IFAST CAPITAL SDN. BHD. (COMPANY NO.: 200701024957) INVESTMENT ACCOUNT TERMS AND CONDITIONS

The following terms and conditions apply to all investment accounts opened and maintained with iFAST Capital Sdn. Bhd., which accounts have been opened through collaboration with ShopeePay Malaysia Sdn. Bhd. ("ShopeePay").

1 INTERPRETATION

- 1.1 In these terms and conditions, the following words and expressions shall have the meanings set out hereunder unless the context otherwise requires: -
 - "Account" means the account on which the Customer opens and maintains to have access to the financial products and services provided by iFAST;
 - "Applicable Laws" means all relevant or applicable statutes, laws, rules, regulations, directives, notices stock exchange rules and circulars;
 - "Application Form" means the application form provided by ShopeePay, via the Plaform, to the Customer for the application by the Customer to open an Account;
 - "Business Day" means a day on which iFAST is open for business;
 - "Cooling-Off Period" shall have the meaning ascribed to it in Clause 4.12;
 - "Custodian" means a custodian or sub-custodian (whether in Malaysia or elsewhere) appointed by iFAST (including without limitation, iFAST in a custodial capacity for the Customers) from time to time in respect of (1) monies of the Customer and/or (2) any Fund subscribed for or purchased by the Customer through the Account;
 - "Customer" means any person or persons who hold(s) and operate(s) an Account with iFAST and includes the successors in title or legal representatives, whichever is applicable, of the Customer;
 - "Dealing Day" means, in respect of any Fund, a day on which dealings take place or may be effected in relation to the relevant Fund;
 - "e-Invoice" is a digital representation of a transaction between iFAST and the Customer on the iFAST platform;
 - "Force Majeure Event" means any event beyond IFAST' control, such as fire, earthquake, flood, lightning, riots, strikes, lockouts, government action, war, the acts, orders, directives, policies, regulations, prohibitions or measures of any kind on the part of any court, governmental, parliamentary and/or regulatory authority imposed after the fact, power failure, acts or defaults of any telecommunications network operator, telecommunications disruption or computer failure;
 - "Fund(s)" means any unit trust, investment fund, mutual fund or any other collective investment scheme authorised or recognised by the SC (or deemed to be authorised or recognised under law) and distributed by or made available through iFAST from time to time;
 - "Fund Currency" shall have the meaning ascribed to it in Clause 8.4;
 - "iFAST" means iFAST Capital Sdn. Bhd. (Company No.: 200701024957);
 - "IRBM" shall mean the Inland Revenue Board of Malaysia;
 - "Loss" means any and all loss, damage, costs (including cost of funding), charges and expenses of whatsoever nature and howsoever arising, including legal fees on a full indemnity basis;
 - "Manager" means the manager and/or issuer of any Fund;
 - "Officer" means any officer or employee of iFAST;
 - "Order" means any authorisation, request, instruction or order (in whatever form and howsoever sent) given or transmitted to iFAST by the Customer or which iFAST or an Officer reasonably believes to be the authorisation, request, instruction or order of the Customer, and includes any authorisation, request, instruction or order to revoke, ignore or vary any previous authorisation, request, instruction or order;
 - "Parties" means iFAST and the Customer;
 - "Person" includes any individual, government, stock exchange, statutory body, business, firm, partnership, corporation or unincorporated body;
 - "Personnel" means the directors, officers, employees, servants, agents and employees of iFAST and/or

its nominee:

"Platform" means the e-services platform offered by ShopeePay;

"SC" means the Securities Commission of Malaysia;

"Statement" shall have the meaning ascribed to it in Clause 3.16;

"Stipulated Date" shall have the meaning ascribed to it in Clause 8.6;

"SST" shall mean the Sales and Services Tax in Malaysia;

"TIN" shall mean the Tax Identification Number;

"Transaction" means any transaction effected under the Account in respect of any Fund and includes applications for subscription, switching, transferring and redemption of Units in any Fund;

"Unit" means a share or unit in a Fund; and

"Vulnerable Customer" means a natural person, who may be at a higher risk of harm or exploitation due to his personal circumstances such as age, disability, mental disorders, financial distress, language or literacy barriers or any other condition that impairs their ability to make fully informed decisions or manage their financial affairs effectively. This includes individuals who may require a capital market intermediary to exercise more care when dealing with the person. A natural person in this definition includes an individual or any individual running a sole proprietorship or partnership that is not a corporation.

1.2 Any reference to a statutory provision shall include such provision as may from time to time be modified, amended or re-enacted so far as such modification, amendment or re-enactment applies or is capable of applying to any Transaction.

2 SCOPE AND APPLICATION

- 2.1 The terms and conditions herein and the prevailing relevant important notes for transacting in a relevant Fund shall apply to the provision by iFAST to the Customer of all Account facilities.
- 2.2 iFAST reserves the right to add to, amend or vary any of these terms and conditions at any time in its sole and absolute discretion and any additions, amendments or variations shall take effect and bind each Customer from such date as iFAST may prescribe provided that iFAST gives prior notice to the Customer by:
 - a) posting such change(s) on iFAST's website;
 - b) electronic mail or letter;
 - c) short message service (SMS); or
 - d) such other means of communication as iFAST may determine in its absolute discretion.
- 2.3 A Customer shall be deemed to have agreed to any addition, amendment and/or variation without reservation, whether or not the Customer gives iFAST any Orders subsequent to the said change in terms and conditions
- 2.4 In addition, iFAST reserves the right to add to, amend or vary any of its general operating procedures, including but not limited to the important notes for transacting in a relevant Fund, at any time in its sole and absolute discretion.
- 2.5 The Customer shall be responsible for updating itself as to iFAST's then prevailing policies in relation to fees and the terms and conditions of all products and services provided by iFAST.
- 2.6 The Customer represents and undertakes that:
 - in the case of a corporate, it is duly organized and validly existing under the laws of the country of its incorporation;
 - b) it has full capacity and authority to accept and agree to these terms and conditions, to open, maintain and/or continue to maintain all Account(s) from time to time opened and/or maintained and/or continued to be maintained with iFAST, and to give iFAST Orders thereon and to enter into any Transactions contemplated herein;

