

## Notice of amendments to our terms

### *Changes to our terms and conditions*

#### What is this notice for?

We wish to notify you that we are changing our terms and conditions to:

- clarify and/or update some existing clauses and fees and rates relating to our cards and payments products; and
- clarify and/or update some existing clauses and the subscription fee details for Mox Invest.

#### What are the changes to our terms and conditions and where can you get a full copy of them?

The key changes to our terms and conditions are summarised in the table below.

You can download the PDF version of our terms and conditions, as amended by the changes via the links below:

- [Payments and Transfers Schedule](#);
- [Mox Invest Schedule](#);
- [General Fees and Charges](#);
- [Mox Invest Fees and Charges](#); and
- [Mox Credit Key Facts Statement](#).

The changes to the Payments and Transfers Schedule and General Fees and Charges will come into effect on 6 October 2025 (“**October Effective Date**”). Please note that, while the changes to the General Fees and Charges will come into effect on the October Effective Date, some of the fees will apply, on and from a later date. Please see the relevant terms and conditions for further details.

The changes to the Mox Invest Schedule and Mox Invest Fees and Charges will also come into effect on the October Effective Date. Please note that Allianz Yield Plus Fund is categorised alongside ‘Funds’ in the subscription fee section in the Mox Invest Fees and Charges such that the subscription fee for Funds across different Invest Tiers is applicable to Allianz Yield Plus Fund. Despite this change, the subscription fee for Allianz Yield Plus Fund remains at 0% of the investment amount across all Invest tiers until further notice.

The changes to the Mox Credit Key Facts Statement will come into effect on 6 November 2025 (“**November Effective Date**”).

On and from:

- the October Effective Date, you can find the amended Payments and Transfers Schedule, General Fees and Charges, Mox Invest Schedule and Mox Invest Fees and Charges on the ‘About us’ page in the Mox app and the ‘Legal documents’ section of our website; and

- the November Effective Date, you can find the amended Mox Credit Key Facts Statement on the 'About us' page in the Mox app and the 'Legal documents' section of our website.

On and from:

- the October Effective Date, references to the Payments and Transfers Schedule, General Fees and Charges, Mox Invest Schedule and Mox Invest Fees and Charges in the Mox app and on our website will be taken as references to Payments and Transfers Schedule, General Fees and Charges, Mox Invest Schedule and Mox Invest Fees and Charges, each as amended by the changes; and
- the November Effective Date, references to the Mox Credit Key Facts Statement in the Mox app and on our website will be taken as references to Mox Credit Key Facts Statement, as amended by the changes.

### What do you need to do?

If you agree with the changes, you don't need to do anything. You can simply continue to use the Mox app and our products and services, and the terms and conditions referred to above, each as amended by the changes, will apply to you on and from the respective effective dates. But the changes with respect to Mox Invest will only apply to you from when you apply for and/or use Mox Invest service.

If you do not agree with the changes, or expect that you cannot meet the requirements under such terms and conditions, you can terminate your account(s) with us in accordance with clause 9 of the General Terms and Conditions.

If you have any questions about this notice, please email us at [care@mox.com](mailto:care@mox.com) or reach out to our Customer Care Team through in-app calls or chats.

**Mox Bank Limited**

## Summary of changes<sup>1</sup>

The table below provides a summary of the key changes we are making to our terms and conditions.

Please note the below is a summary only. Please refer to the relevant terms and conditions for full details.

Subject matter	Summary of change
<b>Payments and Transfers Schedule</b>	
<b>Payments from your Mox Account</b>	We have incorporated the old clauses 1.2(a)(iii), 1.2(a)(viii) and 1.2(b)(ii) into clause 7.1(h) of this schedule.
<b>Payments into your Mox Account</b>	We have incorporated the old clause 3.2(a)(iv) into the new clause 7.4 of this schedule.
<b>Payments generally</b>	<p>We have amended clause 7.1(h) to let you know that we may impose limits on transfers into and out of your accounts with Mox without any notice to you, including (without limitation) on the minimum or maximum amounts you can receive or transfer and/or the number of transfers you can receive or make, per transaction, within a given timeframe, in specific currencies and/or via particular payment methods.</p> <p>We have added a new clause 7.4 to let you know that we may charge you fees and charges for receiving and making transfers with your accounts with Mox. You can see details of such fees and charges in the Mox app and/or on our website.</p>
<b>Mox Invest Schedule</b>	
<b>Suitability</b>	<p>We have added the following new sub-clauses to clause 4:</p> <ul style="list-style-type: none"> <li>clause 4(a)(ii), to clarify that if we solicit the sale of or recommend any financial product to you pursuant to a portfolio-based approach, we will set out an investment agreement(s) in the Mox app, or in any other channel that we deem appropriate, which you will be asked to accept before you invest in such product or combination of products ("<b>Investment Agreement</b>"); and</li> <li>we may include a financial product or a combination of financial products ("<b>Component Products</b>") in an Investment Agreement to form part of the portfolio for assessing whether another financial product or combination of products is suitable for you. To the extent that no</li> </ul>

<sup>1</sup> Capitalised terms used in this table have the same meanings given to them in the General Terms and Conditions, as amended.

	<p>solicitation or recommendation is provided for such Component Products (and to the extent permitted by applicable laws, rules and regulations), you will be receiving an 'execution-only' service (rather than 'advisory' service) in respect of your investment in any of such Component Products.</p> <p>We have migrated part of clause 61(d) to become a new clause 4(b) to clarify that, in addition to your continuing obligation to provide us accurate information, including pursuant to clause 28 of Mox Invest Schedule, we may ask you to review and update (as required) information at such intervals we determine. You should advise us of any changes in the information you provide us in connection with the products and services that we make available to you and your suitability assessment. Your failure to provide us up-to-date and accurate information may impact our ability to provide you with certain products and services. It may also result in a solicitation of a sale or investment recommendation that may not be suitable or may become unsuitable for you. We shall not be liable in such circumstances for any expense, loss or damage incurred by you arising from or in connection with such failure.</p>
<b>Your instructions</b>	<p>We have updated clause 5(a)(i) to clarify that you have instructed us and authorised us to purchase and sell Securities for you and otherwise deal with Securities, any amount received in connection with Securities and the funds held in your Mox Invest Account on your behalf in accordance with instructions given by you in accordance with this Schedule (and if necessary, to convert any amount received (at our prevailing exchange rate at the time of the exchange) to any other currency that is supported by your Mox Invest Account).</p> <p>We have updated clause 5(i) to clarify that you agree to indemnify Mox and its officers and employees, the Broker, and any nominee or other agent, against any loss or liability that any of them may incur or suffer as a result of any of them acting on, or any delay or failure by any of them to act on, any instruction and/or authorization given by you, unless caused by their fraud, wilful default or negligence.</p>
<b>Funding of purchases</b>	<p>We have updated clause 8(a) to clarify that you authorise us to take out of your Mox Invest Account ,or such other Mox account as we may agree, at any time (including ahead of settlement of a Mox Invest Transaction), without further instructions from you, in accordance with clause 8(a)(i) and (ii) and, if necessary, convert such amount, taxes, fees, disbursements, commissions, charges and expenses payable by you (at our prevailing exchange rate at the time of the exchange) into any other currency that is supported by your Mox Invest Account.</p>
<b>Trading limits</b>	<p>We have updated clause 14 to clarify that we may set and amend limits and parameters to control your ability to use Mox Invest and/or in respect of your Securities Trading in our absolute discretion from time to time. Such limits and parameters may include controls over</p>

	<p>maximum order amounts, maximum order sizes, our total exposure to you, your total exposure to certain Securities, the price at which orders may be submitted, the origin of your orders and any other limits, parameters or controls which we consider appropriate or which we may otherwise be required to implement under any applicable law or regulation. You undertake to comply with such limits and parameters as may be implemented by us from time to time and agree that, if you do not comply with any such limits or parameters, we are not obliged to act upon any Instructions given by you under these terms and are not responsible for any loss incurred by you in respect thereof. Orders will be accumulated over the Trading Day and we will check all orders received against the trading limits set by us from time to time.</p>
<b>Execution of Securities Trading Mox Invest Transactions</b>	<p>We have updated clause 16(b) to clarify that paragraphs (d), (e) and (f) of this clause apply only in respect of those Securities listed or traded on SEHK or any Relevant Overseas Market (such as a U.S. Exchange) which are offered by Mox for Securities Trading from time to time ("<b>Listed Securities</b>"). Orders are submitted to the Broker's order routing system. It is Mox's policy to require the Broker to seek to immediately execute the order, so as to enable Mox to satisfy its best execution obligations under applicable law. For Securities traded on multiple markets, where applicable, the Broker's order routing system seeks to route orders to the best market, taking into account one or more of factors set out in clause 16(b) when placing your order.</p> <p>We have amended clause 16(e) to clarify that, where applicable, the Broker's order routing system re-evaluates market conditions and prices for pending orders and re-routes orders as necessary. Unless otherwise directed, you agree that the Broker will route your orders to the market or dealer or institutions which it selects, or against one or more professional liquidity providers who send orders to the Broker.</p> <p>We have amended clause 16(f) to clarify that you acknowledge that the Broker may receive commission for the execution of your orders and may pass the amount (or approximate amount) of the benefit to Mox.</p>
<b>Dividends, and Securities distributions Unsupported</b>	<p>We have updated clause 24(a) to clarify that you agree that we or our nominee(s) may withhold or deduct tax or other amounts from such dividends and other distributions when required to comply with legal or regulatory requirements and/or to collect any amounts, fees, charges, interest or commissions that you may owe us. If you are eligible to reclaim any such withholdings or deductions that is your responsibility.</p>
<b>Representations by you</b>	<p>We have added the following sub-clause to clause 32:</p> <ul style="list-style-type: none"> <li>• you will provide such further information as Mox may reasonably request to perform its duties under these terms</li> </ul>

		<p>and to comply with applicable laws, rules and regulations and/or internal policies;</p> <ul style="list-style-type: none"> <li>• you will use Mox Invest in compliance with all applicable laws, rules and regulations and will not provide any Instructions which breach of or will result in a breach of any applicable laws, rules and regulations;</li> <li>• you have read, understand and consent to these terms and the General Terms and Conditions, including but not limited to all schedules, privacy documents, notices and consents; and</li> <li>• you will use Mox Invest and enter into any Mox Invest Transaction having regard to your financial situation, investment objectives, investment experience and your personal circumstances, as well as any independent professional advice you have sought as you consider appropriate.</li> </ul> <p>We have updated clause 32(r) to clarify that all the representations and warranties made by you remain true and accurate at all times and shall be deemed to be repeated immediately before you provide each Instruction for any Mox Invest Transaction and each occasion in which you use Mox Invest.</p>
<b>Investor Fund Trading</b>	<b>Compensation for Securities</b>	<p>We have updated clause 35 to clarify If you sustain loss in relation to Securities Trading in exchange-traded products in Hong Kong as a result of a “default” (as defined in the Securities and Futures (Investor Compensation—Claims) Rules (“<b>Investor Compensation Rules</b>”)) by Mox or an “associated person” (as defined in the Investor Compensation Rules) of Mox, you may be entitled under the Investor Compensation Rules to make a claim for compensation against the Investor Compensation Fund established under the SFO.</p>
<b>Event of Default</b>		<p>We have updated clause 36(a)(ix) to clarify that the occurrence of any event which, in our sole opinion, might jeopardise any of our rights under this Schedule or our ability to comply with applicable laws, rules and regulations shall constitute an Event of Default.</p>
<b>Termination and suspension</b>	<b>and</b>	<p>We have updated clause 37(b) to clarify that these terms will continue to apply until all Securities and funds have been liquidated and/or transferred (as applicable) from your Mox Invest Account, and all sums due to you and all of your obligations and liabilities to us have been fulfilled.</p>
<b>U.S. Persons</b>		<p>We have updated clause 40(b) to clarify that if you become a U.S. Person, you agree to notify us in writing promptly. You understand that in such case we may be obliged to close your Mox Invest Account and/or cancel your Instructions and/or orders, and sell your Securities, and you authorise us to do so without further instructions</p>

	from you. You should liquidate and/or transfer all your holdings in Securities and transfer all funds from your Mox Invest Account within 30 days of becoming a U.S. Person (or within any other period as we determine).
<b>Suitability in respect of Funds</b>	We have updated clause 54(d)(iii) to clarify that you understand and agree that while you may not be forced to redeem all your units in the Fund(s), in such circumstances you will be receiving a different type of service from us (namely, an 'execution-only' rather than 'advisory' service) in respect of your investment in such Fund(s).
<b>Core Portfolio Service</b>	We have updated clause 59(c) to clarify that taking into account certain information you provide during your onboarding and suitability assessments, such as your tolerance for investment risk and other factors we consider appropriate, we will determine a <b>"risk boundary"</b> for you.
<b>Suitability</b>	<p>We have updated clause 61(b) to remove the definition of 'Investment Agreement' which is defined in clauses 4(a)(ii).</p> <p>We have updated clause 61(d) to clarify that Mox will ask you to review and update (as required) the information you provide us in connection with the Core Portfolio Service and your suitability assessment once every two years or at other intervals we determine. You should also advise us of any changes to such information, as this may impact your risk boundary and/or the Investment Agreement. We have migrated part of clause 61(d) to become the new clause 4(b).</p>
<b>General Fees and Charges</b>	
<b>Mox Card replacement fee</b>	On and from 6 November 2025, we will increase the fee to replace your Mox Card to HKD100, which will be charged to your Mox Account.
<b>Metal Mox Card replacement fee</b>	We have clarified that this fee will be charged to your Mox Account.
<b>Dispute charge</b>	We have clarified that this fee will be charged to your Mox Account.
<b>Real Time Gross Settlement (RTGS) fee (for transferring and receiving United States dollars to and from another Hong Kong bank)</b>	We have added new fees in relation to your transfers and receipts of United States dollars via RTGS to and from another Hong Kong bank.
<b>Real Time Gross Settlement (RTGS) fee (for receiving Renminbi from another Hong Kong bank)</b>	We have added a new fee in relation to your receipt of Renminbi via RTGS from another Hong Kong bank.



