not demand or sue for any compensation from the Bank.

14.3 For using the Card at the interbank ATM, I/We acknowledge and agree that I/We will be informed of the balance in the Card every time after withdrawal via the interbank ATM and will receive a transaction record slip every time upon request. In case where the transaction record slips run out, the Interbank ATM will notify me/us so, and I/we will be able to continue using the service. I/We may thereafter check the transaction record via my/our passbook and/or statement. In case of a money transfer to an account of a third party or an account with any other bank, I/We acknowledge and agree that if the transaction record slips run out, the Bank will not proceed with such money transfer transaction.

14.4 I/We may use the Card for the aforesaid services within the transaction limits set forth. I/We may increase or reduce such limits, so far as they do not exceed the maximum amount limit of the Card, by contacting the Bank at Tel. 0-2626-7777. The Bank reserves the right to change or add the service terms and conditions as the Bank may deem proper, subject to a notice to me/us by the Bank's method and as prescribed by the law. In case where the Bank has found any suspicious and/or irregular money withdrawal and/or transfer transactions, I/we agree that the Bank may immediately and temporarily suspend the use of either or both of my/our money withdrawal and/or transfer limits and inform me in an appropriate manner and in compliance with applicable laws/ regulations, in order to prevent any possible damage to me/us, until the Bank is able to contact me/us and have such financial transaction verified by me/us, then I/we will be able to resume using either or both of my/our money withdrawal and/or transfer limits. I/We accept that such action of the Bank is on grounds of my/our financial security and protection of my/our benefits, and the Bank shall not be liable for any damage incurred to me/us (if any).

14.5 I/We may use the Card for withdrawal of money from ATMs abroad. The withdrawn amount in the currency of such country shall not exceed the maximum amount

limit in such currency as set by the owner bank of the ATM. The amount as aforesaid shall be converted into Thai Baht using the foreign exchange selling rate specified by VISA on the date of the aforesaid foreign-currency money withdrawal.

14.6 I/We acknowledge and understand that I/we may not use Debit Card to pay for goods or settle bill payment by informing the shop or the transaction venue of the PIN of the Card verbally or in writing.

14.7 In case of using the Card to pay for goods and/or settle bill payment through EDC, I/we agree to allow the Bank to debit the amount from my/our deposit account according to the EDC process, and the amount so debited and transferred shall be deemed as correct and fully binding on me/us. If the outstanding balance in the account is not sufficient for the transfer, the Bank may suspend such proceeding. In case of using the Card to pay for goods and/or settle bill payment via EDC located abroad, the amount of payment for goods and/or bill payment abroad in the currency of the respective country shall be converted into Thai Baht using the foreign exchange selling rate specified by VISA on the date of the aforesaid payment for goods and/or bill payment.

14.8 In case of using the Debit Card to pay for goods via internet to the shop/transaction venue, I/We agree that the Bank may debit from the deposit account I/we have notified to the Bank the amount equal to that payable for goods to the shop/transaction venue when the shop/transaction venue makes collection thereof from the Bank. The Bank will accordingly notify me/us of the aforesaid account debit according to the time and conditions specified by the Bank and/or upon receipt of evidence of invoice/receipt from the shop/transaction venue. I/We shall notify the Bank of any incorrect transaction found within 10 working days from the date of being informed of such transaction or from the date of receipt of internet transaction statement from the Bank, as the case may be. However, I/we shall not be deprived of the right to do so thereafter if I/we can prove that the amount in the internet transaction statement is incorrect and is not the fault or deficiency on my/our part, then I/we may notify so to the Bank within 60 days from the date of receiving internet transaction statement or from the date of failing to receive such goods or service, or the date of late receipt of such goods or service, or the date of incomplete or incorrect receipt of such goods or service.

Moreover, in payment for goods ordered and purchased on internet using the Debit Card until the transaction is completed, either by myself/ourselves or by any other person, and whether in bad faith or not, if it is done using my/our PIN issued by the Bank, the

transaction shall be deemed as correct and complete, for which I/we shall be liable in all respects. In case of any damage incurred from whatsoever cause, the Bank shall not be held liable for such damage.

14.9 I/We have a duty to keep the Card and PIN statement in a safe and confidential place in order to prevent loss and shall not let any other person know or transfer to any other person to use my/our PIN. In the event that the Card is lost or held by any other person, I/we shall notify the Bank immediately at Tel. 0-2626-7777 or by any other means as specified by the Bank, so that the Bank will cancel the Card and PIN. In case where I/we have notified the Bank to cancel the Card as aforesaid, I/we shall not be liable for any damage incurred as a result of the use of the Card thereafter, unless it is incurred from the transaction made within five minutes after the notice to the Bank, or in case where the Bank has examined/proved that the damage incurred from such use of the Card is a result of my/our act or an act in which I/we have connived, or is caused by my/our negligence where I/we agree to be fully liable for the damage incurred. I/We shall provide information on the date, time, relevant person(s), amount and nature of the transaction or any other details as may be requested by the Bank. The Bank shall investigate the issue and rectify the error (if any) and shall then notify the result of the investigation to me/us. In case where there is an error for which the Bank has to make compensation to me/us, the Bank shall transfer the resolved amount to my/our account within 90 days from the date the Bank has fully received the information as detailed above. The Bank reserves the right to decline any request that contradicts the regulatory requirements/regulations.