- c) it has taken all necessary corporate and other action and/or obtained all relevant authorizations, consents, licenses or approvals (whether under Applicable Laws or otherwise) required to accept and agree to these terms and conditions, to open, maintain and/or continue to maintain all Account(s) from time to time opened and/or maintained and/or continued to be maintained with iFAST, and to give iFAST Orders thereon and to enter into any Transactions contemplated herein:
- d) no litigation, arbitration or administrative proceeding against the Customer is current, pending or threatened to restrain the Customer's entry into or performance of the Customer's obligations herein:
- e) it has read, understood and accepted the terms of the risk disclosure statements, that the risk disclosure statements are not substitute for taking independent advice, and that no Transaction will be entered into in reliance on any statement, advise or information, unless provided otherwise, by iFAST;
- f) unless agreed by iFAST, no person other than the Customer has an interest in any Account;
- g) except with the express written consent of iFAST, no person has or will have any security or encumbrance over any Account and/or over any cash or assets in any Account;
- any Orders placed or any dealings in the Account(s) is solely and exclusively based on its own judgment and after its own independent appraisal and investigation into the risks associated with such Orders or dealings;
- it agrees to furnish appropriate financial statements to iFAST, disclose any material changes in its financial position to iFAST and furnish promptly such other information concerning the Customer as iFAST may reasonably request;
- j) it shall be responsible for its own tax affairs and ensuring that the Accounts maintained with iFAST are in compliance with the tax laws of the relevant jurisdiction, including but not limited to, lodging the necessary income tax declarations with the relevant income tax authorities (where necessary);
- k) if the Customer is or becomes a Vulnerable Customer, it will disclose any vulnerabilities that it is aware
 of to iFAST; and
- I) it has read, understood and accepted the Privacy Policy found at https://www.ifastcapital.com.my/myifast/tcp/privacy-policy.

The above representations and undertakings shall be deemed repeated whenever the Customer gives Orders to iFAST, enters into any transactions contemplated herein or whenever the Customer establishes a new Account with iFAST.

3 GENERAL CONDITIONS/APPOINTMENT OF CUSTODIAN

- 3.1 The Customer authorises, consents and agrees to the disclosure by iFAST and/or any of its Officers or agents, at any time and from time to time, of any or all information in respect of any particulars of the Customer, the Transactions or the Account to any Person as iFAST may, in its sole and absolute discretion, deem fit, appropriate or necessary, or when such disclosure is made in accordance with Applicable Laws.
- 3.2 The Customer shall not, without the prior written consent of iFAST, assign, charge or encumber any Account or the Customer's rights therein, or create or permit to create, in favour of any Person (other than iFAST) any interest by way of trust or otherwise in any Account. iFAST shall not be required to recognise any Person other than the Customer as having any interest in any Account.
- 3.3 Without prejudice to Clause 3.5 but subject to compliance with Applicable Laws, iFAST may, when necessary and at its sole and absolute discretion, hold all Funds for which the Customer has subscribed or purchased, on behalf of the Customer as bare custodian and not trustee of the Funds. If so instructed by a Customer, iFAST shall also be entitled to place any redemption monies or other monies deposited by such Customer with iFAST in an omnibus account to be held on trust on behalf of such Customer. In acting as custodian for the Customer, iFAST's sole duty shall be to act as bare custodian in respect of the Funds and cash and to take such care of such Funds and cash as it would in respectof similar properties or assets belonging to iFAST. Without prejudice to the preceding, iFAST shall be under no responsibility or obligation to take any action or notify the Customer in respect of any Fund and cash unless otherwise instructed by the Customer. iFAST shall have no responsibility or duty to the Customer to investigate, participate in or take any action whatsoever concerning proxies received, attendance at meetings and voting therein.
- 3.4 iFAST will claim all amounts in respect of interest or dividends pertaining to the Customer's Funds held in custody which are known to iFAST to be payable. Such amounts shall be paid to the Customer as and when they are actually received by iFAST and iFAST is not responsible for claiming any other entitlement or benefit that the Customer may have.
- 3.5 iFAST is hereby irrevocably authorised by the Customer to appoint a Custodian for any period of time to hold (1) monies of the Customer and/or (2) any and/or all of the Funds subscribed for or purchasedon behalf of the Customer and for purposes as authorized by the Customer and thus the Funds willbe registered under the Custodian's name. As long as iFAST exercises good faith and uses reasonable care in the selection and continued appointment of the Custodian, iFAST shall have no responsibility for or obligation in respect of the performance by the Custodian of any of the duties delegated to it by iFAST in relation to the Account or any Fund held by the Custodian on behalf of the Customer. Any action that may be taken by the Customer to enforce his rights, in relation to his units held under the Custodian's name, shall be directed at the Custodian. iFAST shall not be liable for any Loss suffered or

incurred by the Customer arising from the insolvency of the Custodian or any act or omission of the Custodian