<b>Annualised Percentage (APR) for cash advances</b>	<p>On and from 6 November 2025, we will increase the APR for cash advances to 35.93% (0.0834% per day).</p> <p>We have also clarified that interest will be charged on any unpaid amount of each cash advance transaction (excluding any finance charges) from the settlement date of the cash advance on a daily basis until it is repaid in full.</p>										
<b>Late charge</b>	<p>On and from 6 November 2025, if you fail to pay the minimum amount due set out in your Mox Credit statement on or before the payment due date, we will charge you a fee equal to, either:</p> <ul style="list-style-type: none"> <li>• HKD350; or</li> <li>• the minimum amount due,</li> </ul> <p>whichever is lower.</p>										
<b>Cash advance fee</b>	<p>On and from 6 November 2025, for each cash advance transaction (including those via the JETCO or Mastercard ATM networks), we will charge you:</p> <ul style="list-style-type: none"> <li>• 3.5% of the transaction amount; or</li> <li>• HKD100,</li> </ul> <p>whichever is higher.</p>										
<b>Mox Invest Fees and Charges</b>											
<b>Subscription fee for Funds</b>	<p>We have updated this to clarify that, where the relevant Funds trading service is available on Mox Invest, subscription fee for Funds will be charged according to the following:</p> <table> <tr> <th>If you are Invest tier</th><th>Fee rate (% of investment amount)</th></tr> <tr> <td>Basic</td><td>Up to 0.80%</td></tr> <tr> <td>Advanced</td><td>Up to 0.70%</td></tr> <tr> <td>Pro</td><td>Up to 0.60%</td></tr> <tr> <td>Elite</td><td>Up to 0.50%</td></tr> </table> <p>We have removed Allianz Yield Plus Fund* sub-section to categorise it alongside Funds. In other words, the subscription fee for Funds across different Invest Tiers is applicable to Allianz Yield Plus Fund.</p>	If you are Invest tier	Fee rate (% of investment amount)	Basic	Up to 0.80%	Advanced	Up to 0.70%	Pro	Up to 0.60%	Elite	Up to 0.50%
If you are Invest tier	Fee rate (% of investment amount)										
Basic	Up to 0.80%										
Advanced	Up to 0.70%										
Pro	Up to 0.60%										
Elite	Up to 0.50%										



*\* The subscription fee of Allianz Yield Plus Fund remains at 0% of the investment amount across all Invest tiers until further notice.*

### Mox Credit Key Facts Statement

#### Interest rate for cash advances

We will increase the interest rate for cash advances to 30.44% per annum (0.0834% per day).

We have also clarified that interest will be charged on any unpaid amount of each cash advance transaction (excluding any finance charges) from the settlement date of the cash advance on a daily basis until it is repaid in full.

#### APR for cash advances

We will increase the APR for cash advances to 35.93%.

We have also clarified that interest will be charged on any unpaid amount of each cash advance transaction (excluding any finance charges) from the settlement date of the cash advance on a daily basis until it is repaid in full.

#### Cash advance fee

For each cash advance transaction (including those via the JETCO or Mastercard ATM networks) we will charge you:

- 3.5% of the transaction amount; or
- HKD100,

whichever is higher.

#### Late charge

If you fail to pay the minimum amount due set out in your Mox Credit statement on or before the payment due date, we will charge you a fee equal to, either:

- HKD350; or
- the minimum amount due,

whichever is lower.

## Terms and conditions for payments and transfers (Payments and transfers schedule to the General Terms and Conditions) (also referred to as 'Schedule 2 to the General Terms and Conditions')

### PART A: Payments and transfers

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#### 1. Payments from your Mox Account

##### 1.1 Payments within Hong Kong

- (a) You can make payments from your Mox Account in Hong Kong dollars by:
  - (i) making a purchase using your Mox Card, online or in person, in Hong Kong or overseas, where Mastercard is accepted;
  - (ii) using your Mox app to:
    - (A) transfer money to another one of your accounts with Mox;
    - (B) transfer money to another Mox user with an account number or a proxy specified in the Mox app (such as a mobile number);
    - (C) transfer money to another Hong Kong bank or FPS Participant that can receive Hong Kong dollars, via FPS, using an account number or a proxy specified in the Mox app (such as an email address, mobile number or FPS ID);
    - (D) transfer money to a merchant to pay a bill using the required bill details; or
    - (E) repay any amount that you owe or to transfer money to Mox Credit; or
  - (iii) using your Mox Card at any Hong Kong JETCO ATM with the 'Interbank Transfer' logo to transfer money to another Hong Kong dollar denominated bank account held with a JETCO member bank that supports the inter-bank transfer service ("**JETCO Participating Bank**"), with the receiving bank account number.
- (b) You can make payments from your Mox Account in Renminbi by using your Mox app to transfer money to:
  - (i) another Mox user with an account number or a proxy specified in the Mox app (such as a mobile number);
  - (ii) another Hong Kong bank that can receive Renminbi, using an account number; or
  - (iii) another Hong Kong bank or FPS Participant that can receive Renminbi, via FPS, using an account number or a proxy specified in the Mox app (such as an email address, mobile number or FPS ID).

- (c) You can make payments from your Mox Account in United States dollars by using your Mox app to transfer money to:
  - (i) your Mox Invest Account; or
  - (ii) another Hong Kong bank that can receive United States dollars, using an account number.
- (d) For the avoidance of doubt, you cannot transfer any currency, other than Hong Kong dollars, Renminbi or United States dollars, including Euros, in your accounts with Mox, to another Hong Kong bank.

## 1.2 Payments outside of Hong Kong

### (a) Express Remit

#### (i) You can:

- (A) transfer Foreign Currencies in your Mox Account (other than the Foreign Currencies referred to in clause 7(c) of the Accounts and Cards Schedule); or
- (B) exchange the Hong Kong dollars in your Mox Account for a Foreign Currency in accordance with clause 7 of the Accounts and Cards Schedule and transfer such Foreign Currency,

to another country or region on the Mox app using our outward remittance feature that uses the payment service provided by Wise Payments Ltd. We call this feature, “**Express Remit**”.

We will let you know which countries and regions, and the transfer systems and platforms for each such country and region, you can transfer your Foreign Currency to, in the Mox app and/or on our website from time to time.

#### (ii) For:

- (A) Foreign Currencies other than United States dollars, unless we tell you otherwise, you can transfer money in that Foreign Currency, using Express Remit, to the country or region of that Foreign Currency only; and
- (B) United States dollars, we will let you know which countries and regions you can transfer United States dollars to, in the Mox app and/or on our website from time to time.

#### (iii) We will charge you a fee(s) when you make a transfer to another country or region using Express Remit. You can see details of the fee(s) in the Mox app and/or on our website.

#### (iv) If you need to exchange money in your Mox Account to a different currency for the purposes of a transfer using Express Remit, in addition to the fees

and charges referred to clause 7(d) of Accounts and Cards Schedule, you must have enough money to cover any fees and charges that we may charge you for the transfer.

- (v) If you want to transfer a Foreign Currency that is already in your Mox Account to another country or region using Express Remit, you must have enough of that currency to cover any fees and charges that we may charge you for the transfer.

- (vi) Recurring Remittance Transfer

- (A) Without limiting clause 7.1(b) of this schedule, you can set recurring transfers of Foreign Currencies to another country or region using Express Remit in the Mox app. We call this **"Recurring Remittance Transfer"**.

- (B) We may limit the number of Recurring Remittance Transfers that you may set up at any one time. We will let you know such limits in the Mox app and/or on our website.

- (vii) When we transfer a Foreign Currency to another country or region using Express Remit on your behalf, we will:

- (A) deduct the amount you have requested to transfer, from the deposits in the currency you have chosen in your Mox Account; and

- (B) after deducting any applicable fees and charges, if required, carry out a currency exchange in accordance with clause 7 of the Accounts and Cards Schedule, and transfer the relevant amount of Foreign Currency to the recipient of the transfer.

Without limiting clause 1.2(a)(iv) and 1.2(a)(v) of this schedule, if you do not have enough deposits in the currency you have chosen in your Mox Account, we will not make the transfer.

- (viii) We may impose minimum amounts on transfers using Express Remit from time to time.

- (ix) We may require you to provide additional information or documents before we carry out any transfer you request (for example, to show that such transfer complies with applicable laws).

- (b) (Applicable on and from 11 August 2025) Payment Connect

- (i) Unless we let you know otherwise, you can make payments from your Mox Account in Renminbi to a bank or other financial institution in Mainland China via Payment Connect, using a bank account number or a Mainland China mobile number.

- (ii) We may impose minimum amounts that you can transfer using Payment Connect, from time to time.

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## 2. Payments from your Goal accounts

You can make payments from your Goal accounts in Hong Kong dollars by using the Mox app to:

- (a) transfer money to another one of your accounts with Mox;
- (b) transfer money to another Mox user's Mox Account (but not their Goal account) with an account number or a proxy specified in the Mox app (such as a mobile number);
- (c) transfer money to another Hong Kong bank or FPS Participant that can receive Hong Kong dollars, via FPS, using an account number or a proxy specified in the Mox app (such as an email address, mobile number or FPS ID);
- (d) transfer money to a merchant to pay a bill using the required bill details; or
- (e) repay any amount that you owe or to transfer money to Mox Credit.

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## 3. Payments into your Mox Account

### 3.1 Payments from within Hong Kong

- (a) You can receive payments into your Mox Account in Hong Kong dollars from:
  - (i) another one of your accounts with Mox using the Mox app;
  - (ii) another Mox user with your account number or a proxy specified in the Mox app (such as a mobile number). If the other Mox user has your account number or a proxy specified in the Mox app (such as your mobile number), they will be able to identify that you have a Mox Account and choose to make the payment into your Mox Account;
  - (iii)
    - (A) another Hong Kong bank; or
    - (B) another FPS Participant,  
  
that can transfer Hong Kong dollars, via FPS, using your Mox Account number or a proxy specified in the Mox app (such as a mobile number or HKID number); or
  - (iv) another Hong Kong dollar denominated bank account held with a JETCO Participating Bank via Hong Kong JETCO ATMs with the 'Interbank Transfer' logo, using your Mox Account number.
- (b) You can receive payments into your Mox Account in Renminbi from:
  - (i) another Mox user with your account number or a proxy specified in the Mox app (such as a mobile number). If the other Mox user has your

account number or a proxy specified in the Mox app (such as your mobile number), they will be able to identify that you have a Mox Account and choose to make the payment into your Mox Account;

- (ii) another Hong Kong bank that can transfer Renminbi, using your Mox Account number;

- (iii)

- (A) another Hong Kong bank; or

- (B) another FPS Participant,

that can transfer Renminbi, via FPS, using your Mox Account number or a proxy specified in the Mox app (such as a mobile number or HKID number).

- (c) You can receive payments into your Mox Account in United States dollars from:

- (i) your Mox Invest Account using the Mox app; or

- (ii) another Hong Kong bank that can transfer United States dollars using your Mox Account number.

### 3.2 Payment from outside of Hong Kong

- (a) (Applicable on and from 1 September 2025) International telegraphic transfers

- (i) You can receive payments from a bank or other financial institution that is located overseas via international telegraphic transfer.

- (ii) If you are sent a currency that you can keep with Mox from a bank or other financial institution that is located overseas via international telegraphic transfer, you should, generally, receive the payment in that currency. However, in some situations, the proceeds may be exchanged into Hong Kong dollars, before we deposit the proceeds into your account. Please note that we do not conduct such currency exchange, nor do we have any control over whether such currency exchange occurs.

- (iii) If you are sent a currency that you cannot keep with Mox from a bank or other financial institution that is located overseas via international telegraphic transfer, such currency will be exchanged into Hong Kong dollars at the prevailing exchange rate, before we deposit the proceeds into your account.

- (iv) We will charge you a fee when you receive a payment from a bank or other financial institution that is located overseas via international telegraphic transfer. You can see details of the fee in the Mox app and/or on our website.

- (b) Payment Connect

You can receive payments into your Mox Account in Hong Kong dollars or Renminbi from a bank or other financial institution in Mainland China, via Payment Connect, using your Mox Account number or your Hong Kong mobile number.

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#### **4. Payments into your Goal accounts**

You can receive payments into your Goal accounts by transferring money from one of your other savings accounts with Mox in Hong Kong dollars using the Mox app. You cannot receive money into your Goal accounts from other Mox users, other Hong Kong banks or in Foreign Currencies.

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#### **5. Payments from and into your Mox Invest Account**

You can make and receive payments from and into your Mox Invest Account in accordance with this schedule and the Mox Invest Schedule.

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#### **6. Bill payments**

- (a) After you submit a bill payment instruction on the Mox app, the merchant you have selected will receive the payment after any minimum processing time we may set for bill payments.
- (b) You must not transfer an amount to a merchant to pay a bill that will exceed any limit we have set for bill payments.
- (c) In order to process bill payment instructions:
  - (i) we provide information to our electronic payment system provider(s), including a list of all users who have made payments, and the respective amounts paid, to merchants using bill payment; and
  - (ii) our electronic payment system provider(s) provides such information to the relevant merchants.

If you use the Mox app for bill payments, you consent to us disclosing such information relating to you to our electronic payment system provider(s) and acknowledge that our electronic system provider(s) will provide such information to the relevant merchants for the purposes set out above.

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#### **7. Payments generally**

##### **7.1 Making payments on your behalf**

- (a) If you instruct us to make a payment from one of your accounts, unless you instruct us otherwise, we will act upon your instruction and deduct the relevant amount from your account immediately.
- (b) Unless we let you know otherwise, you can set future dates for your payments or set recurring payments from your accounts.



- (c) Please check all details are correct before you make a payment or transaction. This is very important because you may not be able to get the money back once the payment or transaction is completed.
- (d) We may engage another financial institution or other third party to make a payment on your behalf. We will tell the other financial institution or third party that you will pay its charges. However, the other financial institution or third party will decide whether you or your payee will pay its charges, for which we have no control and take no responsibility. We will notify you as soon as we can if we are told that a payment cannot be made.
- (e) We will try to get the money to your payee as quickly as possible, but it may take a number of days. For example, payments you make are subject to:
  - (i) the cut-off time of the place where payment is to be received;
  - (ii) the procedures of the other financial institutions or third parties through which payments are made; and
  - (iii) the availability of the relevant services (for example, foreign exchange payments can only be processed if the payment systems and financial institutions through which payments are made are open for business).
- (f) We will notify you via the Mox app of any payments made from or received into your accounts.
- (g) You can otherwise check all payments made from or received into your accounts via the Mox app.
- (h) We may impose limits on transfers out of your accounts with Mox without any notice to you, including (without limitation) limits on the amount you can transfer and/or the number of transfers you can make, per transaction, within a given timeframe, in specific currencies and/or via particular payment methods. We may also combine such limits with other limits we may impose on other types of transactions.
- (i) You can set and change your own personal limits for certain types of payments as we may allow, on the Mox app at any time, subject to any absolute limits set by us. Unless we let you know otherwise, any limits you set in the Mox app will be applied to all of your accounts with Mox.