14.10 I/We agree and consent to pay an annual membership fee upon completion of each membership year until notified by me/us of card membership cancellation. I/we consent for the Bank to deduct money from my/our deposit account to pay for membership fee for next year membership at any time until the Bank receives the fee in full. In case of insufficient balance for membership fee deduction in my/our savings account in any membership year, I/we agree and consent for the Bank to hold the balance in my/our savings account until the balance become sufficient for membership fee deduction, then deduct the balance for the membership fee. For money withdrawal and/or transfer cross region of clearing house, I/we shall pay a fee at the Bank-specified rate, which is subject to change as announced by the Bank at its offices and website. In the case where the Bank is unable to collect an annual fee for longer than 30 days after annual fee payment due date, I/we accept that I/we shall be unable to use the Card until I/we deposit the money to the account and the amount is debited from the account for fee payment. In the case where

the Bank is unable to debit from the account for annual fee for longer than 60 days after annual fee payment due date, I/we accept that the Bank is entitled to cancel my Card membership immediately. If the deposit account has no deposit and withdrawal transactions for over a year from the latest date of having deposit and withdrawal transactions, or has no remaining balance in relation to the Card, or if I/we am/are unable to pay the annual fee of my Card for any year, I/we shall be unable to do any transactions in relation to the Card until I/we have contacted the Bank. Upon the end of a period of 24 months from the date I/we am/are unable to do any transactions in relation to the Card, I/we accept that the Bank is entitled to suspend the use of or cancel my/our Card immediately.

In case of my/our cancellation of the use of the service during the year and if a fee has duly been collected from me/us, I agree that the Bank shall proportionately credit back the fee to my/our CIMB Thai savings account or by other means as considered appropriate by the Bank within seven working days from the date of the Card cancellation.

14.11 The Bank has the right to suspend or revoke or reject the use of the Card or recall the Card in case where I/we transfer the Card to or allow other persons to use the Card, or the account has insufficient balance to pay relevant fees and expenses to the Bank. In case where the Bank can prove that I/we have committed a fraud or failed to comply with these terms and conditions, or the Bank has learned that I/we are under a civil or criminal lawsuit or under bankruptcy court proceeding, or my/our assets are foreclosed or frozen by the order of the authorities or government agencies, or I/we are suspected of committing a fraud or an offence that may cause damage to the Bank, and/or I/we pass away, and/or the Bank has a suspicion that the Card is dishonestly used by other person, the Bank is entitled to cancel the Card immediately.

14.12 I/we consent to the Bank having the authority to deduct money from my/our deposit account in an amount to fully compensate for the use of the Card, including litigation expense, lawyer fee at the rate agreed by the Bank to be payable to the lawyer, and any other expenses as actually incurred to and paid by the Bank.

14.13 The Bank reserves the right to cancel, change or add the terms and conditions for the use of the Card or any agreements relating to the use of the Card, fee rates and service fee rates. In the event that such changes cause customers to lose their benefits, the Bank will provide notification no less than 30 days in advance.

14.14 In case of my/our use of deposit, withdrawal or transfer of money of my/our deposit account, or enquiry of information, or other transactions related to my/our deposit account, via ATM, telephone, facsimile, other communications equipment, or other service

channels made available by the Bank in either automatic or semi-automatic manner from any work systems of the Bank, I/we acknowledge and agree to comply with the regulation and procedure specified by the Bank for each service, subject to change by the Bank from time to time. Details of Terms and Conditions for Mobile Application comply with the regulations stipulated on the Bank's website.

14.15 I hereby acknowledge and agree that (a) I have been informed of and accepted the Bank's Privacy Notice, and (b) the Bank may collect, use, and disclose personal data under or in connection with the use of services under this Agreement for the purposes specified in the Bank's Privacy Notice.

15. Terms and conditions for Declaration Form of Status as U.S. Person or Non-U.S. Person for individuals in terms of confirmation or change of status

15.1 I affirm that my statement in Declaration Form of Status as U.S. Person or Non-U.S. Person as given by the Bank is true, correct and complete, and agree that it shall be an integral part of this request form.