- 3.6 The Customer agrees and acknowledges that Funds received or held outside Malaysia are subject to laws and/or regulations of the foreign jurisdiction and may not be subject to the same level of protection as that conferred on client assets received or held in Malaysia.
- 3.7 Where custody services are provided to the Customer either by iFAST or the Custodian, the Customer shall pay to iFAST or the Custodian such fees and other costs, charges and expenses as may be imposed by iFAST or the Custodian in their sole and absolute discretion from time to time in respect of these services, and hereby authorises iFAST to debit the Account for all such fees, costs, charges and expenses. The Customer acknowledges and consents to the fact that any Funds and cash belonging to the Customer held with the Custodian or iFAST may be held with Funds and cash held for other customer of the Custodian or iFAST on an aggregate or omnibus basis (where not prohibited bylaw). The Customer understands that Funds and cash held on an aggregate or omnibus basis may not be specifically identifiable by separate certificates, other physical documents or equivalent electronic records and that the Customer shall not have any right to any specific Fund or cash held by iFAST or the Custodian but will be entitled, subject to the provisions in these terms and conditions, to delivery by iFAST or the Custodian of Funds of the same class, denomination and nominal amount and which rank pari passu with those accepted and held by iFAST or the Custodian for the Customer, subject always to any corporate actions (mergers or sub-divisions, capital re-organisation, etc) which may have occurred. iFAST shall keep and maintain records of the respective Customer's interest in any Funds and cash which have been held on an aggregate or omnibus basis. This Clause 3.7 is without prejudiceto the holding of Funds by iFAST as bare custodian.
- 3.8 iFAST may engage or appoint any Person (who is not an Officer or related to iFAST) to carry out any Order or to exercise any authority granted to iFAST by the Customer whether under this Agreement or otherwise. In making such engagement or appointment, iFAST shall not be liable to the Customer for any Loss suffered or incurred by the Customer as a result of any act or omission of such Person.
- 3.9 The Customer's relationship with iFAST, the operation of the Account and the implementation of all Orders shall be subject at all times to the Applicable Laws. iFAST may take or refrain from taking any action whatsoever (including but not limited to refusing to implement any Orders), and the Customer shall do all things required by iFAST, in order to procure or ensure compliance with Applicable Laws.
- 3.10 The Customer hereby agrees to ratify and confirm all Transactions and all acts and things done or caused to be done or effected by iFAST and/or the Custodian on the Customer's behalf in relation to the Account or the Funds held on behalf of the Customer and agrees that such Transactions, acts and/or things done shall also be governed by these terms and conditions.
- 3.11 The Customer hereby irrevocably appoints iFAST, through any of its directors or officers, as the attorney of the Customer for each and all of these terms and conditions and authorizes such directors or officers of iFAST to sign and execute all documents and perform all acts in the name and on behalf of the Customer in connection therewith, whether in respect of any Transaction relating to the Account or these terms and conditions (including but not limited to the protection or preservation of any of iFAST's rights and remedies hereunder, the payment of all monies due and owing to iFAST by the Customer and as may be required under the laws of any jurisdiction for the exemption from any tax or duty in relation to the transfer and/or delivery of a Fund) or in respect of anything required to give effect and/or substance thereto. For the avoidance of doubt, nothing in this Clause shall impose any obligation on iFAST to take any action or exercise any rights as the Customer's attorney and iFAST shall at all times have the absolute discretion in determining whether or not to exercise any of its powers as the Customer'sattorney hereunder.
- 3.12 The Customer agrees that all monies (including any redemption monies or cash placed in the omnibus account or maintained with iFAST or the Custodian) and/or Funds and/or all other property of the Customer in iFAST or the Custodian's custody shall be subject to a general lien in favour of iFAST for the discharge of all or any indebtedness and other obligations of the Customer to iFAST. The Customer shall not be entitled to withdraw any monies or withdraw or dispose of such Funds held by iFAST pending the repayment or satisfaction in full to iFAST of any indebtedness or obligation of the Customer to iFAST. For the avoidance of doubt, erroneous payments or wrongful credit (as evidenced by the records of iFAST) made by iFAST to the Customer will immediately constitute a debt owing to iFAST by the Customer.
- 3.13 iFAST shall be entitled, without notice to the Customer, to set-off any debts owing by the Customer against any amounts due to the Customer whether the debts are actual or contingent and irrespective of any differences in currency. iFAST shall be entitled to effect such currency conversions and at such rates

of exchange as iFAST may in it sole and absolute discretion determine for the purposes of effecting such set-off.

- 3.14 The Customer acknowledges that as a general rule, excess monies of the Customer (unless refunded to the Customer), will be co-mingled with excess monies from other customers of iFAST in an omnibus trust account and that administratively, it would not be practical or feasible and is economically counter-productive to attempt to allocate the respective interest entitlement (if the trust account isinterest-bearing) on an individual basis in view of the constant fluctuations in the value of the collective monies in such trust account. The Customer agrees to waive and relinquish in favour of iFAST any andall entitlements to interest accruing to the Customer's share of monies in such trust account. Where iFAST utilizes a bank to deposit Customer's monies, iFAST's sole responsibility to the Customer as regards the utilization of such bank shall be to exercise reasonable care in the selection of such bank. The Customer will not hold iFAST liable for any wilful action or omission, default, fraud or negligence by the bank.
- 3.15 If any monies or debt(s) due from iFAST to the Customer remain unclaimed by the Customer two (2) years from the date on which it become payable, iFAST shall surrender such unclaimed amount to the Registrar of Unclaimed Monies, in accordance with the provisions of the *Unclaimed Moneys Act 1965*. The Customer thereafter shall have no right to claim such monies or debt(s) from iFAST and is deemed to have waived all rights in relation thereto vis-à-vis iFAST.
- 3.16 Whenever the Customer receives any statements of account, contract notes (if applicable), confirmations or notifications in respect of any Order or any document (the "**Statement**") provided in relation to the Account from iFAST, the Customer agrees that it will inform iFAST of any mistakes or omission or disagreements within fourteen (14) days from the date of the relevant Statement. If the Customer fails to do so, the Customer is deemed to have agreed to the contents in such Statement and will no longer have the right to dispute the accuracy of the Statement. Accordingly, iFAST has the right to treat the Customer's silence as the Customer's representation that the Statement is accurate. Nothing in this Clause shall prevent iFAST from unilaterally amending any such Statement for any inaccuracy it detects.
- 3.17 Any instructions (oral or otherwise) purported to be given by any person other than the Customer, need not be acted on by iFAST or the Custodian but iFAST and the Custodian is authorised to act on any and all such instructions which iFAST or the Custodian believes in good faith, or has reason to believe, is from the Customer as soon as such instructions have been received by iFAST or the Custodian without requiring written confirmation thereof. iFAST and the Custodian shall not be liable for any Loss incurred by the Customer as a result of iFAST or the Custodian so acting.
- 3.18 In furtherance to Clause 3.5, the Customer acknowledges and agrees that it will have limited rights compared to rights ordinarily exercisable by a unit holder including (a) the right to have the Customer's particulars recorded in the register of unit holders and (b) the right to attend, call and vote in any unit holders' meeting, as the Customer's votes will be recorded via proxy. Documents, notices and/or proxy forms relating to a unit holder's meeting shall be sent by iFAST to the Customer within 2-3 Business Days from receipt of the Manager's notification and the Customer is required to respond within the timelines as stipulated by iFAST. Upon receipt of all relevant proxy forms, iFAST will compile and submit the same to the relevant Manager. In relation to a unit holder's meeting, iFAST reserves the right to vote, to give instructions or to give consents (or otherwise), on behalf of the Customer.
- 3.19 iFAST may buy, hold and deal in any Funds on its own account notwithstanding that such Funds or similar Funds may be held by or for the Customer's Account.
- e-Invoice will be issued only to Customers who specifically request for it. To receive an e-Invoice, Customers must provide their complete e-Invoice data, such as their Tax Identification Number ("TIN") and Sales and Services Tax ("SST") number, to iFAST. Upon receipt of the validated e-Invoice, Customers may reject the e-Invoice within seventy-two (72) hours of its validation via the Inland Revenue Board of Malaysia's ("IRBM") online portal or by contacting iFAST directly. Any such rejection of the e-Invoice must be accompanied by a valid justification, which iFAST may accept or reject at its sole and absolute discretion. iFAST may refuse to reissue the e-Invoice if the Customer fails to reject the e-Invoice within the 72-hour timeline and/or fails to provide a valid justification for such rejection.