## 7.2 Cross-border payments

Payments to and from Mainland China and other countries and regions may be subject to laws and regulations, including exchange control laws and regulations. We do not have to inform you, and you must make your own enquires, of any such laws and regulations. You must comply with all such laws and regulations when using any of our products and services.

## 7.3 Changes to or cancellation of payments

- (a) If you request to change, cancel or reverse a payment that you have made or that was made to you, we will attempt to do so, but we may not be able to carry out your request. This is because such request may involve third parties and systems that we do not control.
- (b) If we are able to carry out your request to cancel or reverse a payment that you have made, we will return the proceeds of the payment to the account from which such proceeds originated. For example, if you made the payment from your Mox Account, we will return the proceeds to your Mox Account and if you made the payment from your Mox Credit, we will return the proceeds to your Mox Credit.
- (c) We may charge you fees for attempting to carry out any request to change, cancel or reverse a payment. You can see details of such fees in the Mox app and/or on our website.
- (d) In addition to the fees that we may charge, you may also incur other losses when making a request to change, cancel or reverse a payment, including losses arising from currency fluctuations and fees charged by corresponding or beneficiary banks or other third parties.
- (e) We are not liable to you for any losses you may incur as a result of any request from you to change, cancel or reverse any payment (whether or not such request is successfully carried out).

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## 8. Blocking payments

- (a) We may not act on your request to make a payment if:
  - (i) you do not have sufficient available funds in your account or the amount of the payment exceeds any transaction limit set by us or you;
  - (ii) you don't give us all of the information we require to make the payment from your account or any of the information you give us is incorrect;
  - (iii) we suspect the payment may be fraudulent or may result in a person breaching the laws or regulations of Hong Kong or any other country or region;
  - (iv) we have cancelled or suspended your right to use your account or service;
  - (v) your account (or Mox Card) is locked;
  - (vi) the account you are trying to pay is closed or cannot accept funds;
  - (vii) if you have added your Mox Card to a digital wallet, we have received directions from the digital wallet provider to not act on such request;
  - (viii) we consider the payment may become a mistaken payment; or
  - (ix) we think it is necessary to do so.

- (b) We may restrain, deduct, impound and/or turn over to any authority, the proceeds of any payments you make or attempt to make from your accounts with Mox.
- (c) If we block any payment you make, or restrain, deduct, impound and/or turn over to an authority the proceeds of any payment you make, we will let you know as soon as possible, unless we are prevented by law.

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## 9. Cancelling your right to make payments

- (a) We may cancel or suspend your right to make payments or use a particular payment method if we determine this is necessary, including:
  - (i) to protect you or us from fraud or other loss;
  - (ii) if your account is closed;
  - (iii) if we are required to do so by law or court order;
  - (iv) if we think your use of a particular payment method is inappropriate or we have reasonable grounds to suspect that such use is in breach of any law; or
  - (v) if we are unable to process any payment because you have given us an invalid account number.
- (b) If we make a cancellation or suspension as set out in clause 9(a) of this schedule, we will let you know as soon as possible and you must cancel any future or recurring transactions you have set that are linked to the relevant account.
- (c) **We are not liable for any loss you suffer as a consequence of us cancelling or suspending your right to make payments, your use of a particular payment method or if we delay, block, freeze or refuse a transaction, except to the extent that your loss is as a result of our negligence, fraud or wilful default.**

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## 10. Alerts and Money Transfers

- (a) This clause 10 applies to the Alerts and the Money Transfers (as defined in clause 10(c) of this schedule) and is in addition to our other terms and conditions that apply to Money Transfers. If there is any inconsistency between the provisions in this clause 10 and our other terms and conditions, this clause 10 will prevail insofar as Alerts and Money Transfers are concerned.
- (b) **By making any Money Transfer you confirm that you have accepted and will be bound by this clause 10.**
- (c) In this clause 10:
  - (i) **“Alert”** means a warning message that a Money Transfer or the relevant payee or payee account may involve fraud or scam.

- (ii) “**Anti-fraud Database**” includes any anti-fraud search engine and/or anti-deception database (including ‘Scameter’) operated or managed by the Hong Kong Police Force or any other law enforcement agency or governmental body or regulatory authority of Hong Kong, whether it is accessible by the public in general or by designated entities or organisations.
- (iii) “**Money Transfer**” means a transfer of money by you on the Mox app via any channel or means or in any currency determined by us from time to time, whether the payee account is maintained with Mox or not and, if the context requires or permits, includes an instruction given by you to us to make a Money Transfer.

#### 10.1 Reason for sending Alerts

We may send Alert(s) to you when you give an instruction to us to make a Money Transfer. The Alerts are intended to help you stay vigilant against frauds, scams and deceptions when making Money Transfers. You shall not take the Alerts as replacing your responsibility for safeguarding your own interests, money and assets from fraud or other illegal activities.

#### 10.2 Our role, responsibilities and restriction of liability

- (a) We:
  - (i) do not control the management, operation or any other aspect of the Anti-fraud Databases;
  - (ii) compile the Alerts solely based on the information available from the Anti-fraud Databases from time to time; and
  - (iii) do not compile any Alert relating to a payee, a payee account or a transaction if no information about it is available from the Anti-fraud Databases.

Therefore, we do not and cannot warrant whether the information available from any Anti-fraud Database is complete, true, accurate and up-to-date, and that the Money Transfers for which you do not receive Alerts are not fraudulent nor that Money Transfers for which you receive Alerts are fraudulent. Our record of our delivery of any Alerts to you and any response from you whether to proceed with or cancel any Money Transfer shall be conclusive and binding on you, save for manifest error, if any.

- (b) We may compile and deliver the Alerts in such ways as we consider appropriate. We shall have the sole discretion to determine and/or vary, from time to time and without further notice to you, the contents of the Alerts, the channels or means through which the Alerts are delivered, having regard to our needs and the feedback, comments, guidance or recommendations from the relevant persons. Relevant persons may include law enforcement agencies or other governmental bodies, or regulatory authorities or industry associations of Hong Kong.

- (c) We are not liable for loss, damage or expense of any kind which you or any other person may incur or suffer arising from any information available or omitted from any Anti-fraud Database, or any delay, unavailability, disruption, failure, error of or caused by any Anti-fraud Database, or arising from any circumstances beyond our reasonable control.
- (d) We are not liable for loss, damage or expense of any kind which you or any other person may incur or suffer arising from or in connection with the Alerts (or any delay or unavailability of the Alerts), or the processing, execution or cancellation of Money Transfers affected by the Alerts (or by any delay or unavailability of the Alerts), except to the extent that any loss, damage or expense incurred or suffered is direct and reasonably foreseeable, and arising directly and solely from our negligence or wilful default or that of our officers, employees or agents.
- (e) Nothing in this clause 10 is intended to exclude or restrict any right or liability to the extent of which it may not be lawfully excluded or restricted.

### 10.3 Your responsibilities

**You are responsible for taking reasonably practicable steps to safeguard your own interests, money and assets from fraud or other illegal activities. You are responsible to check and ensure that the payee, the payee account, the transaction and the transaction details are real and trustworthy in each case. You should consider carefully whether to proceed with or cancel a Money Transfer affected by an Alert. Your decision to proceed with or cancel a Money Transfer affected by an Alert is binding on you and you will be solely responsible for the consequences.**

## PART B: Faster Payment System

### 11. General

- (a) We may provide the FPS Services to you to facilitate payments and funds transfers using the Faster Payment System. The Faster Payment System is provided and operated by HKICL. The FPS Services are therefore subject to the rules, guidelines and procedures imposed by HKICL in relation to the Faster Payment System from time to time. This Part B governs our provision to you and your use of the FPS Services (if such services are available for use).
- (b) Unless otherwise specified, the provisions of this Part B shall prevail in the event of inconsistency with our other terms and conditions. Other provisions of our terms and conditions apply to the FPS Services to the extent they are relevant and not inconsistent with the provisions in this Part B.
- (c) **By requesting us to register any Proxy ID for you in the HKICL FPS or to set up any eDDA for you using the HKICL FPS, or by initiating any payment or funds transfer using the HKICL FPS, you will be regarded as having accepted and will be bound by the provisions of this Part B. You should not request us to register any Proxy ID or set up any eDDA for you and should not initiate any payment or funds transfer using the HKICL FPS unless you accept the provisions of this Part B.**

(d) Terms used in this Part B have the meanings set out below:

**“Addressing Service”** means a service provided by HKICL as part of HKICL FPS to facilitate customers of Participants to use predefined Proxy ID instead of account number to identify the destination of a payment or funds transfer instruction and other communications for the purpose of HKICL FPS.

**“Default Account”** means the account maintained by you with us or any other Participant and set as the default account for receiving payment or funds using HKICL FPS or (if and to the extent specified or permitted by the rules, guidelines and procedures of HKICL) for debiting payment or funds using HKICL FPS.

**“eDDA”** means a direct debit authorisation set up by electronic means using HKICL FPS.

**“eDDA Service”** means a service provided by HKICL as part of HKICL FPS to facilitate customers of Participants to set up direct debit authorisation.

**“FPS Identifier”** means a unique random number generated by HKICL FPS to be associated with the account of a customer of a Participant.

**“FPS Participant”** means a participant of HKICL FPS which may be a bank or other financial institution, a retail payment system operator, a licensed stored value facility, or any other person accepted by HKICL as a participant of HKICL FPS from time to time.

**“FPS Services”** means the services (including the QR Code Services) provided by us to you from time to time to facilitate payments and funds transfers using HKICL FPS and the Addressing Service, eDDA Service and any other services and facilities provided by HKICL in connection with the Faster Payment System from time to time.

**“HKICL”** means Hong Kong Interbank Clearing Limited and its successors and assigns.

**“HKICL FPS”** or **“FPS”** or **“Faster Payment System”** means the Faster Payment System and related facilities and services provided, managed and operated by HKICL from time to time for (i) processing direct debits and credits, funds transfers and other payment transactions and (ii) exchanging and processing instructions relating to eDDA Service and Addressing Service.

**“Proxy ID”** means the identifiers which may be accepted by HKICL for registration in the Addressing Service to identify the account of a customer of a Participant, including the mobile phone number or email address of the customer, or the FPS Identifier.

**“QR Code Services”** means the QR code and the associated payment and funds transfer services provided by us to you from time to time.

**“Regulatory Requirement”** means any law, regulation or court order, or any rule, direction, guideline, code, notice or restriction (whether or not having the force of law) issued by any authority, to which HKICL, we or any other Participant or the

respective affiliates or group companies, or you are subject or are expected to comply with from time to time.

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## 12. Scope of FPS Services and conditions for use

- (a) We may provide the FPS Services to you to facilitate payment and funds transfer using the Faster Payment System and the Addressing Service, eDDA Service and any other services and facilities provided by HKICL in connection with the Faster Payment System from time to time.

We have the right to set or vary from time to time the scope of the FPS Services and the conditions and procedures for using the FPS Services.

In order to use the FPS Services, you have to accept and follow these conditions and procedures.

- (b) We may provide the FPS Services to facilitate payment and funds transfer in any currency specified by us from time to time, including Hong Kong dollars and Renminbi.
- (c) **In order to enable us to handle your instruction in relation to payment or funds transfer using HKICL FPS, you have to provide or input the necessary information and complete the process by such means or in such manner prescribed by us from time to time.**
- (d) All payment or funds transfer transactions using HKICL FPS will be processed, cleared and settled under the interbank clearing and settlement arrangements including without limitation the arrangements in relation to the Faster Payment System agreed by the Participants and HKICL from time to time.
- (e) We reserve the right to suspend or terminate the FPS Services in whole or in part at any time without giving notice or reason.

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## 13. Addressing Service – Registration and amendment of Proxy ID and related records

- (a) In order to use the Addressing Service to receive payment or funds transfer using HKICL FPS, you have to register your Proxy ID in the HKICL FPS. We have discretion as to whether to offer the FPS Identifier as Proxy ID to you.
- (b) Registration and amendment of Proxy ID and related records in the HKICL FPS must be done in accordance with the applicable rules, guidelines and procedures imposed by HKICL from time to time. In order to enable us to register or amend Proxy ID or any related records for you, you have to provide or input the necessary information and complete the registration process by such means or in such manner prescribed by us from time to time.
- (c) **At any time where the same Proxy ID is registered by you for more than one account (whether maintained with us or with any other Participant), you must set one account as the Default Account. By instructing us to set or change the Default Account for you, you consent and authorise us to submit the**



**request on your behalf to HKICL FPS to override the existing Default Account registered in HKICL FPS.**

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#### 14. eDDA Service

- (a) In order to enable us to handle a request for you in relation to eDDA setup, you have to provide or input the necessary information and complete the process by such means or in such manner prescribed by us from time to time. The prescribed process may include requiring the relevant parties to set up the eDDA using their respective account numbers or customer identification numbers or codes, and to provide certain confirmations and/or authorisations. For the avoidance of doubt, a Proxy ID is not intended for verifying eDDA setup. Any amendment of a Proxy ID and the related records or termination of a Proxy ID after an eDDA setup will not affect that eDDA.
- (b) For any subsequent changes including but not limited to amendment, cancellation, suspension or reactivation received from the payee Participant in relation to an eDDA setup, we will proceed with the changes without further notification to you.