15.2 I acknowledge and agree that if I have a status of U.S. person, but the information provided by me in Declaration Form of Status as U.S. Person or Non-U.S. Person or W-9 Form is false, incorrect or incomplete, the Bank shall be entitled to terminate, at its sole discretion, the entire banking/business relationship with me or part of such relationship such as closing any and all of my accounts maintained with the Bank or taking other actions as the Bank deems appropriate.

15.3 I agree to notify the Bank and submit supporting documents to the Bank within 30 days if any change incident incurs and causes my information provided in Declaration Form of Status of U.S. Person or Non-U.S. Person to be incorrect.

15.4 I acknowledge and agree that if I fail to act as stated in 15.3 or provide false, incorrect or incomplete information as regards my status, the Bank shall be entitled to terminate, at its sole discretion, the entire banking/business relationship with me or part of such relationship such as closing any and all of my accounts maintained with the Bank or taking other actions as the Bank deems appropriate.

15.5 If the Bank closes the account under the above terms and conditions, I agree that the Bank may suspend the funds under such account or take other actions as the Bank may deem appropriate until I present evidence for the release of such funds. I hereby give up my rights to claim for damage, demand interest or any additional returns.

15.6 Consent to information disclosure and account debit I agree to give irrevocable consent for the Bank to take the following actions:

15.6.1 Disclose my information for purpose of FATCA compliance to the Bank, CIMB Principal Asset Management Co., Ltd., CIMB Securities (Thailand) Co., Ltd., and local and/or foreign tax authorities, including U.S. Internal Revenue Service (IRS). Such information shall include customer name, address, tax identification number, account number, FATCA status (compliant or non-compliant), account balance, credit-debit amount, account movement, type and value of banking products and/or other assets that I have with the Bank, including income and other information related to banking/business relationships that may be requested by local and/or foreign tax authorities (including IRS).

15.6.2 Debit the amount and/or the amount that I receive from or through the Bank, as specified by local and/or foreign tax authorities (including IRS), from my account under laws and/or regulations as well as agreements between the Bank and such tax authorities.

15.6.3 If I fail to provide the information necessary to determine my U.S. person status or other reportable information, and if I am not eligible for exemption from reporting requirements, the Bank reserves the right, at its sole discretion, to terminate all or part of its financial or business relationship with me. This may include, but is not limited to, closing one or all of my accounts with the Bank or taking any other action the Bank deems appropriate. If the Bank closes any account under this clause, I agree that the Bank may hold the remaining funds or manage them in any manner it deems appropriate until I present acceptable documentation to claim the funds. I waive any right to claim interest or benefits on such funds.

16. Benefit of accident insurance. In case that I am entitled to receive benefits of accident insurance offered by an insurer defined by the Bank, I agree to comply with the details and conditions of the accident insurance as indicated in product fact sheet, accident insurance policy and other conditions prescribed by the Bank and notified to me (including any amendments thereof) in all respects.

17. In case of any error occurring in my account transaction, I agree and acknowledge that the Bank will rectify such error. In case where such transaction rectification requires withdrawal or deduction of any amount from my account, I authorize the Bank to proceed with such withdrawal or deduction or take any proceeding as the Bank may deem appropriate in such rectification.

18. In addition to the details in this agreement, I acknowledge and consent to the other

terms in the Sales Sheet, brochures, promotional materials, or as announced by the Bank in public (including but not limited to electronic media), or by other means, to be part of this agreement. I also consent for the Bank to amend the agreement by posting the terms at the Bank office or notifying me by other means, and I hereby agree to comply with such amended agreement or terms in all respects, which shall be deemed an integral part of my application for opening a deposit account for individuals.

19. I agree and acknowledge that any act, either performed by me or by other person by whatsoever means, with the use of Passcode and/or Touch ID and/or Face ID, shall be deemed correct and complete from the time of transaction confirmation, and shall bind me as if I perform such act myself. It shall also be deemed that I have affixed an electronic signature for the Bank to use as evidence that that particular transaction has been made correctly and completely. I agree that the Bank can use such transaction information as an original document, evidencing that I have made that transaction, and that it can be used for legal proceedings in all respects. I hereby acknowledge and agree that the use of services and execution of transactions on my deposit account via the CIMB THAI application shall be governed by and subject to the Bank's General Terms and Conditions for Mobile Application Services. All services and transactions conducted through the CIMB THAI application shall be in accordance with such terms and conditions. I accept and acknowledge risks in relation to the use of service through electronic channels due to my ability to make transactions by myself without required additional document or any other evidence to be confirmed and/or presented to the Bank. This is except for a transaction for which an additional document or evidence is required to comply with the Bank's procedures and traditions on that specific matter, such as a request for cheque issuance as per instruction, etc., for which I shall prepare a document or evidence (if any) as prescribed by the Bank. I must always check the balance of the account after the transaction and agree to be liable for the performance of that transaction in all respects.