4 FUNDS PROVISIONS

- 4.1 The Customer may instruct iFAST to execute any Transaction by placing an Order with iFAST. Upon the receipt of such Order, iFAST shall execute the Transaction by placing an order with the relevant Manager. The Order becomes irrevocable immediately after iFAST has executed the Transaction by placing an order with the relevant Manager.
- 4.2 In the case of an Order for the subscription of Funds, iFAST shall execute the Transaction by placing the Order with the relevant Manager, where the subscription is settled by cheque payment, upon the receipt of the Order and on a cleared-funds basis or, in the sole and absolute discretion of iFAST, upon the receipt of the Order and cheque and this shall not in any way be deemed as iFAST providing an advance loan or credit facility to the Customer.
- 4.3 If iFAST has executed a subscription Transaction before the actual receipt of the necessary application monies and fees, the Customer shall procure that payment in cleared funds should be received by iFAST

at such time period specified by iFAST in its sole and absolute discretion from time to time. If payment is not received within the time period specified by iFAST or where there is confirmation of insufficient funds in the Customer's bank account, the subscription may be cancelled forthwith or resold to the Manager without any liability or responsibility on the part of iFAST, in which event the Customer shall be responsible for any Loss suffered by iFAST resulting from the failure by the Customer to make such payment. iFAST reserves the right to set off or recover the said Loss by either (a) selling or redeeming the Customer's Funds; (b) deducting the relevant amount from any sale or redemption proceeds and distribution income (including but is not limited to dividends and coupon proceeds) from the Customer's investments or other assets; or (c) requesting the Customer to issue a cheque or make payment using other electronic means available.

- 4.4 The Customer understands that if there is any outstanding payment required for any Funds, which he/she purchases or subscribes to, after the due date of the Transaction (if applicable), iFAST reserves the right to force sell any or all of these Funds. The Customer shall be responsible for any Loss suffered by iFAST and iFAST shall not be liable for any Loss, suffered by the Customer, including but not limited to a Loss as a result of any fall in the market price of the Funds between the time the right to force sell arose and the time it actually sells the Funds.
- 4.5 Orders placed by the Customer with iFAST may be aggregated and consolidated either daily or from time to time by iFAST together with orders placed by iFAST's other customers or any other person whom iFAST deems fit, for the purposes of placement of the orders by iFAST with the relevant Manager.
- 4.6 Orders and monies in the case of a cash subscription received by iFAST on any Dealing Day before the relevant cut-off time (as may be specified by iFAST in its sole and absolute discretion) shall be consolidated with other orders (if any) for placement with the relevant Manager on the same Dealing Day. Orders and monies in the case of a cash subscription received after the specified cut-off time shall be deemed to be an Order received by iFAST on the next Dealing Day and shall only be placed with the relevant Manager on the next Dealing Day. For the avoidance of doubt, Orders that fall on a holiday (as determined by the relevant Manager) or that fall on a day as immediately informed by the relevant Manager in their absolute discretion on an ad hoc basis, will be processed only on the next Dealing Day or Business Day.
- 4.7 Where iFAST has placed a consolidated order for the subscription of Funds or for the switching of Units with the relevant Manager, the Manager will (subject to the Manager's right to refuse or reject any such order pursuant to the trust deed and/or prospectus of the relevant Fund) issue the relevant Funds to and register the Funds in the name of the Custodian or the Customer (whichever is applicable). The Funds so issued will be allotted or allocated among the Customers and the other relevant customers of iFAST in any order or manner as iFAST may in its sole and absolute discretion determine. In respect of Funds purchased using cash, dividends declared by any Fund shall be automatically reinvested in the Fund through the purchase or subscription by iFAST of additional Unitsin the relevant Fund on behalf of the Customer unless provided otherwise.
- 4.8 In respect of Transactions involving Units purchased using cash, iFAST will send the confirmation notes and statements to the Customer in respect of all Transactions in the Account.
- Where the Customer makes an Order for the switching between the relevant Funds, iFAST will subscribe for, and/or purchase the Funds required by the Customer upon the fulfillment of certain conditions as prescribed by iFAST and in any event, iFAST shall not be deemed as providing an advance, loan or credit facility to the Customer. The Customer further acknowledges that he/she is aware of the costs and/or disadvantages that may arise from any switch transactions. For the avoidance of doubt, Orders for the switching that fall on a holiday (as determined by the relevant Manager) or that fall on a day as immediately informed by the relevant Manager in their absolute discretion on an ad hoc basis, will be processed only on the next Dealing Day or Business Day.
- 4.10 The Customer acknowledges that any Manager or Fund which receives the order from iFAST is not obliged to accept the order in part or whole. iFAST shall not be liable or responsible for any action or rejection on the part of any Manager or Fund in respect of any order. iFAST or the Custodian shall have no responsibility or liability for ensuring that the relevant Manager or Fund allots the Fund or for any Losses (including any loss of investment opportunity) which the Customer may suffer or incur as a result of any refusal to accept or delay in accepting such order by the Manager or the Fund.
- 4.11 The Customer acknowledges that the issue prices and redemption (realisation) prices are determined by the Manager in accordance with the relevant trust deed or prescribed procedures on any Dealing Day. Accordingly, any price or value quoted by iFAST to the Customer in respect of any Fund is not conclusive and is indicative only. The Customer hereby agrees that in placing its Order, it is not relying on any such information provided to it by iFAST and acknowledges that the applicable issue or redemption price in relation to the Customer's Order may be different from the indicated or quoted prices.
- 4.12 A qualified Customer who is investing in a particular Fund for the first time, has the right to request for a refund of his/her investment in the said Fund, during the cooling-off period prescribed in each deed or prospectus of the relevant Fund which in any case should not be fewer that 6 business days (with 'business days' being as per the definition of the same in the deed or prospectus) from the date of receipt of application and investment amount by the Manager ("Cooling-Off Period") provided always that such notice of withdrawal is received by iFAST no later than the relevant cut-off time (as may be specified by

iFAST in its sole and absolute discretion) on a Dealing Day within the Cooling-Off Period stated in the relevant deed or prospectus. All such request for a refund shall be subject to Applicable Laws and the terms and conditions of the relevant Manager or Fund. For the avoidance of doubt, a cooling-off right is only available for a qualified Customer's first investment on the iFAST platform. The Customer shall be liable for any and all costs and expenses incurred by iFAST and/or the Custodian or which may be imposed by the relevant Manager or Fund (whichever is applicable) in relation to any refund of investment and hereby authorises iFAST to deductall such costs and expenses from the refund proceeds due to the Customer as may be permitted under Applicable Laws.