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#### 15. QR Code Services

- (a) This clause 15 applies to the use of the QR Code Services, together with our other terms and conditions and any other terms and conditions that apply to the Mox app through which you access the QR Code Services.
- (b) Using the QR Code Services and your Responsibility
  - (i) The QR Code Services allow you to scan or present a QR code provided by us or by another person to automatically capture the payment or funds transfer data without the need for manually entering the data. Any QR code provided by another person must meet the specifications and standards prescribed by HKICL in order to be accepted. **You are fully responsible for ensuring that the captured data is accurate and complete before confirming any payment or funds transfer instruction. We are not responsible for any error contained in such payment or funds transfer data.**
  - (ii) The QR Code Services can be used on a mobile device running an operating system supported and specified by us from time to time.
  - (iii) Updates to the QR Code Services may be issued periodically through the supplying app store for the Mox app. For some devices, updates will be downloaded automatically. For other devices, you will need to download the updates themselves. Depending on the update, you may not be able to use the QR Code Services until the latest version has been downloaded. **You are fully responsible for ensuring the latest version has been downloaded to your mobile device for the purpose of using the QR Code Services.**
  - (iv) The QR Code Services are intended for use by our customers only. We have the right to cancel your account for the Mox app and/or block you

from accessing the QR Code Services if we discover that you are not eligible to use the QR Code Services.

- (v) The QR Code Services are not intended for use in any jurisdiction where their use would be contrary to any law or regulation of that jurisdiction or where we are not licensed or authorised to provide the QR Code Services.
- (vi) **You must comply with all applicable laws and regulations that govern your download of the Mox app, or access or use of the Mox app or the QR Code Services.**

(c) **Security**

- (i) **You must not use the QR Code Services on any device or operating system that has been modified outside the mobile device or operating system vendor supported or warranted configurations. This includes devices that have been “jail-broken” or “rooted”. A jail broken or rooted device means one that has been freed from the limitations imposed on it by your mobile service provider and the phone manufacturer without their approval. The use of the QR Code Services on a jail broken or rooted device may compromise security and lead to fraudulent transactions. Use of the QR Code Services in a jail broken or rooted device is entirely at your own risk and we will not be liable for any losses or any other consequences suffered or incurred by you as a result.**
- (ii) **You are fully responsible for all instructions or requests given by you or any other person authorised by you during the use of the QR Code Services.**
- (iii) **You are fully responsible for ensuring that the information shown or stored on your mobile device is kept secure.**
- (iv) **If you know or suspect that any other person knows your security details, or has used or tried to use them, or if your mobile device is lost or stolen, you must notify us as soon as reasonably practicable.**

(d) **Our responsibility and restriction of liability**

- (i) While we make commercially reasonable efforts to provide the QR Code Services, we are not liable for any failure to provide the QR Code Services.
- (ii) The QR Code Services are provided on an “as is” basis with no representation, guarantee or agreement of any kind as to their functionality. We cannot guarantee that no viruses or other contaminating or destructive properties will be transmitted or that no damage will occur to your mobile device in the use of the QR Code Services. We are not responsible for any loss you may incur as a result of your use of the QR Code Services.
- (iii) **You understand and agree that:**

- (A) you use the QR Code Services at your sole risk. To the maximum extent permitted by law, we expressly disclaim all warranties and conditions of any kind, whether express or implied; and
  - (B) you download or obtain any material or information through the use of the QR Code Services at your sole risk and discretion. You are solely responsible for any damage to your computer or other device or loss of data resulting from downloading, obtaining or using such material or information.
- (iv) For the avoidance of doubt, nothing above is intended to exclude or restrict any condition, warranty, right or liability which may not be lawfully excluded or restricted.

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## 16. Your responsibility

(a) **Present genuine owner or authorised user of Proxy ID and accounts**

You can only register your own Proxy ID for your own accounts or set up eDDA for your own accounts. You must be the present genuine owner or authorised user of each Proxy ID and each account provided to us for registration in the Addressing Service and the eDDA Service. By instructing us to register any Proxy ID or any account for you in relation to the Faster Payment System, you confirm that you are the present genuine owner or authorised user of the relevant Proxy ID or account. This is particularly important for mobile phone numbers as they may be recycled in Hong Kong.

(b) **Proxy ID**

Any Proxy ID to be registered by you for the Addressing Service must satisfy any applicable requirements imposed by HKICL from time to time. For example, HKICL may require the mobile phone number or email address to be registered as Proxy ID to be the same number or address registered by you as contact information on our records at the relevant time. You understand and agree that we, other Participants and HKICL have the right and discretion without giving notice to deregister any Proxy ID that is not correct or up-to-date in accordance with available information without your consent.

(c) **Correct information**

- (i) You have to ensure that all the information provided by you for registration or amendment of Proxy ID (or any related records) or for any eDDA setup is correct, complete, up-to-date and not misleading. You have to notify us as soon as reasonably practicable of any changes or updates to such information by such means or in such manner specified by us from time to time.

- (ii) You are fully responsible for using the correct and up-to-date Proxy ID and related records in giving each payment or funds transfer instruction. You are solely liable for and will hold us harmless from any incorrect payment or transfer effected by us and HKICL FPS due to incorrect or outdated Proxy ID or related records.

**(d) Timely updates**

You are fully responsible for giving instructions and information changes or updates to us on a timely basis for amending your Proxy ID (or related records) or any eDDA setup, including without limitation changing your Default Account, or terminating any Proxy ID or eDDA. You acknowledge that keeping your Proxy ID, eDDA and all related records up-to-date is critical for ensuring effective execution of payment and funds transfer instructions and for avoiding incorrect payment or transfer due to incorrect or outdated Proxy ID, eDDA or related records.

**(e) Change of default account**

If an account is terminated as the Default Account by you or by the relevant Participant for any reason (including suspension or termination of the account), the system of HKICL will automatically assign the most recently registered record in the Addressing Service that is associated with the same Proxy ID to be the Default Account. If you wish to set another account as the Default Account, you have to change the registration through the Participant where you maintain that other account.

**(f) Transactions binding on you**

- (i) For any payment or funds transfer, once you confirm the details of a transaction and submit an instruction to us, such instruction and any resulting transaction is final, irrevocable and binding on you.
- (ii) For any Proxy ID registration or eDDA setup, once you submit an instruction to us, such instruction is irrevocable and binding on you. You may amend or cancel any Proxy ID or eDDA setup in accordance with the procedures and requirements prescribed by us from time to time.

**(g) Use FPS Services responsibly**

You must use the FPS Services in a responsible manner. In particular, you have to comply with the following obligations:

- (i) you must comply with all Regulatory Requirements that govern your use of the FPS Services, including collecting, using and handling the personal data and other information relating to any other person in compliance with the Regulatory Requirements protecting data privacy. You must not use the FPS Services for any unlawful purposes or any purposes other than those authorised or contemplated in the rules, guidelines and procedures of HKICL;

- (ii) in sending remarks or messages to be displayed to recipients or counterparties of your payment or funds transfer instructions or eDDA setup using HKICL FPS, you should mask the name or other data of such recipients or counterparties to prevent unauthorised display or disclosure of any personal data or confidential data; and
  - (iii) if we offer the FPS Identifier as Proxy ID to you, you should not repeatedly cancel the registration and request for generation of another FPS Identifier in an attempt to generate a number or value that you desire.
- (h) **Other obligations regarding payments and funds transfers**
  - (i) In giving instructions to make payments or effect transactions, you agree to take reasonably practicable steps to safeguard your own interest, money and assets from fraud or other illegal activities. You are responsible for checking whether the payment recipient and the transaction are real and trustworthy, in each case, and must exercise sound judgement. To help you stay vigilant against frauds, scams and deceptions, we will send risk alerts based on the risk warnings, messages and indicators received by us from the Faster Payment System or Hong Kong Police Force from time to time.
  - (ii) Any instruction given by you in relation to the FPS Services will be handled by us in accordance with this Part B and the applicable provisions in our terms and conditions. You have to comply with the other obligations with respect to payments, funds transfers and direct debit authorisations, including without limitation maintaining sufficient funds in the relevant accounts for settling payment and funds transfer instructions from time to time.
- (i) **You are responsible for your authorised persons**

Where you authorise any other person to give instructions or requests to us in connection with the use of the FPS Services (whether you are an individual, a company, a corporation, or a sole proprietorship or partnership firm or any other unincorporated body):

  - (i) you are responsible for all the acts and omissions of each person authorised by you;
  - (ii) any instruction or request received by us, believed by us in good faith to be given by you or any person authorised by you, will be irrevocable and binding on you; and
  - (iii) you are also responsible for ensuring that each person authorised by you will comply with the provisions of this Part C that are applicable to him/her when acting on your behalf.

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## 17. Our responsibility and restriction of liability

- (a) We will process and submit your instructions and requests to HKICL FPS in accordance with the applicable rules, guidelines and procedures imposed by HKICL from time to time. HKICL FPS has the right to process and execute your instructions and requests in such sequence or manner as HKICL considers appropriate. We have no control over the operation of HKICL FPS nor the timing on which your instructions or requests are executed by HKICL FPS. Where we receive status update notifications involving any of your Proxy ID (or related records) or eDDA setup or any other matter relating to HKICL FPS from or through HKICL FPS from time to time, we will notify you accordingly by such means and at such time as we consider appropriate.
- (b) Without reducing the effect of clause 17(a) of this schedule or the other provisions of our terms and conditions:
  - (i) we are not liable for loss, damage or expense of any kind which you or any other person may incur or suffer arising from or in connection with the use of the FPS Services or the processing or execution of instructions or requests given by you in relation to the FPS Services or HKICL FPS, except to the extent that any loss, damage or expense incurred or suffered is direct and reasonably foreseeable arising directly and solely from our negligence or wilful default or that of our officers, employees or agents;
  - (ii) for clarity, we are not liable for loss, damage or expense of any kind which you or any other person may incur or suffer arising from or in connection with one or more of the following:
    - (A) your failure to comply with your obligations relating to the FPS Services; and
    - (B) any delay, unavailability, disruption, failure, error of or caused by HKICL FPS or any functionality of the Faster Payment System, or arising from any circumstances beyond our reasonable control, including any delay or error relating to the risk warnings, messages and indicators about suspected frauds, scams or deceptions received by us from the Faster Payment System or Hong Kong Police Force; and
  - (iii) in no event will we, our affiliates, our licensors, and our affiliates' and licensors' respective officers, employees and agents be liable to you or any other person for any loss of profit or any special, indirect, incidental, consequential or punitive loss or damages (whether or not they were foreseeable or likely to occur).
- (c) Your confirmation and indemnity
  - (i) Without reducing the effect of any indemnity given by you under our terms and conditions or any other rights or remedies that we may have, you will indemnify us and our officers, employees and agents and hold each of them harmless against all liabilities, claims, demands, losses, damages, costs, charges and expenses of any kind (including legal fees on a full indemnity basis and other expenses reasonably incurred) which may be

incurred or suffered by us or any of them and all actions or proceedings which may be brought by or against us or any of them as a result of or in connection with our provision of the FPS Services or your use of the FPS Services.

- (ii) The above indemnity does not apply to the extent that it is proved that any liabilities, claims, demands, losses, damages, costs, charges, expenses, actions or proceedings are direct and reasonably foreseeable arising directly and solely from our negligence or wilful default or that of our officers, employees or agents. The above indemnity shall continue to have effect after the termination of the FPS Services.

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## 18. Collection and use of Customer Information

- (a) For the purposes of using the FPS Services, you may be required to provide us with the personal data and other information relating to one or more of the following persons from time to time:
  - (i) you;
  - (ii) the recipient of any payment or funds transfer to be made by you, or the counterparty of any eDDA to be set up by you; and
  - (iii) where you are a company, a corporation, or a sole proprietorship or partnership firm or any other unincorporated body, any of your directors, officers, employees, authorised persons and representatives,

all personal data and information provided to us or compiled by us from time to time in connection with the FPS Services are collectively referred to as “**Customer Information**”.

- (b) You agree (and, where applicable, for and on behalf of each of your directors, officers, employees, authorised persons and representatives) that we may collect, use, process, retain or transfer any of the Customer Information for the purposes of the FPS Services. These purposes include without limitation one or more of the following:
  - (i) providing the FPS Services to you, maintaining and operating the FPS Services;
  - (ii) processing and executing your instructions and requests in relation to the FPS Services from time to time;
  - (iii) disclosing or transferring the Customer Information to HKICL and other Participants for their use for the purpose of the operation of HKICL FPS;
  - (iv) meeting the requirements to make disclosure under any Regulatory Requirements; and
  - (v) purposes relating to any of the above.



- (c) You understand and agree that the Customer Information may be further disclosed or transferred by HKICL, us or any other Participants to their customers and any other third parties who are users of HKICL FPS for the purposes of providing and operating the Addressing Service and the eDDA Service.
- (d) If the Customer Information includes personal data or other information of any person other than you (including any persons specified in clauses 18(a)(ii) or 18(a)(iii) of this schedule), you confirm that you will obtain and have obtained the consent from such person regarding the use (including disclosure and transfer) of his/her personal data and other information by HKICL, us and the other Participants as specified in this clause 18.