- 4.13 If, in iFAST's opinion, there is a dispute about an Order, iFAST may take any action which it considers necessary to close any open position that is the subject of the dispute, without any prior notice to the Customer.
- 4.14 The Customer acknowledges that he/she is aware of the arrangements in relation to claiming and receiving dividends and other entitlements accruing to the Customer. The arrangements are as determined by the Manager and is not guaranteed.
- 4.15 The record of any and all instructions, communications, operations or transactions, or recollection of any Personnel receiving any oral instructions, from the Customer whether subsequently reduced to writing or otherwise, is conclusive against the Customer and binding on the Customer as to the contents of such oral instructions. The Customer agrees that such records are admissible as evidence and that the Customer shall not challenge or dispute the admissibility, reliability, accuracy or the authenticity of the contents of such records.

5 RISKS

- 5.1 The Customer acknowledges that investments in Units are subject to investment risks and market risks, including possible loss of the principal amount invested. The Customer represents and warrants that the Customer understands and is fully aware of the risks involved in investing in the Funds.
- In relation to investments into the Funds, the Customer acknowledges that it has read or will obtain from either iFAST or the relevant Manager or investment product up-to-date versions of the prospectuses or any materials supplied by the relevant Manager or investment product that might exist on the date of the Transaction and the date of the Order given by the Customer to iFAST prior to placing any Order with iFAST to subscribe for Units in such Funds. The Customer acknowledges and agrees that iFAST shall bear no liability or responsibility whatsoever to the Customer for any error, misstatement or omission in any Prospectus or report or any other material prepared by or issued by any Manager or investment product or wilful action or omission, default, fraud or negligence by the Manager or Fund. iFAST undertakes no liability with regard to the performance of the obligations represented by the Manager. The Customer acknowledges that iFAST is assisting the Customer to purchase the Funds from such Manager and does not act as agent on behalf of the Manager.
- iFAST accepts no responsibility and will bear no liability to the Customer for giving any recommendation or advice to the Customer as to whether to invest or not to invest in any Fund, or in connection with the performance of any Fund. The Customer acknowledges the desirability and importance of seeking independent financial or professional advice with respect to any dealings or investments in Funds or investment opportunities. The Customer acknowledges that any dealings or investments under the Account in any such Fund is solely and exclusively made by the Customer based on the Customer's own judgment and after the Customer's own independent appraisal and investigation into the risks associated with such dealings or investments have been made.
- 5.4 In addition to the above, the acknowledgment and acceptance by the Customer of the Risk Disclosure Statement Relating to Funds set out in <u>Schedule 1</u> shall be a condition precedent to iFAST'sperformance of its obligations in relation to the Account.

6 TRANSACTION LIMITS AND RESTRICTIONS

- iFAST may, at any time in its sole and absolute discretion, impose upon the Customer any position or Transaction limits, or any trading or Transaction restrictions. Such limits may include minimum sizes for Transactions, specified times or procedures for communicating Orders to iFAST or otherwise. Such limits may also be set by a regulatory, statutory or such other body as may govern the Transactions. In placing Orders with iFAST, the Customer shall not exceed any limits or breach any restrictions, whether imposed by iFAST or any such body.
- iFAST shall have the absolute discretion whether to accept and partially execute any Order to ensure that the relevant limit or restriction imposed is not breached or to entirely reject such Order.

7 BANK NEGARA MALAYSIA ("BNM") REQUIREMENTS

- 7.1 The Customer agrees and acknowledges that he/she is responsible to comply with foreign exchange control laws including but not limited to the Foreign Exchange Police Notices of BNM which are applicable to the Customer.
- 7.2 The Customer acknowledges that it is his/her responsibility to ensure that all foreign investments shall be

maintained at all times within the prescribed limit imposed by BNM, as may be amended from time to time.

- 7.3 The Customer agrees that iFAST may suspend the Customer's Account from trading in Funds quoted in foreign currency or any currency conversion without any notice given to the Customer should the accumulated conversion amount for a calendar year exceeds the prescribed limit imposed by BNM. The Customer shall indemnify and hold iFAST harmless against any Loss incurred by iFAST arising from such suspension.
- 7.4 The Customer undertake to notify iFAST immediately should the Customer fails to comply with any relevant foreign exchange control laws.

8 FEES AND PAYMENT

- 8.1 Unless otherwise agreed, to facilitate payment of any outstanding fees and charges imposed by iFAST from time to time in its sole and absolute discretion with respect to the execution of any Transaction or otherwise for the maintenance of the Account or the provision of any service or facility to the Customer in connection with the Account and to also facilitate payment of any transaction payments due from the Customer and/or repayment of any monies and/or debts owing by the Customer to iFAST, and/or taxes, duties, disbursements, costs and/or other expenses incurred by iFAST in connection with the Account, iFAST has the discretion to: (a) redeem, sell or transfer out the Customer's Funds; (b) deducting the relevant amount from any sale or redemption proceeds and distribution income (including but is not limited to dividends and coupon proceeds) from the Customer's investments or other assets; or (c) requesting the Customer to issue a cheque or make payment using other electronic means available. iFAST shall, from time to time, have the discretion to decide on any other mode of payment apart from the aforesaid.
- 8.2 The Customer shall promptly pay to iFAST all applicable fees or any outstanding sum on the due date of the relevant Transaction, or upon demand by iFAST as provided for under these terms and conditions. For allfees and other charges of iFAST, the Customer shall be responsible to pay any applicable sales and services tax (SST), taxes, duties and charges of any kind. In no event shall iFAST nor the Personnel be liable for any adverse tax implications in respect of the services performed by iFAST or transactions conducted with or through iFAST.
- 8.3 iFAST shall be entitled to charge interest on any sum or payment due to iFAST from the Customer at such rate and calculated and/or compounded in such manner as iFAST may, in its sole and absolute discretion, impose and determine from time to time and to debit the Account in respect of the interest due.
- All payments from the Customer to iFAST or from iFAST to the Customer shall be settled in the relevant Currency of the Fund ("Fund Currency") whose Units are being subscribed for or redeemed unless otherwise agreed between iFAST and the Customer. In the event that monies accruing to the Account is received by iFAST in a currency other than the Fund Currency, such monies shall be converted to the Fund Currency at such rate of exchange as iFAST may, in its sole and absolute discretion decide, before iFAST credits the Account. Where iFAST and the Customer have agreed that the payments shall be settled in a currency other than the Fund Currency, such payments shall be settled at a rate of exchange as shall be determined by iFAST in its sole and absolute discretion. The Customer shall be fully responsible and liable for any Losses resulting from any currency conversion. If for any reason iFAST cannot effect payment or repayment to the Customer in the Fund Currency or in the agreed currency between iFAST and the Customer, iFAST may effect payment or repayment in the equivalent of anyother currency selected by iFAST based on the applicable rate of exchange at the time the payment or repayment is due.
- 8.5 All payments made by the Customer to iFAST shall be in free and clear funds and free of deductions or withholdings. If the Customer is obliged by law to make such deduction, the Customer shall pay to iFAST such greater amount which after deduction shall ensure that the net amount actually received by iFAST will equal the amount which would have been received by iFAST had no such deduction been required.
- 8.6 The Customer acknowledges that with effect from a date to be determined by iFAST ("**Stipulated Date**"), all payments for any subscription in relation to any Funds, shall be made payable to "iFAST Capital Sdn Bhd Client Trust Account", or such Person as specified by iFAST from time to time. The Customer must write at the back of the cheque, his/her full name, NRIC number, investment account number, purchase order number and the name of the Funds to be subscribed.
- 8.7 Any taxes, duties, disbursements, costs and/or other expenses incurred by iFAST in connection with the Account or otherwise in connection with the Customer shall be borne by the Customer who shall reimburse iFAST for any such said payments made by iFAST on behalf of the Customer. All interest, fees, commissions and other charges of iFAST are exclusive of any applicable service or sales tax which shall be borne and separately charged to the Customer.
- 8.8 Redemption proceeds received by iFAST will be paid or credited in accordance with (1) these terms and conditions; (2) Customer's instructions and (4) as required by Applicable Laws. The redemption proceeds will be net of any fees, charges or expenses incurred in connection with the redemption. iFAST shall not be under any duty to ascertain or have any responsibility for the adequacy of the consideration received.
- 8.9 The Customer acknowledges that in relation to investments in the Funds, the Manager and/or the investment product would pay monies (by way of commissions, discounts, fees or otherwise) to iFAST in connection with, or in relation to, the issue of Units to or for the Customer, or other dealings in connection

with Units in any Fund. The Customer agrees that iFAST may retain these monies for its sole benefit and is under no obligation to account to the Customer for such monies. The Customer's Orders may be matched with other orders placed by iFAST (1) for another customer, in which case iFAST may receive monies (by way of commissions, discounts, fees or otherwise) from both parties to the trade or (2) as principal, in which case iFAST may receive monies (by way of commissions, discounts, fees or otherwise) from the Customer.

iFAST may at its full and absolute discretion charge an upfront fee ("**Upfront Fee**") of up to the maximum allowed as stated in the prospectus on the total subscription monies received for the subscriptions of Units in any of the Funds. The Upfront Fee accrues to iFAST and is deducted upfront from the total subscription monies received and the nett sum remaining shall be used to subscribe for Units in the relevant Fund. Where an Upfront Fee is charged by iFAST, no other sales charge or initial sales charge will be charged by the Manager of the relevant Fund. Where no Upfront Fee is charged by iFAST, a sales charge or initial sales charge will be charged by the Manager of the relevant Fund. iFAST reserves the right to vary and increase the Upfront Fee from time to time. In the event that a Customer requests for arefund of his/her investment in the said Fund during the Cooling-Off Period pursuant to Clause 4.12, the Upfront Fee shall be refunded to the Customer. The Upfront Fee is separate and independent of the initial sales charge or front-end fee which may be charged by the Manager of the relevant Fund.

9 CHANGE OF PARTICULARS

9.1 The Customer agrees and undertakes to notify iFAST immediately of any change in the particulars of the Customer, or any information relating to any Account or to these terms and conditions, supplied to iFAST or to update the changes online via the Platform. iFAST shall at all times be entitled to rely on the records in the Application Form last submitted by the Customer unless any change in the particulars therein have been notified to iFAST or updated online, via the Platform, by the Customer. iFAST is not obliged to verify any particulars furnished or updated online, via the Platform. by the Customer and iFAST shall not be liable or responsible for any Loss suffered or incurred by the Customer or any other Person by reason of any error or omission in the completion of the Application Form or in the furnishing or online updating of the particulars by the Customer.

10 AUTHORITY OF PERSONAL REPRESENTATIVES

- 10.1 All acts performed by iFAST prior to receiving written notice together with the necessary documentations, of the Customer's death, incapacity of or incapability shall be valid and binding upon the Customer and the Customer's successors in title.
- In the event of the Customer's death, iFAST shall be absolutely protected in acting under this Agreement until iFAST receives actual notice of death from the legal personal representatives or executors of the Customer. The legal personal representatives or executors will be recognised by iFAST as having the sole authority to act under this Agreement on behalf of the deceased Customer.

11 GENERAL INDEMNITY

- 11.1 In addition and without prejudice to any other right or remedy of iFAST (at law or otherwise) the Customer shall indemnify and hold iFAST and its Personnel harmless from and against any and all Loss suffered or incurred by iFAST and/or its Personnel as a result of: -
 - (a) any failure by the Customer to comply with these terms and conditions;
 - (b) any failure by the Customer to provide full and accurate details as requested by iFAST;
 - (c) iFAST acting in accordance with the Orders or in any manner permitted under these terms and conditions;
 - (d) iFAST acting in accordance with any order of court/authority;
 - (e) any change in any Applicable Laws; and/or
 - (f) any act or thing done or caused to be done by iFAST in connection with or referable to these terms and conditions or any Account or the instructions of the Customer.