Last updated: 11 August 2025

## 我們的條款修訂通知

### 我們的條款及細則的修訂

#### 為什麼發出此通知？

我們欲通知您，我們將修改我們的條款及細則以：

- 澄清及 / 或更新與我們的卡及支付產品相關的一些現有條款、費用和費率；及
- 澄清及 / 或更新 Mox Invest 的一些現有條款及認購費詳情。

#### 將會修訂的條款及細則是什麼及您可在何處取得經修訂條款之完整副本？

本通知的列表概述了我們對現時的條款及細則之主要修訂。

您可以透過以下連結下載經修訂後的條款及細則的 PDF 版本：

- [付款及轉賬附表](#)；
- [Mox Invest 附表](#)；
- [一般收費及手續費](#)；
- [Mox Invest 收費及手續費](#)；及
- [Mox Credit 產品資料概要](#)。

付款及轉賬附表及一般收費及手續費的修改將於 2025 年 10 月 6 日（「**10 月生效日期**」）起生效。請注意，雖然這些條款及細則的變更將於 10 月生效日期起生效，但部分收費將於稍後的日期生效，而相關費用亦將於該日期起作出更改。有關進一步詳情，請參閱相關的條款及細則。

Mox Invest 附表及 Mox Invest 收費及手續費也將於 10 月生效日期起生效。請注意，在 Mox Invest 收費及手續費的認購費章節中，安聯收益增值基金將與「基金」歸類為同一類別，因此不同投資等級的基金認購費適用於安聯收益增值基金。儘管有所變動，安聯收益增值基金的認購費仍維持在投資金額的 0%，適用於所有投資層級，直至另行通知。

Mox Credit 產品資料概要的修改將於 2025 年 11 月 6 日（「**11 月生效日期**」）起生效。

您可由：

- 10 月生效日期起，於 Mox app 中的「關於我們」部分及我們網站上的「條款及細則」頁面參閱已修改的付款及轉賬附表、一般收費及手續費、Mox Invest 附表及 Mox Invest 收費及手續費；及
- 11 月生效日期起，於 Mox app 中的「關於我們」部分及我們網站上的「條款及細則」頁面參閱已修改的 Mox Credit 產品資料概要。

您亦可由：

- 10 月生效日期起，在 Mox app 中及我們的網站上對付款及轉賬附表、一般收費及手續費、Mox Invest 附表及 Mox Invest 收費及手續費的引用將被視為對其已修改的條款及細則的引用；及
- 11 月生效日期起，在 Mox app 中及我們的網站上對 Mox Credit 產品資料概要的引用將被視為對其已修改的條款及細則的引用。

### 您需要作出什麼行動？

若您同意該修訂，您不用作出任何行動。您只需繼續使用 Mox app 以及我們的產品和服務，而上述已修改的條款及細則將在其生效日期起適用於您。但有關 Mox Invest 的修訂僅在您申請及 / 或使用 Mox Invest 服務時才適用於您。

若您不同意相關條款及細則的修改，或預期您無法達到該條款的任何要求，您可按照現有的一般條款及細則第 9 條終止您於 Mox 的戶口。

若您就本通知有任何疑問，請發送電郵至 [care@mox.com](mailto:care@mox.com) 或透過應用程式內的語音通話或對短訊功能與我們的客戶服務團隊聯絡。

**Mox Bank Limited**

## 修訂的概要<sup>1</sup>

以下列表概述了我們對條款及細則之主要修訂。

請注意，以下僅為概要。詳情請參閱相關條款及細則原文。

題目	修訂概要
<b>付款及轉賬附表</b>	
<b>從您的 Mox 戶口付款</b>	我們已將舊的第 1.2(a)(iii)、1.2(a)(viii) 及 1.2(b)(ii)條納入本附表第 7.1 (h) 條。
<b>付款至您的 Mox 戶口</b>	我們已將舊的第 3.2(a)(iv)條併入本附表的新第 7.4 條。
<b>一般付款</b>	<p>我們已修訂第 7.1 (h) 條，讓您知道，我們可對轉賬及轉出您的 Mox 戶口施加限制，而毋須另行通知您，包括（但不限於）您可收取或轉賬的最低或最高金額及/或您每筆交易可收取或進行的轉賬次數，在給定時間範圍內，以特定貨幣和/或通過特定付款方式。</p> <p>我們新增了第 7.4 條，讓您知道我們可能會就您的 Mox 戶口收取及進行轉賬的費用及收費。有關費用及收費的詳情，可於 Mox app 及/或我們的網站查閱。</p>
<b>Mox Invest 附表</b>	
<b>合適性規定</b>	<p>我們在第 4(a)條新增了以下細款：</p> <ul style="list-style-type: none"> <li>第 4(a)(ii)條，以澄清如我們是根據投資組合為本的方法為而向您作出招攬銷售金融產品或金融產品組合，我們將在 Mox app 內，或我們認為合適的其他任何渠道上，列明投資協議，您在投資該產品或產品組合前將被要求接受該協議（「投資協議」）；及</li> <li>我們可能會在投資協議中包含一種或多種金融產品（「組成產品」），以作為評估其他金融產品或產品組合是否適合您的投資組合的一部分。只要我們未有就該等組成產品提供招</li> </ul>

<sup>1</sup> 本概要的列表中使用的定義與一般條款及細則（不時修訂）的定義含義相同。

	<p>攬或推薦（並在符合適用法律、規則及法規允許的範圍內），您就該等組成產品的投資將獲得我們提供的「僅限執行」服務（而非「投資諮詢」服務）。</p> <p>我們將第 61(d)條部分條款搬到新的第 4(b)條以澄清除了您有義務持續向我們提供準確資料（包括根據本附表第 28 條的規定）之外，我們可能還會要求您按照我們確定的時間間隔審閱並（根據需要）更新該資料。如果您提供的與我們提供給您的產品和服務以及您的適用性評估相關的資料有任何變更，請告知我們。如果您未能向我們提供最新且準確的資料，這可能會影響我們向您提供某些產品和服務的能力。這也可能導致我們向您推薦可能不適合您或變得不再適合您的銷售或投資建議。在這種情況下，對於您因該失誤而產生的或與之相關的任何費用、損失或損害賠償，我們概不負責。</p>
<b>您的指示</b>	<p>我們更新了第 5(a)(i)條以澄清您已指示並授權我們按照您根據本附表發出的指示，代您買賣證券，並以其他方式處理證券、就證券收取的任何款項及您的 Mox Invest 戶口中持有的資金（及如有必要，將收到的任何金額（按兌換時的現行匯率）轉換為您的 Mox Invest 戶口支援的任何其他貨幣）。</p> <p>我們更新了第 5(i)條以澄清您同意就 Mox 及其職員及僱員、經紀及任何代名人或其他代理中的任何人士因執行您發出的指示或延遲執行或未執行您發出的指示及 / 或授權而可能招致或蒙受的任何損失或責任作出賠償，但因其欺詐行為、故意失責或疏忽所引致的損失或責任則除外。</p>
<b>購買資金</b>	<p>我們更新了第 8(a)條中以澄清您授權我們隨時按第 8(a)(i)及(ii)條從您的 Mox Invest 戶口或我們可能同意的其他 Mox 戶口提取以下款項（包括在您的 Mox Invest 交易結算之前），而無須得到您的進一步指示，並且，如有必要，將您應付的金額、稅款、費用、支出、佣金、收費和開支（按兌換時的我們現行匯率）轉換為您的 Mox Invest 戶口支持的任何其他貨幣。</p>
<b>交易限額</b>	<p>我們更新了第 14 條中以澄清我們有絕對酌情權設定及更改各項限額和參數，以不時控制您如何使用 Mox Invest 及 / 或進行證券買賣。該等限額和參數可能包括：對買賣指令最高金額及買賣指令最大數量的控制、對我們允許您的投資總額的控制、對您允許的某些證券的投資總額的控制、對遞交買賣指令的價格的控制、對您買賣指令來源的</p>

	<p>控制，及我們認為適當或我們可能根據任何適用法律或規定需要執行的任何其他限額、參數或控制。您承諾遵守我們不時實施的該等限額及參數，並同意如果您不遵守任何該等限額或參數，我們無義務根據本條款執行您給出的任何指示，並且對您因此而產生的任何損失不承擔責任。指令將在交易日累計，我們將根據我們不時訂明的交易限額核實我們收到的所有指令。</p>
<b>執行 Mox Invest 證券買賣交易</b>	<p>我們更新了第 16(b)條中以澄清本條款的(d)、(e)和(f)段僅適用於 Mox 不時提供可進行證券交易，且在聯交所或任何有關境外市場（例如美國交易所）上市或交易的證券（「<b>上市證券</b>」）。指令會被提交至經紀的買賣盤傳送系統。Mox 的政策要求經紀立即執行指令，從而使 Mox 能夠履行其在適用法律下的最佳執行義務。對於在多個市場交易的證券，如適用，經紀的買賣盤傳送系統會尋求將買賣盤傳送至最佳市場，並在下指令時考慮一項或多項在第 16(b)條列出的因素。</p> <p>我們更新了第 16(e)條以澄清如適用，經紀的買賣盤傳送系統重新評估待執行的指令的市場情和價格，並在必要時重新傳送指令。</p> <p>我們更新了第 16(f)條以澄清您確認經紀可能會因執行您的指令而收取佣金，並且可能將收益的金額（或相若金額）交送給 Mox。</p>
<b>股息、分派及不支援的證券</b>	<p>我們更新了第 24(a)條以澄清您同意，當需要遵守法律或監管要求時及 / 或我們需要取您可能欠我們的任何款項、費用、收費、利息或佣金，我們或我們的代名人可以從此類股息和其他分配中預扣或扣除稅款或其他金額。如果您有資格收回任何此類預扣或扣除，則您有責任。</p>
<b>您的聲明</b>	<p>我們新增了以下細款至第 32 條：</p> <ul style="list-style-type: none"> <li>• 您將提供 Mox 可能合理要求的進一步信息，以履行其在本條款下的義務及遵守適用的法律、規則和法規及 / 或內部政策；</li> <li>• 您將遵守適用的法律、規則和法規使用 Mox Invest，並且不會提供任何違反或將導致違反任何適用的法律、規則和法規的指示；</li> </ul>

	<ul style="list-style-type: none"> <li>• 您已閱讀、理解並同意本條款及《一般條款及細則》，包括但不限於所有附表、私隱文件、通知及同意；及</li> <li>• 您將根據您的財務狀況、投資目標、投資經驗和個人情況，以及您認為適當的任何獨立專業建議，使用 Mox Invest 並進行任何 Mox Invest 交易。</li> </ul> <p>我們更部了第 32(r)條您所作全部聲明及保證在任何時候均屬真確，並且在您提供每項 Mox Invest 交易的指示前以及每次使用 Mox Invest 時視為重複作出上述聲明及保證。</p>
<b>證券買賣的投資者賠償基金</b>	我們更新了第 35 條以澄清如您因 Mox 或其「相聯者」（定義見《證券及期貨（投資者賠償-申索）規則》（「投資者賠償規則」）的「違責」（定義見《投資者賠償規則》）而蒙受在香港交易所交易的產品的證券買賣相關的損失，根據《投資者賠償規則》，您可能有權向根據《證券及期貨條例》設立的投資者賠償基金提出賠償申索。
<b>違約事項</b>	我們更新了第 36(a)(ix)條以澄清發生任何就我們的意見下在認為可能損害我們根據本附表下之權利之任何事件，或我們遵守適用的法律、規則和法規的能力時即構成違約事項。
<b>終止及暫停</b>	我們更新了第 37(b)條以澄清本條款將繼續適用，直至所有證券及資金已從您 Mox Invest 戶口出售及 / 或轉移（如適用）、您應付的所有款項已全數付清及您對我們的所有債務和責任均已履行為止。
<b>美國人士</b>	我們更新了第 40(b)條以澄清如您成為美國人士，您同意及時以書面形式通知我們。您明白，在此情況下，我們可能有責任關閉您的 Mox Invest 戶口及 / 或取消您的指示及 / 或指令，並出售您的證券，您亦授權我們無需您的進一步指示即可採取上述行動。您應在成為美國人士後 30 日內（或我們決定的任何其他限期內）出售及/或轉移您持有的所有證券及由您的 Mox Invest 戶口轉移所有資金。
<b>基金的合適性</b>	我們更新了第 54(d)(iii)條以澄清您明白及同意您未必會被強制贖回所有您的基金單位，在此情況下就您對該基金的投資，您即獲得我們提供的不同類型的服務（即「僅限執行」服務，而不是「投資諮詢」服務）。



	我們更新了第 59(c)條以澄清我們將考慮您在開戶和合適性評估期間提供的某些資訊，例如您對投資風險承受能力以及我們認為適當的其他因素為您確定一個「 <b>風險承受範圍</b> 」。
<b>合適性規定</b>	<p>我們刪除了在第 61(b)條中「投資協議」的定義，該定義出現在第 4(a)(ii)條。</p> <p>我們更新了第 61(d)條以澄清 Mox 還將要求您（根據需要）每兩年或按我們決定的其他時間間隔審查和更新您向我們提供的與核心投資組合服務和您的合適性評估有關的資料。如果該等資料有任何更改，您應告知我們，因為該等更改可能會影響您的風險承受範圍及 / 或投資協議。我們亦將第 61(d)條移到新的 4(b)條。</p>
<b>一般收費及手續費</b>	
<b>Mox Card 更換費</b>	由 2025 年 11 月 6 日起，我們將把更換 Mox Card 的費用提高至 HKD100，並從您的 Mox 戶口中扣除。
<b>金屬 Mox Card 更換費用</b>	我們已澄清此費用將從您的 Mox 戶口中扣除。
<b>交易爭議處理費用</b>	我們已澄清此費用將從您的 Mox 戶口中扣除。
<b>RTGS 費（由另一間香港銀行收取美元及美元轉賬至另一間香港銀行）</b>	我們已就您透過 RTGS 由另一間香港銀行收取美元及美元轉賬至另一間香港銀行收取新費用。
<b>RTGS 費（從另一間香港銀行收取人民幣）</b>	我們已就您從另一間香港銀行透過 RTGS 收取人民幣收取新費用。
<b>現金透支的實際年利率 (APR)</b>	<p>由 2025 年 11 月 6 日起，我們將把現金透支的實際年利率提高至 35.93%（每日 0.0834%）。</p> <p>我們亦已澄清，每筆現金透支交易的任何未付金額（不包括任何財務費用）將由現金透支結算日起按日收取利息，直至全數償還為止。</p>
<b>逾期收費</b>	由 2025 年 11 月 6 日起，如您未能在到期繳款日或之前繳付 Mox Credit 月結單上列明的最低還款額，我們將向您收取相等於以下其中一項的費用：