The Customer's obligation to indemnify iFAST and its Personnel shall survive the termination of the Account and these terms and conditions.

12 GENERAL EXCLUSION AND LIMITATION OF LIABILITY

12.1 In addition and without prejudice to any other right or remedy which may be available (whether under these terms and conditions or under Applicable Laws), and in the absence of fraud on the part of iFAST and/or its Personnel, neither iFAST nor the Custodian nor its Personnel shall be liable to the Customer in any respect for any Loss suffered by the Customer, including but not limited to any Loss arising out ofany of the following:

- (a) any reliance by the Customer on any information and/or reports which are incomplete, inaccurate, corrupted, untrue or out-of-date, notwithstanding that such information and/or reports may or may not have been customised for the use of the Customer, where such information and/or reports have been prepared, compiled or produced by any Manager or any third party, received by iFAST in good faith and forwarded to the Customer, or made available, by iFAST;
- (b) any non-payment by the Manager;
- (c) any delay, failure or omission in the execution of the Orders of the Customer due to any reason, circumstances, acts or Force Majeure Events beyond the control of iFAST or where such Orders are ambiguous, contradictory or conflicting;
- (d) the manner in which the Custodian holds the Funds or deals with monies received or intended to be received in connection therewith;
- (e) the performance or non-performance of iFAST hereunder;
- (f) any corporate action(s) which the Customer participates in or which the Customer is unable to participate in;
- (g) any act, omission or insolvency of any entity providing central depository, clearing and/or settlement facilities;
- (h) any liability for tax or similar payment or withholding in connection with any Fund;
- (i) iFAST suspending or terminating the operations of any or all of the Customer's Accounts and/or services under the terms herein.
- 12.2 For the avoidance of doubt and without prejudice to the generality of the foregoing, iFAST and its Personnel shall not in any event be liable to the Customer for any direct, special, indirect or consequential loss, or for punitive damages.

13 TERMINATION

- 13.1 Either Party may terminate the Account by giving the other 7 Business Days' written notice.
- 13.2 Termination of the Account shall in no way prejudice or affect any rights iFAST may have against the Customer under these terms and conditions or under Applicable Laws.
- 13.3 Notwithstanding Clause 13.1 above, iFAST shall be entitled to terminate or suspend the Account, immediately and without notice to the Customer, on the happening of any of the following events:
 - (a) an Account that has no holdings and/or activity for the past two (2) years;
 - (b) an Account that has been deemed to be dormant based on a set of criteria that iFAST may determine from time to time;
 - (c) an Account where the aggregate value of the Customer's holdings fall below a certain threshold, to be decided by iFAST:
 - the Customer fails to comply with any of its obligations hereunder or under any Account or Transaction;
 - (e) an encumbrancer takes possession or a receiver or receiver and manager is appointed over any
 of the property or assets of the Customer;
 - (f) the Customer makes any voluntary arrangement with its creditors or becomes subject to an administration order:
 - (g) the Customer is the subject of a petition presented or an order made or a resolution passed to wind up the Customer, to place the Customer in bankruptcy, to place the Customer in judicial management or to take any similar or analogous action in respect of the Customer;
 - (h) where applicable, the Customer ceases, or threatens to cease, to carry on business;
 - (i) any of the Customer's representations, warranties or statements hereunder or in the Application
 Form or in any document delivered pursuant to the Account has not been complied with or is
 incorrect or incomplete in any respect;
 - (j) the death of the Customer, provided that iFAST has been notified of the same by any party or becomes

aware of the same through any means; or

(k) iFAST forms the view, in good faith, that it should take action in order to preserve its rights or interests in relation to any Account or under its relationship with the Customer.

14 CONSEQUENCES OF TERMINATION

- 14.1 In the event that the Account is terminated by either Party in accordance with Clause 13.1 above, iFAST shall where necessary redeem from any of the Fund in the Account to satisfy any monies (including any outstanding fees, charges and expenses) due from the Customer to IFAST under these terms and conditions or in connection with the Account or any Transaction effected thereunder.
- 14.2 On the happening of any of the events stipulated in Clause 13.3 above, and without prejudice to any other right of iFAST hereunder or under Applicable Law, iFAST may (but is not obliged to) immediately or at any time thereafter, do any one or more of the following: -
 - (a) suspend (indefinitely or otherwise) or terminate the Account, or iFAST's relationship with the Customer, accelerate any and all liabilities of the Customer to iFAST so that they shall become immediately due and payable, and exercise its rights under Clause 14.1;
 - (b) cancel any of the Customer's outstanding Order(s);
 - (c) apply any amounts of whatsoever nature standing to the credit of the Customer against any amounts which the Customer owes to iFAST (of whatsoever nature and howsoever arising, including any contingent amounts), or generally to exercise iFAST's right of set-off against the Customer;
 - (d) exercise its right of sale in respect of any of the Customer's Funds or call upon any security including but not limited to any guarantees and letters of credit which may have been issued to or in favour of iFAST as security for the Account;
 - (e) demand any shortfall after (c) or (d) above from the Customer, hold any excess pending full settlement of any other obligations of the Customer, or pay any excess to the Customer by way of cheque to the last known address of the Customer; and/or
 - (f) exercise such other authority and powers that may have been conferred upon iFAST by these terms and conditions.
 - 14.3 In the event of any income distribution, unit split and rebalancing residuals which occurs after termination of the Account, iFAST will sell-off such residual units and credit the amount into the Customer's relevant bank account thereafter. iFAST will provide email notification to the Customer in relation to the sell-off.

15 COMMUNICATIONS

- The Customer acknowledges and agrees that any communication (including but not limited to the sending of notices, documents or notices relating to unit holder's meeting, annual and semi-annual reports, statements, performance statements, or confirmation notes or status of Orders (whichever may be applicable for the relevant Fund in question)) to the Customer from iFAST may be sent, at iFAST's sole discretion, by electronic delivery, facsimile, telex, e-notice, via SMS, mobile apps notification or ordinary mail to the Customer's last known address. Any such communication shall be deemed to be received by the Customer (a) if given by electronic delivery, facsimile, e-notice, via SMS, mobile apps notification or telex transmission at the same time it is dispatched; or (b) if given by ordinary mail twodays after the same has been posted. If at any time, the Customer does not want any communication from iFAST to be made by electronic delivery, the Customer shall notify iFAST accordingly, and iFAST shall thereafter communicate with the Customer using other modes of communication which allowsiFAST to furnish the Customer with printed copy of the subject matter of communication.
- 15.2 The Customer agrees and consent that iFAST may send direct marketing materials or messages to the Customer from time to time by electronic mail, facsimile, telex, e-notice, SMS, mobile apps notification or ordinary mail, relating to financial products and/or services.
- 15.3 Any communications from the Customer to iFAST, whether they be instructions relating to any of the Accounts or otherwise, shall be given in accordance with iFAST's general operating procedures.