	<ul style="list-style-type: none"> <li>• HKD350;或</li> <li>• 最低還款額,</li> </ul> <p>以較低者為準。</p>										
<b>現金透支費用</b>	<p>由 2025 年 11 月 6 日起, 每筆現金透支交易 (包括透過銀通或萬事達卡自動櫃員機網絡進行的交易), 我們將向您收取:</p> <ul style="list-style-type: none"> <li>• 交易金額的 3.5%;或</li> <li>• HKD100,</li> </ul> <p>以較高者為準。</p>										
<b>Mox Invest 收費及手續費</b>											
<b>基金認購費</b>	<p>我們更新了此部分以澄清當 Mox Invest 提供相關基金交易服務時, 基金認購費將按以下收費:</p> <table border="1"> <thead> <tr> <th>如您的投資等級是</th><th>收費利率 (按投資金額的百分比)</th></tr> </thead> <tbody> <tr> <td>Basic</td><td>最高 0.80%</td></tr> <tr> <td>Advanced</td><td>最高 0.70%</td></tr> <tr> <td>Pro</td><td>最高 0.60%</td></tr> <tr> <td>Elite</td><td>最高 0.50%</td></tr> </tbody> </table> <p>我們刪除了安聯收益增值基金*之部分並將之歸類於基金中。換言之, 不同投資等級的基金認購費適用於安聯收益增值基金。</p> <p><i>*安聯收益增值基金的認購費仍維持在投資金額的 0%, 適用於所有投資層級, 直至另行通知。</i></p>	如您的投資等級是	收費利率 (按投資金額的百分比)	Basic	最高 0.80%	Advanced	最高 0.70%	Pro	最高 0.60%	Elite	最高 0.50%
如您的投資等級是	收費利率 (按投資金額的百分比)										
Basic	最高 0.80%										
Advanced	最高 0.70%										
Pro	最高 0.60%										
Elite	最高 0.50%										
<b>Mox Credit 產品資料概要</b>											
<b>現金透支利率</b>	我們將把現金透支的利率提高到 30.44% (每天 0.0834%)。										

	我們亦已澄清，每筆現金透支交易的任何未付金額（不包括任何財務費用）將由現金透支結算日起按日收取利息，直至全數償還為止。
<b>現金透支的實際年利率</b>	我們將把現金透支的年利率提高到 35.93%。  我們亦已澄清，每筆現金透支交易的任何未付金額（不包括任何財務費用）將由現金透支結算日起按日收取利息，直至全數償還為止。
<b>現金透支費用</b>	對於每筆現金透支交易（包括透過銀通或萬事達卡自動櫃員機網絡進行的交易），我們將向您收取： <ul style="list-style-type: none"> <li>• 交易金額的 3.5%；或</li> <li>• HKD100,</li> </ul> 以較高者為準。
<b>逾期收費</b>	如您未能在到期繳款日或之前繳付 Mox Credit 月結單上列明的最低還款額，我們將向您收取相等於以下其中一項的費用： <ul style="list-style-type: none"> <li>• HKD350；或</li> <li>• 最低還款額，</li> </ul> 以較低者為準。

## 付款及轉賬條款及細則(一般條款及細則的付款及轉賬附表) (一般條款及細則附表 2)

### A 部：付款及轉賬

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#### 1. 從您的 Mox 戶口付款

##### 1.1 香港境內付款

- (a) 您可以下列方式從您的 Mox 戶口以港元付款：
- (i) 在接受萬事達卡的地點，使用您的 Mox Card 在香港或海外進行（網上或親身）購買；
  - (ii) 使用您的 Mox app 以：
    - (A) 將款項轉至您的其中一個 Mox 的戶口；
    - (B) 透過其戶口號碼或 Mox app 指明的識別代號（例如流動電話號碼），將款項轉至另一位 Mox 用戶；
    - (C) 使用戶口號碼或 Mox app 指明的識別代號（例如電郵地址、流動電話號碼或快速支付系統識別碼），透過「轉數快」，將款項轉至另一家可收取港元的香港銀行或其他快速支付系統參與機構；
    - (D) 使用所需賬單資料將款項轉至商戶，以支付賬單；或
    - (E) 償還您所欠的任何金額或轉賬至 Mox Credit；或
  - (iii) 於本地的銀通自動櫃員機（貼有跨行轉賬標誌）使用您的 Mox Card，以收款銀行之戶口號碼，向另一個支援自動櫃員機跨行轉賬服務的銀通會員銀行（「**銀通跨行轉賬銀行**」）之可收取港元的戶口進行轉賬。
- (b) 您可以通過 Mox app 將您 Mox 戶口的人民幣：
- (i) 透過其戶口號碼或 Mox app 指明的識別代號（例如流動電話號碼），將款項轉至另一位 Mox 用戶；
  - (ii) 使用銀行戶口號碼轉賬至其他可收取人民幣的香港銀行；或

- (iii) 使用戶口號碼或 Mox app 指明的識別代號（例如電郵地址、流動電話號碼或快速支付系統識別碼），透過「轉數快」，將款項轉至另一家可收取人民幣的香港銀行或其他快速支付系統參與機構。
- (c) 您可以通過 Mox app 將您 Mox 戶口的美元：
  - (i) 轉賬至您的 Mox Invest 戶口；或
  - (ii) 使用銀行戶口號碼轉賬至另一家可收取美元的香港銀行。
- (d) 為免存疑，您不能將您於 Mox 的戶口內的港元、人民幣或美元以外之任何貨幣（包括歐元）轉賬至另一個香港銀行。

## 1.2 香港境外付款

- (a) 即時匯
  - (i) 您可以在 Mox app 上使用我們使用 Wise Payments Ltd. 提供的支付服務的匯出匯款功能：
    - (A) 以您的 Mox 戶口中的外幣進行轉賬（根據戶口及卡管理附表第 7(c)條所述的外幣除外）；或
    - (B) 根據戶口及卡管理附表第 7 條將您 Mox 戶口中的港元兌換成外幣，並轉賬該外幣，

至另一個國家或地區。我們稱此功能為「**即時匯**」。

我們會不時在 Mox app 及/或我們的網站上告知您可以把外幣轉至的國家和地區、以及該等國家和地區的轉賬系統和平台。
  - (ii)
    - (A) 除非我們另行通知您，美元以外的外幣，否則您可以使用即時匯，轉至該外幣的國家或地區；及
    - (B) 我們會不時在 Mox app 及/或我們的網站上通知你可以將美元轉至到哪些國家及地區。
  - (iii) 當您使用我們的即時匯轉賬到另一個國家或地區時，我們將向您收取費用。您可以在 Mox app 及/或我們的網站上查看我們的費用的詳細資料。

- (iv) 如果您需要將您的 Mox 戶口中的款項兌換成其他貨幣，以便使用即時匯進行轉賬，除了戶口及卡管理附表第 7(d)條所述的費用和收費外，您亦必須有足夠款項來支付我們可能就該轉賬向您收取的任何費用和收費。
- (v) 如果您想使用即時匯將您的 Mox 戶口中已有的外幣轉賬到另一個國家或地區，您必須存有足夠的該貨幣以支付我們可能就該轉賬向您收取的任何費用和收費。
- (vi) 定期匯款
  - (A) 在不限制本附表第 7.1(b) 條的情況下，您可以在 Mox app 中使用即時匯定期轉賬外幣至其他國家或地區。我們稱這為「**定期匯款**」。
  - (B) 我們可能會限制您在任何時候可以設置的定期匯款的數量。我們將在 Mox app 及/或我們的網站上告訴您此類限制。
- (vii) 當我們代表您使用即時匯將外幣轉賬到另一個國家或地區時，我們將：
  - (A) 從您的 Mox 戶口中所選擇的貨幣，扣除您要求轉賬的金額；及
  - (B) 在扣除任何適用的費用和收費後，如有需要，根據戶口及卡管理附表第 7 條進行貨幣兌換，並將相關金額的外幣轉賬給收款人。

在不限制本附表第 1.2(a)(iv)和 1.2(a)(v)條的情況下，如果您的 Mox 戶口中沒有足夠相關貨幣的存款，我們將不會進行該轉賬。
- (viii) 我們可能會不時就使用即時匯轉賬施加最低匯款金額。
- (ix) 在我們進行您要求的任何轉賬前，我們可能會要求您提供額外資訊或文件（例如為證明此轉賬符合適用法律）。
- (b) (適用於 2025 年 8 月 11 日及起) 跨境支付通
  - (i) 除非我們另行通知您，否則您可以從 Mox 戶口，使用中國內地銀行賬戶號碼或流動電話號碼，通過跨境支付通向中國內地的銀行或其他金融機構支付人民幣。
  - (ii) 我們可能會不時就您可以使用跨境支付通轉賬施加最低轉賬金額。

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## 2. 從您的目標戶口付款

您可使用 Mox app 從您的目標戶口以港元付款以：

- (a) 將款項轉至您的其中一個 Mox 的戶口；
- (b) 透過其戶口號碼或 Mox app 指明的識別代號（例如流動電話號碼），將款項轉至另一位 Mox 用戶的 Mox 戶口（但非目標戶口）；
- (c) 使用戶口號碼或 Mox app 指明的識別代號（例如電郵地址、流動電話號碼或快速支付系統識別碼），透過「轉數快」，將款項轉至另一家可收取港元的香港銀行或其他快速支付系統參與機構；
- (d) 使用所需賬單資料將款項轉至商戶，以支付賬單；或
- (e) 償還您所結欠的任何金額或將資金轉入 Mox Credit。

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### 3. 付款至您的 Mox 戶口

#### 3.1 從香港境內轉賬的付款

- (a) 您可以下列方式在 Mox 戶口以港元收取款項：
  - (i) 使用 Mox app 從您其中一個 Mox 的戶口收取款項；
  - (ii) 由另一位 Mox 用戶，透過您的戶口號碼或 Mox app 指明的識別代號（例如流動電話號碼）向您付款。如果其他 Mox 用戶有您的戶口號碼或 Mox app 指明的識別代號（例如您的流動電話號碼），他們將會知悉您有 Mox 戶口亦可以選擇付款至您的 Mox 戶口；
  - (iii)
    - (A) 由另一家可轉賬港元的香港銀行；或
    - (B) 其他可轉賬港元的快速支付系統「參與機構」，  
透過「轉數快」，使用您的 Mox 戶口號碼或 Mox app 指定的識別代號（例如流動電話號碼或香港身分證號碼）收取款項；或
  - (iv) 使用您的 Mox 戶口號碼，透過貼有跨行轉賬標誌的香港銀通自動櫃員機，由其他銀通跨行轉賬銀行的港元戶口轉賬至您的 Mox 戶口。
- (b) 您可以下列方式在 Mox 戶口以人民幣收取款項：



- (i) 由另一位 Mox 用戶，透過您的戶口號碼或 Mox app 指明的識別代號（例如流動電話號碼）向您付款。如果其他 Mox 用戶有您的戶口號碼或 Mox app 指明的識別代號（例如您的流動電話號碼），他們將會知悉您有 Mox 戶口亦可以選擇付款至您的 Mox 戶口；
- (ii) 由另一家可轉賬人民幣的香港銀行使用您的 Mox 戶口號碼收取款項；或
- (iii)
  - (A) 由另一家可轉賬人民幣的香港銀行；或
  - (B) 其他可轉賬人民幣的快速支付系統「參與機構」，  
透過「轉數快」，使用您的 Mox 戶口號碼或 Moxapp 指定的識別代號（例如流動電話號碼或香港身分證號碼）收取款項。
- (c) 您亦可以下列方式在 Mox 戶口以美元收取款項：
  - (i) 由您的 Mox Invest 戶口經 Mox app；或
  - (ii) 由另一家可轉賬美元的香港銀行使用您的 Mox 戶口號碼收取款項。

### 3.2 從香港境外的付款

- (a) （適用於 2025 年 9 月 1 日及起）國際電匯
  - (i) 您可以通過國際電匯從海外的銀行或其他金融機構接收付款。
  - (ii) 如你從海外的銀行或其他財務機構透過國際電匯轉賬可存放在 Mox 的貨幣，你一般應以該貨幣收取款項。然而，在某些情況下，在存入您的戶口之前，該收益可能會兌換成港元。請注意，我們不是進行此類貨幣兌換的一方，也無法控制此類貨幣兌換是否發生。
  - (iii) 如你從海外的銀行或其他金融機構透過國際電匯向你發送一種你無法存放在 Mox 的貨幣，該貨幣將按現行匯率兌換成港元，然後我們才將所得款項存入你的戶口。
  - (iv) 當您通過國際電匯收到來自海外的銀行或其他金融機構的款項時，我們將向您收取費用。你可於 Mox app 及/或網站查閱有關費用的詳情。
- (b) 跨境支付通

你可透過「跨境支付通」，使用你的 Mox 戶口號碼或香港流動電話號碼，從中國內地的銀行或其他金融機構收取港元或人民幣款項。

#### 4. 付款至您的目標戶口

您可使用 Mox app 收取從您於 Mox 的其他儲蓄戶口轉賬至您的目標戶口的港元款項。您不可用您的目標戶口從其他 Mox 用戶、其他香港銀行戶口轉賬或以外幣收款。

#### 5. 從您的 Mox Invest 戶口付款及付款至您的 Mox Invest 戶口

您可按本附表及 Mox Invest 附表於您的 Mox Invest 戶口付款及收款。

#### 6. 賬單支付

- (a) 您在 Mox app 發出賬單支付指示後，經過我們就賬單支付所須的處理時間後，您選擇的商戶將會收到付款。
- (b) 您不應支付超過我們就賬單支付所設定之限額款項至商戶。
- (c) 為處理賬單支付指示：
  - (i) 我們會向我們的電子支付系統供應商提供資料，包括曾使用賬單支付向商戶付款的用戶名單，以及分別向商戶支付的個別款額；及
  - (ii) 我們的電子支付系統供應商會向有關商戶提供該資料。

如您使用 Mox app 作賬單支付，您同意我們向我們的電子支付系統供應商披露關於您的資料，並確認我們的電子支付系統供應商就上述目的向有關商戶提供該資料。

#### 7. 一般付款

##### 7.1 代表您作出付款

- (a) 如果您指示我們從您其中一個戶口作轉賬，（除非您另有指示）我們將按您的指示行事，並立即從您的戶口中扣除相關金額。您可立即從您的戶口付款，或設定未來的日期作付款或定期付款。
- (b) 除非我們另行通知，您可以從您的戶口設置從未來或定期付款日期。