16 GOVERNING LAW AND JURISDICTION

16.1 These terms and conditions, any Account, and the relationship between the Customer and iFAST, and the rights and obligations contemplated thereunder, shall be governed by and be construed in accordance with the laws of Malaysia. The Customer and iFAST submit to the exclusive jurisdiction of the courts of Malaysia.

(Effective from 1st August 2025)

SCHEDULE 1- RISK DISCLOSURE STATEMENT RELATING TO FUNDS

Customers who transact in Funds through iFAST should be aware of the following risks which may be involved in such trading:

1) CONTRACTUAL TERMS

- a) The terms as to price, term, expiration dates, restrictions or exercising an option and other terms material to a transaction.
- b) Any terms describing risk factors, such as volatility, liquidity, etc.
- c) The circumstances under which you may become obliged to make or take delivery of the underlying interest of a transaction.
- d) The legal risk surrounding the transaction, including but not limited to the circumstances under which the transaction may be illegal, resulting in it being void and unenforceable.

2) MARKET FORCES

- a) Your payments or receipts under a transaction will be linked to changes in the particular financial market or markets which the transaction is linked, and you will be exposed to price, currency exchange, interest rate or other volatility in that market or markets. You may sustain substantial losses on the contract, trade, product or financial investment if the market conditions move against your positions. It is in your interest to fully understand the impact of market movements, in particular the extent of profit/loss you would be exposed to when there is an upward or downward movement in the relevant rates, and the extent of loss if you have to liquidate a position if market conditions move against you. Your position may be liquidated at a loss, and you will be liable for any resulting deficit in your Account with iFAST.
- b) The price and value of any investment in funds and the income, if any, from them, can fluctuate and may fall against your interest. An individual fund may experience downward price movements and may under some circumstance even become valueless. An inherent risk of investing in funds is that losses may be incurred, rather than profits made, as a result of buying and selling of Funds. Any representation of part performance is not necessarily a guide to future performance.
- c) Under certain market conditions you may find it difficult or impossible to liquidate a position, to assess a fair price or assess risk exposure. This can happen, for example, where the market for a transaction is illiquid or where there is a failure in electronic or telecommunications systems, and where there is occurrence of a Force Majeure Event (which shall include without limitation, any form of restriction, moratorium or suspension on trading imposed by an exchange, market or other authority regulating trading in the transactions).
- d) Transactions on markets in other jurisdictions may expose you to additional risk. Such markets may be subject to regulation that may offer different or diminished investor protection. Transactions related to emerging countries may carry high investment risks such as political risks, risks of economic instability, greater prevalence of illegitimate market practices and laws and regulations which afford inadequate protection and safeguards to investors. You may be exposed to operational risks and other risks associated with the market infrastructure in that jurisdiction. The concept of beneficial ownership may not exist or be fully developed in the foreign jurisdiction and it is possible that its law will not recognise your beneficial ownership of Funds held by a sub-custodian in that jurisdiction.

3) ELECTRONIC TRADING

- a) iFAST's trading facilities are supported by computer-based component systems for the order-routing, execution, matching, registration or clearing of trades. As with all facilities and computer systems, you will be exposed to risks associated with the systems including the failure of hardware and software, risks of any defect, deficiency or malfunction in, and /or any breakdown, disruption or failure of any telecommunications, computer or other electronic equipment or system associated with such electronic system, loss of data or information that may occur due to any cause whatsoever. The result of any system failure may be that your Order is either not executed according to instructions or is not executed at all.
- b) You should also be aware that the Internet is not a completely reliable transmission medium and there may be delays in service provisions.

4) CURRENCY RISK

The fluctuations in foreign currency rates have an impact on the profit/loss and the financial investment where the transaction is denominated or settled in a different currency from the currency where you carry on your ordinary business or keep your accounts.

5) CREDIT RISK

- a) As iFAST may not always be your contractual counterparty, your contractual counterparty or a third party issuer, will be liable to you under the transaction. Therefore, you should take into account all risks associated with such counterparty or third party issuer, including the counterparty's or issuer's financial standing.
- b) In the event of insolvency of the issuer of a Fund or the counterparty to a transaction, you may experience delay in liquidating your investment and may suffer losses, including a decline in the value of your investment. Furthermore, the insolvency of the issuer of a Fund or the counterparty to a transaction may lead to positions being liquidated or closed out without your consent.

6) COUNTERPARTY RISKS

You need to be aware of the identity of the contractual counterparty you are or may be matched with. Often, you will be purchasing an unsecured obligation of such counterparty and you should evaluate the comparative credit risk.

7) TAX RISK

You should understand the tax implications prior to entering into any transactions. Different transactions may have different tax implications. Therefore, you should consult your tax adviser to understand the relevant tax considerations.

8) NON-ADVISORY NATURE OF RELATIONSHIP

You should note and accept that our relationship with you, in relation to your Funds and Funds-related transactions, is strictly on an execution-only basis or as a counterparty to you. In either case, while you may expect our employees or representatives to respond to your queries, our obligation in doing so is limited to providing honest responses. Such responses should not be interpreted as having been supported by any prior reasonable due diligence, research, or as being tailored advice specific to your financial circumstances. You should not rely on any such information unless you have independently confirmed that it constitutes specific advice suitable for your financial needs and objectives, or have verified its appropriateness with your own independent financial adviser.

The above statements do not purport to disclose or discuss all of the risks and other significant aspects of any transaction. In light of the associated risks, the Customer should proceed with the transaction only if he or she fully understand the nature of the Funds, the terms of the contracts being entered into, and the extent of their potential exposure to risk. The Customer should therefore consult with his or her own legal, tax and financial advisers before entering into any particular transaction. The Customer is solely responsible for

making their own investment decisions based on their individual objectives, financial situation, and risk tolerance. iFAST assumes no responsibility for the outcome of any decisions made by the Customer based on the information provided.