- (c) 您在作出付款或交易前，請檢查所有資料均屬正確。這檢查十分重要，因為付款或交易一經完成，您可能無法取回款項。
- (d) 我們可委聘另一金融機構或其他第三方代表您作出付款。我們會告知該另一金融機構或第三方您將支付其費用。然而，其他金融機構或第三方將決定您或您的收款人將支付其費用，我們對此並無控制權及責任。如我們獲告知未能完成付款，我們會盡快通知您。
- (e) 我們會嘗試盡快將款項轉至您的收款人，惟這可能需時數日。例如，您的付款受制於以下各項：
  - (i) 收款地點的截數時間；
  - (ii) 透過其付款的其他金融機構或第三方的程序；及
  - (iii) 相關服務是否可用（例如，如透過付款系統及金融機構作出的外匯付款，僅可在其營業時間處理）。
- (f) 我們將透過 Mox app 通知您戶口的任何支付或收取的款項。
- (g) 您亦可透過 Mox app 查閱您戶口的所有支付或收取的款項。
- (h) 我們可在不給您預先通知的情況下限制您從您在 Mox 的戶口轉出的轉賬，包括及不限於，限制您在一段指定期間、以某種特定貨幣及 / 或使用某種特定方法進行交易的轉賬金額及/或轉賬次數。我們可將該限制與我們就您其他交易而設定之限制合併。
- (i) 受制於我們設定的絕對限制，您可隨時在 Mox app 在我們容許的情況下就某種付款交易更改您的個人化限制。除非我們另行通知您，您所設定的限制將適用於您在 Mox 的所有戶口。

## 7.2 跨境匯款

向中國內地及其他國家和地區匯款，或從中國內地及其他國家和地區收取款項，可能受相關法律法規（包括外匯管制法律及法規）的約束。我們無需告知您任何關於此類法律及法

規，而您必須自行查詢。您在使用我們的任何產品和服務時，必須遵守所有此類法律及法規。

### 7.3 更改或取消付款

- (a) 如您要求更改、取消或撤銷您已作出或已向您作出的付款，我們將盡力處理您的要求，惟我們未必能夠成功執行您的要求。這是因為此要求可能涉及第三方及我們無法控制的系統。
- (b) 若我們成功執行您取消或撤銷您作出的付款的要求，我們會將相關款項退回至原本付款的戶口。例如，如您從您的 Mox 戶口付款，我們將把款項退回至您的 Mox 戶口及如您從您的 Mox Credit 付款，我們將把款項退回至您的 Mox Credit。
- (c) 我們可能會就嘗試執行任何更改、取消或撤銷付款的要求向您收取費用。您可透過 Mox app 及 / 或我們的網站查閱相關費用詳情。
- (d) 除我們可能收取的費用外，您提出更改、取消或撤銷付款的要求時亦可能產生其他損失，包括匯率波動引致的損失，以及往來銀行、收款銀行或其他第三方收取的費用。
- (e) 對於您因提出更改、取消或撤銷付款（不論該要求是否成功執行）而可能招致的任何損失，我們概不承擔責任。

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## 8. 阻截付款

- (a) 在下列情況下，我們可能不會應您要求付款：
  - (i) 您戶口並無足夠資金，或付款金額超過我們或您設定的任何交易限額；
  - (ii) 就從您的戶口作出付款的目的而言，您並無向我們提供所有所需資料，或您提供的任何資料不正確；
  - (iii) 我們懷疑付款為欺詐，或可能引致任何人士違反香港或任何其他國家或地區的法律及法規；
  - (iv) 我們已取消或暫停您使用您的戶口或服務的權利；
  - (v) 您的戶口（或 Mox Card）已被鎖上；
  - (vi) 您嘗試支付的戶口被結束或無法收取資金；

- (vii) 如您已將您的 Mox Card 加入電子錢包，而電子錢包供應商指示我們不許作出此要求；
  - (viii) 我們認為付款可能變成一項錯誤付款；或
  - (ix) 我們認為有需要。
- (b) 我們可能會限制、扣除、扣押您在 Mox 的戶口中支付或試圖支付的任何款項及/或將之移交給任何權力機構。
- (c) 如我們阻截、限制、扣除、扣押您進行任何付款之款項及/或將之移交一權力機構，我們將盡快通知您，惟法律禁止則除外。

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## 9. 取消您作出付款的權利

- (a) 如我們認為有需要，我們可取消或暫停您付款或使用某特定付款方法的權利，包括：
- (i) 保護您或我們免受欺詐或其他損失；
  - (ii) 如您的戶口被結束；
  - (iii) 如我們受法律或法院命令要求；
  - (iv) 如我們認為您某特定付款方法的使用不恰當或我們有合理理由懷疑該使用違反任何法律；或
  - (v) 如您向我們提供一個無效的戶口號碼，我們因而無法處理任何付款。
- (b) 如我們就本附表第 9(a)條所載取消或暫停您付款的權利，我們將盡快通知您，而您必須取消連結有關戶口的任何已設置的未來或定期交易。
- (c) **就因我們取消或暫停您的付款權利、您使用某特定付款方法或如我們延遲、阻截、凍結或拒絕一項交易，而引致您蒙受的任何損失，我們概不負責，惟您的損失是由我們的欺詐行為、故意失責或疏忽而引致則除外。**

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## 10. 警示與轉帳交易

- (a) 本第 10 條適用於警示與轉帳交易（定義見本附表的第 10(c)條）及乃適用於轉帳交易我們的其他條款及細則之額外條款。若此第 10 條跟我們其他條款及細則出現不一致，則就警示與轉帳交易而言，均以此條款為準。

- (b) **若您作出任何轉帳交易，即您確認您已接受本第 10 條並會受此條款約束。**
- (c) 在本第 10 條中：
- (i) 「**警示**」指對一項轉帳交易或相關的收款人或收款人戶口可能涉及欺詐或詐騙的警告訊息。
  - (ii) 「**防詐資料庫**」包括由香港警務處或香港其他執法機關、政府機構或監管機構運作或管理的任何防詐騙搜尋器及 / 或防欺騙資料庫（包括防騙視伏器），不論其是否可供一般公眾人士或指定實體或組織使用。
  - (iii) 「**轉帳交易**」指您於 Mox app 並使用任何我們不時決定的渠道或方式或貨幣進行的資金轉移，不論收款人戶口是否在 Mox 開立；如文義要求或允許，包括您向我們發出進行轉帳交易的指示。

#### 10.1 發出警示的原因

當您向我們發出進行轉帳交易的指示時，我們可能會向您發出警示。警示旨在幫助您在作出轉帳交易時保持警覺提防欺詐、詐騙及欺騙。您不應把警示當作替代您保障自身的利益、資金及資產免受欺詐或其他非法活動損害的責任。

#### 10.2 我們的角色、責任及責任限制

- (a) 我們：
- (i) 無法控制防詐資料庫的管理、運作或其他方面；
  - (ii) 單靠防詐資料庫不時提供的資料來編製警示；及
  - (iii) 不會就防詐資料庫並無提供資料的收款人、收款人戶口或交易編製警示。

因此我們不會保證亦不能保證任何防詐資料庫提供的資料是否完整、真實、準確及最新，也不會保證亦不能保證您沒有收到警示的轉帳交易不涉欺詐，或您收到警示的轉帳交易必屬欺詐。我們就向您傳送任何警示的紀錄以及您回覆是否進行或取消任何轉帳交易的紀錄，均具終局效力（明顯錯誤除外，如有的話）。

- (b) 我們可按我們認為適當的方式編製及傳送警示。我們可不時考慮我們的需要以及相關人士就警示的編製及傳送不時給予的反饋、意見、指引或建議，完全酌情決定及/或更改警示的內容、傳送警示的渠道或方式，而無須另行通知您。相關人士可包括香港的執法機關或其他政府機構、監管機構或行業公會。



- (c) 我們無須負責您或任何其他人士因任何防詐資料庫提供或未有提供任何資料，或因其延誤、無法使用、中斷、故障或錯誤而可能引致或蒙受的任何種類的損失、損害賠償或開支，或我們可合理控制以外的情況而可能引致或蒙受的任何種類的損失、損害賠償或開支。
- (d) 我們無須負責您或任何其他人士有關或因警示（或其延誤或無法傳送），或有關或因處理、執行或取消警示（或因其延誤或無法傳送）所涉的轉帳交易，而可能引致或蒙受的任何種類的損失、損害賠償或開支，除非任何上述損失、損害賠償或開支屬直接及可合理預見並直接且完全由於我們或我們人員、僱員或代理的疏忽或故意失責引致。
- (e) 本第 10 條的內容均無意排除或限制任何不能合法地排除或限制的權利或責任。

### 10.3 您的責任

**您有責任採取合理可行的步驟以保障您自身的利益、資金及資產免受欺詐或其他非法活動的損害。您每次均有責任查證及確保收款人、收款人戶口、交易及交易詳情屬真確並可靠。您應認真考慮是否進行或取消一項警示所涉的轉帳交易。您就進行或取消一項警示所涉的轉帳交易的決定均對您具約束力，且您應為後果負全責。**

## B 部：快速支付系統

### 11. 一般事項

- (a) 我們可向您提供快速支付系統服務讓您使用快速支付系統進行付款及資金轉賬。快速支付系統由結算公司提供及運作。因此，快速支付系統服務受結算公司不時就快速支付系統施加的規則、指引及程式規限。本 B 部管限我們向您提供的快速支付系統服務及您的使用（如該服務可供使用）。
- (b) 除非另有指定，如本 B 部的條文跟我們的其他條款及條件不一致，均以本 B 部的條文為準。凡與本 B 部的條文相關並與本 B 部無不一致的情況下，我們的條款及細則的其他條文適用於快速支付系統服務。
- (c) **當您要求我們代閣下於結算公司快速支付系統中登記任何識別代號，或代您使用結算公司快速支付系統設置任何電子直接付款授權，或使用結算公司快速支付系統進行付款或資金轉賬，您即被視為已接受本 B 部的條文並受其約束。除非您接受本 B 部的條文，您不應要求我們代您登記任何識別代號或設置任何電子直接付款授權，亦不應使用結算公司快速支付系統進行任何付款或資金轉賬。**
- (d) B 部使用的詞彙具有以下所載涵義：



「**戶口綁定服務**」指由結算公司提供作為結算公司快速支付系統一部分的服務，讓參與機構的客戶使用預設的識別代號（而非戶口號碼）識別一項付款或資金轉賬指示的接收地，或其他有關結算公司快速支付系統的通訊的接收地。

「**預設戶口**」指您與我們或任何其他參與機構維持的戶口，並設置該戶口為預設戶口，以使用結算公司快速支付系統收取付款或資金，或（如結算公司的規則、指引及程序指明或許可並在指明或許可的範圍內）支取付款或資金。

「**電子直接付款授權**」指使用結算公司快速支付系統以電子方式設置的直接付款授權。

「**電子直接付款授權服務**」指結算公司提供作為結算公司快速支付系統一部分的服務，讓參與機構的客戶設置直接付款授權。

「**快速支付系統識別碼**」指由結算公司快速支付系統產生的並與參與機構的客戶戶口關聯的獨有隨機號碼。

「**快速支付系統參與機構**」指結算公司快速支付系統的參與機構，該參與機構可為銀行或其他金融機構、零售支付系統營運者、儲值支付工具持牌人或任何其他結算公司不時接納為結算公司快速支付系統參與機構的人士。

「**快速支付系統服務**」指我們向您不時提供的服務（包括二維碼服務），讓您使用結算公司快速支付系統及結算公司就快速支付系統不時提供的戶口綁定服務、電子直接付款授權服務及任何其他服務及設施，進行付款及資金轉賬。

「**結算公司**」指香港銀行同業結算有限公司及其繼承人及受讓人。

「**結算公司快速支付系統**」或「**轉數快**」或「**快速支付系統**」指由結算公司不時提供、管理及運作的快速支付系統及其相關設施及服務，用作（i）處理直接付款及存款、資金轉賬及其他付款交易；及（ii）就電子直接付款授權服務及戶口綁定服務交換及處理指示。

「**識別代號**」指結算公司接納用作戶口綁定服務登記的識別資料，以識別參與機構的客戶戶口，包括客戶的流動電話號碼或電郵地址，或快速支付系統識別碼。

「**二維碼服務**」指由我們不時向您提供的二維碼及相關的付款及資金轉賬服務。

「**監管規定**」指結算公司、我們、任何其他參與機構、彼等各自的聯繫公司或集團公司或您不時受規限或被期望遵守的任何法律、規例或法庭判令，或由任何機構發出的任何規則、指示、指引、守則、通知或限制（不論是否具有法律效力）。

## 12. 快速支付系統服務的範圍及使用條款

- (a) 我們可向您提供快速支付系統服務，讓您使用快速支付系統及結算公司就快速支付系統不時提供的戶口綁定服務、電子直接付款授權服務及任何其他服務及設施進行付款及資金轉賬。

我們有權不時制定或更改快速支付系統服務的範圍及使用快速支付系統服務的條款及程序。

您須接受及遵守這些條款及程序方可使用快速支付系統服務。

- (b) 我們可提供快速支付系統服務，以我們不時指定的任何貨幣（包括港元及人民幣）進行付款及資金轉賬。
- (c) **您須以我們不時指定的形式或方法提供或輸入所需資料並完成程序，方可讓我們代您處理使用結算公司快速支付系統進行付款或資金轉賬的指示。**
- (d) 所有使用結算公司快速支付系統進行的付款或資金轉賬交易將按照銀行同業結算及交收安排（包括但不限於參與機構及結算公司不時協議有關快速支付系統的安排）處理、結算及交收。
- (e) 我們保留權利，隨時暫停或終止全部或部分快速支付系統服務，而無需給予通知或理由。

## 13. 戶口綁定服務 – 登記及更改識別代號及相關紀錄

- (a) 您須於結算公司快速支付系統登記您的識別代號，方可經結算公司快速支付系統使用戶口綁定服務收取付款或資金轉賬。我們有酌情權是否向您提供快速支付系統識別碼作為識別代號。
- (b) 於結算公司快速支付系統登記及更改識別代號及相關紀錄，必須按照結算公司不時施加的適用規則、指引及程序。您須以我們不時指定的形式或方法提供或輸入所需資料並完成登記程序，方可讓我們代您登記或更改識別代號或任何相關紀錄。
- (c) **如您在任何時間為多個戶口（不論該等戶口於我們或於任何其他參與機構維持）登記相同的識別代號，您必須將其中一個戶口設置為預設戶口。當您指示我們代您設置或更改預設戶口，您即同意並授權我們代您向結算公司快速支付系統發出要求取消當時於結算公司快速支付系統已登記的預設戶口。**

## 14. 電子直接付款授權服務

- (a) 您須以我們不時指定的形式或方法提供或輸入所需資料並完成程序，方可讓我們代您處理設置電子直接付款授權的要求。指定程序可包括要求有關人士使用其各自的戶口號碼或客戶識別號碼或代碼設置電子直接付款授權，並提供某些確認及 / 或授權。為免生疑問，識別代號並非為核實電子直接付款授權的設置而設。設置電子直接付款授權後，識別代號及相關紀錄如有任何更改，或終止識別代號，皆不會影響已設置的電子直接付款授權。
- (b) 我們將直接進行及後的變動，包括但不限於由收款人參與機構提出的更改、取消、暫停或重啟指令，並不作另行通知。

## 15. 二維碼服務

- (a) 本第 15 條，連同我們的其他條款及細則及適用於您透過其使用二維碼（或 QR 碼）服務的 Mox app 的任何其他條款及細則，均適用於二維碼服務的使用。
- (b) 使用二維碼服務及您的責任
  - (i) 二維碼服務讓您掃描或出示由我們或其他人士提供的二維碼，從而自動收集付款或資金轉賬資料，而無須人手輸入資料。由其他人士提供的任何二維碼，必須符合結算公司指定的規格及標準方能獲接納。**在確認任何付款或資金轉賬指示前，您須完全負責確保所收集的資料是準確及完整。就該等付款或資金轉賬資料所含的任何錯誤，我們概不負責。**
  - (ii) 二維碼服務可在運行我們不時支援及指定的操作系統的流動裝置上使用。
  - (iii) 二維碼服務的更新版本可透過提供 app 的商店定期發佈。部分裝置會自動下載更新版本，至於其他裝置，您須自行下載最新版本的 Mox app。視乎有關更新，您可能在下載最新版本前無法使用二維碼服務。**為使用二維碼服務，您須全權負責確保在您的流動裝置上已下載最新版本。**
  - (iv) 二維碼服務僅供我們的客戶使用。如我們發現您不合資格使用二維碼服務，我們有權取消您使用 Mox app 的戶口及 / 或禁止您取用二維碼服務。
  - (v) 在使用二維碼服務會違反任何法律或法規，或我們並無就提供二維碼服務獲發牌照或授權的任何司法管轄區，我們不擬提供二維碼服務以供使用。
  - (vi) **您在下載 Mox app，或取用或使用 Mox app 或二維碼服務時必須遵守所有適用的法律及法規。**

- (c) 保安

- (i) 您不得在流動裝置或操作系統供應商支援或保修的配置範圍以外或經修改的任何裝置或操作系統上使用二維碼服務。這些裝置包括已被「越獄」(jail-broken) 或「超越權限 / 破解」(rooted) 的裝置。已被「越獄」或「超越權限」的裝置是指未經您的流動服務供應商及電話製造商批准而自行解除其所設限制的裝置。在已被「越獄」或「超越權限」的裝置上使用二維碼服務，可能導致保安受損及欺詐交易。在已被「越獄」或「超越權限」的裝置上使用二維碼服務，您須自行承擔全部風險，就您因而蒙受或招致的任何損失或任何其他後果，我們概不負責。
  - (ii) 就在使用二維碼服務過程中由您或獲您授權的任何其他人士發出的所有指示或要求，您須負全責。
  - (iii) 您須負全責確保您的流動裝置所顯示或儲存的資料受妥善保管。
  - (iv) 如您知道或懷疑有任何其他人士知悉您的保安資料，或曾使用或企圖使用您的保安資料，或如您的流動裝置遺失或被竊，您必須在合理切實可行情況下盡快通知我們。
- (d) 我們的責任及責任限制
- (i) 我們會用商業上合理地努力提供二維碼服務，但如未能提供二維碼服務，我們概不負責。
  - (ii) 二維碼服務乃按「現況」基礎提供，我們概不就其功能作出任何種類的陳述、保證或協議。我們無法保證，在使用二維碼服務時，閣下的流動裝置不會感染病毒或遭受其他污染或破壞，或不會遭受任何損害。我們對您使用二維碼服務而引致任何損失概不負責。
  - (iii) 您明白及同意：
    - (A) 您自行承擔使用二維碼服務的風險。在法律容許的最大範圍內，我們明確否認所有（不論種類的明示或暗示）保證及條件；及
    - (B) 您透過使用二維碼服務下載或獲取任何材料或資料屬個人決定並須自行承擔風險。任何因下載、獲取或使用該等材料或資料而對您的電腦或其他裝置造成任何損害或造成資料損失，概由您負責。
  - (iv) 為免生疑問，上文無意排除或限制任何可能未能合法地排除或限制的條件、保證、權利或責任。

## 16. 您的責任

### (a) 識別代號及戶口現時真正的持有人或授權使用人

您只可為自己的戶口登記您的識別代號，亦只可為自己的戶口設置電子直接付款授權。您必須是每項識別代號及每個提供予我們登記使用戶口綁定服務及電子直接付款授權服務的戶口之現時真正的持有人或授權使用人。當您指示我們代您登記任何有關快速支付系統的識別代號或戶口，即確認您為相關識別代號或戶口之現時真正的持有人或授權使用人。這對於流動電話號碼至為重要，皆因於香港流動電話號碼可被循環再用。

### (b) 識別代號

您用作登記戶口綁定服務的任何識別代號必須符合結算公司不時施加的任何適用要求。例如，結算公司可要求登記作識別代號的流動電話號碼或電郵地址必須與您於相關時間在我們的紀錄上登記的聯絡資料相同。您明白並同意，我們、其他參與機構及結算公司有權及可酌情（而無須通知及獲取客戶同意）取消任何根據可用資料屬不正確或非最新的識別代號的登記。

### (c) 正確資料

- (i) 您須確保您就登記或更改識別代號（或任何相關紀錄）或就設置任何電子直接付款授權提供的所有資料均為正確、完整、最新的且並無誤導。您須於合理切實可行情況下盡快以我們指定的形式或方法通知我們任何對資料的更改或更新。
- (ii) 在發出每項付款或資金轉賬指示時，您須對使用正確及最新的識別代號及相關紀錄負全責。您須就因不正確或過時的識別代號或相關紀錄而導致我們及結算公司快速支付系統作出任何不正確的付款或轉賬負全責並確保我們不致有損失。

### (d) 及時更新

您有完全責任向我們適時發出指示及提供資料變動或更新，以更改您的識別代號（或相關紀錄）或任何電子直接付款授權設置，包括但不限於更改您的預設戶口，或終止任何識別代號或電子直接付款授權。您承認，為確保有效地執行付款及資金轉賬指示及避免因不正確或過時的識別代號、電子直接付款授權或相關紀錄而導致不正確的付款或轉賬，備存您的最新識別代號、電子直接付款授權及所有相關紀錄至為重要。



**(e) 更改預設戶口**

如您或相關參與機構因任何原因終止作為預設戶口的戶口（包括該戶口被暫停或終止），結算公司的系統會自動按戶口綁定服務下與相同識別代號相聯的最新登記紀錄指派預設戶口。您如欲設置另一戶口作為預設戶口，您須透過維持該另一戶口的參與機構更改登記。

**(f) 您受交易約束**

- (i) 就任何付款或資金轉賬，當您確認交易的相關資料並向我們發出指示，該指示及按其進行的交易即屬最終及不可撤銷，並對您具有約束力。
- (ii) 就登記識別代號或設置電子直接付款授權而言，當您向我們發出指示，該指示即屬不可撤銷，並對您具有約束力。您可按照我們不時指定的程序及要求更改或取消任何識別代號或已設置的電子直接付款授權。

**(g) 負責任地使用快速支付系統服務**

您必須以負責任的方式使用快速支付系統服務，尤其需要遵守下列責任：

- (i) 您必須遵守所有規管您使用快速支付系統服務的監管規定，包括就收集、使用及處理任何其他人士的個人資料及其他資料方面遵守保障資料私隱的監管規定。您不得使用快速支付系統服務作任何不合法用途或非由結算公司的規則、指引及程序授權或預期的用途；
- (ii) 凡向使用結算公司快速支付系統收取您的付款或資金轉賬的收款人或電子直接付款授權的交易對方發出會向其顯示的備註或訊息，您須遮蓋該等收款人或交易對方的名字或其他資料，以防止任何個人資料或機密資料被未經授權展示或披露；及
- (iii) 如我們向您提供快速支付系統識別碼作為識別代號，您不應為了獲取心儀號碼或數值作快速支付系統識別碼而重複取消登記及申請重發另一個快速支付系統識別碼。

**(h) 其他有關付款及資金轉賬的責任**

- (i) 在發出付款或交易的指示時，您同意採取合理可行的步驟以保障您自身的利益、資金及資產免受欺詐或其他非法活動的損害。您每次均有責任查證收款人實屬可靠並且交易實屬真確，以及作出明智的判斷。為協助您對欺

詐、詐騙和欺騙活動保持警惕，我們將根據從快速支付系統或香港警務處不時接收到的風險警告、訊息及指標發出風險警示。

- (ii) 我們將按本 B 部及我們的條款及細則內的適用條文處理您就快速支付系統服務給予的任何指示。您須遵守其他有關付款、資金轉賬及授權直接付款的責任，包括但不限於在相關戶口存有足夠資金用作不時結清付款及資金轉賬指示。

(i) 您須就您的授權人士負責

當您授權任何其他人士向我們發出有關使用快速支付系統服務的指示或要求（不論您為個人、公司、法團、獨資經營或合夥公司或任何其他非法團性質的組織）：

- (i) 您須為每名獲您授權的人士的所有作為及不作為負責；
- (ii) 我們收到並真誠相信乃由您或任何獲您授權的人士發出的指示或要求，均屬不可撤銷並對您具有約束力；及
- (iii) 您亦有責任確保每名獲您授權的人士均會遵守本 C 部就其代您行事適用的條款。

## 17. 我們的責任及責任限制

- (a) 我們會按結算公司不時施加的適用規則、指引及程序，處理及向結算公司快速支付系統提交您的指示及要求。結算公司快速支付系統有權按其認為適當的次序或方法處理及執行您的指示及要求。我們無法控制結算公司快速支付系統的運作或其執行您指示或要求的時間。當我們從結算公司快速支付系統或透過結算公司快速支付系統不時收到涉及您的任何識別代號（或相關紀錄）或電子直接付款授權設置或其他有關結算公司快速支付系統事項的狀況更新通知，我們會以我們認為適當的方式及時間通知您。
- (b) 在不影響本附表第 17(a)條或我們其他的條款及細則的情況下：
  - (i) 我們無須負責您或任何其他人士有關或因使用快速支付系統服務，或有關或因處理或執行您就有關快速支付系統服務或結算公司快速支付系統的指示或要求，而可能引致或蒙受的任何種類的損失、損害或開支，除非任何上述損失、損害或開支屬直接及可合理預見並直接且完全由於我們或我們的人員、僱員或代理人的疏忽或故意失責引致；



- (ii) 為求清晰，我們無須負責您或任何其他人士因或有關下列一項或以上事宜，而可能引致或蒙受的任何種類的損失、損害或開支：
    - (A) 您未遵守有關快速支付系統服務的責任；及
    - (B) 結算公司快速支付系統或快速支付系統的任何功能產生或引致的，或我們可合理控制以外的情況引致的任何延誤、無法使用、中斷、故障或錯誤，包括我們從快速支付系統或香港警務處接收到有關懷疑欺詐、詐騙或欺騙的風險警告、訊息及指標的任何延誤或錯誤；及
  - (iii) 在任何情況下，就任何收益損失或任何特別、間接、附帶、相應而生或懲罰性損失或損害賠償（不論是否可預見或可能招致），我們、我們的關聯公司、我們的特許人及上述彼等各自的人員、僱員或代理均無須向您或任何其他人士負責。
- (c) 您的確認及彌償
- (i) 在不減低您我們的條款提供的任何彌償的效力或我們可享有的任何其他權利或補償的情況下，就我們及我們的人員、僱員及代理人（或任何一人）有關或因我們提供快速支付系統服務或您使用快速支付系統服務而可能引致或蒙受任何種類的責任、申索、要求、損失、損害、成本、費用及開支（包括全面彌償引致的法律費用及其他合理開支），以及我們及我們的人員、僱員及代理人（或任何一人）可能提出或被提出的所有法律訴訟或程序，您須作出彌償並使我們及我們的人員、僱員及代理人（或任何一人）免受損失。
  - (ii) 如任何責任、申索、要求、損失、損害、成本、費用、開支、法律訴訟或程序經證實為直接及可合理預見並直接且完全因我們或我們的人員、僱員或代理人的疏忽、欺詐行為或故意失責導致，上述彌償即不適用。上述彌償在快速支付系統服務終止後繼續有效。

## 18. 收集及使用客戶資料

- (a) 為了使用快速支付系統服務，您可能需要不時向我們提供有關下列一名或以上人士的個人資料及其他資料：
  - (i) 您；

- (ii) 您的付款或資金轉賬的收款人，或您設置任何電子直接付款授權的交易對方；及
- (iii) 如您為公司、法團、獨資經營或合夥公司或任何其他非法團性質的組織，您的任何董事、人員、僱員、獲授權人士及代表。

我們不時就有關快速支付系統服務獲提供或由我們編製的所有個人資料及資訊統稱為「**客戶資料**」。

- (b) 您同意（及如適用，代表您的每名董事、人員、僱員、獲授權人士及代表同意）我們可為快速支付系統服務的用途收集、使用、處理、保留或轉移任何客戶資料。此等用途包括但不限於下列一項或以上：
  - (i) 向您提供快速支付系統服務，維持及運作快速支付系統服務；
  - (ii) 處理及執行您不時有關快速支付系統服務的指示及要求；
  - (iii) 披露或轉移客戶資料予結算公司及其他參與機構，供彼等就結算公司快速支付系統的運作使用；
  - (iv) 按需遵守的任何監管規定而作出披露；及
  - (v) 任何與上述有關的用途。
- (c) 您明白及同意客戶資料可能被結算公司、我們或任何其他參與機構再披露或轉移予其客戶及任何其他使用結算公司快速支付系統的第三方，作為提供及運作戶口綁定服務及電子直接付款授權服務之用。
- (d) 如客戶資料包括您以外其他人士的個人資料及其他資料（包括任何於本附表第 18(a)(ii)條或第 18(a)(iii)條指明的人士），您確認您會取得並已取得該人士同意，就結算公司、我們及其他參與機構按本第 18 條指明的用途使用（包括披露或轉移）其個人資料及其他資料。

最近更新日期：2025 年 8 月 11 日