Notice No : IA/PP-N03.1 Issue Date : 30 Jul 2004

(last revised on 28 Jun 2021)

NOTICE ON INSURANCE DEPOSITS

Introduction

1. This Notice is issued pursuant to section 64(2) of the Insurance Act (Cap. 142) ["the Act"] and applies to all approved MAT insurers. It specifies the insurance deposits that approved MAT insurers shall maintain with the Authority.

Definitions

2. Any expression used in this Notice shall, except where expressly defined in this Notice or where the context otherwise requires, have the same respective meanings as in the Act or Insurance (Approved Marine, Aviation and Transit Insurers) Regulations 2003 ["the Regulations"].

Form of Insurance Deposits

3. For the purposes of regulation 9(10), an approved MAT insurer may substitute the insurance deposits with Singapore Government Securities.

Form of Bank Covenant

4. For the purposes of regulation 10(1), a bank covenant made by a bank licensed under the Banking Act (Cap. 19) with the Authority, may be issued under the Common Seal or Power of Attorney of the bank. The bank covenant to be executed by the bank under the Common Seal or Power of Attorney, as the case may be, shall be that as shown in Appendix A and Appendix B respectively¹.

[MAS Notice IA/PP-N03.1 (Amendment) 2021]

5. To lodge a bank covenant under the Common Seal, the bank shall furnish the Authority with a certified copy of its directors' resolution authorizing the officers to affix the bank's Common Seal to the covenant. To lodge a bank covenant executed under the Power of Attorney, the bank shall submit a certified copy of the Power of Attorney of the person signing the covenant. If a copy of the Power of Attorney has been lodged previously, the bank shall only certify that the Power of Attorney of the person concerned has not been revoked. The certification of the directors' resolution and Power of Attorney shall be done by the bank's legal adviser.

¹ The forms are downloadable from the MAS website, http://www.mas.gov.sg.

- 6. If the bank is incorporated outside Singapore, the bank shall furnish a written confirmation from its legal adviser that it has properly and validly executed the bank covenant according to the law of the place of its incorporation and its Memorandum and Articles of Association.
- 7. This Notice shall take immediate effect.

Notes on History of Amendments

MAS Notice IA/PP-N03.1 (Amendment) 2021 dated 28 June 2021 with effect from 1 July 2021.

Appendix A

To: The Monetary Authority of Singapore MAS Building
10 Shenton Way
Singapore 079117

	accordance with the provisions of Regulation 10 of the Insurance (Approved Marine, nd Transit Insurers) Regulations 2003 (hereinafter referred to as "the Regulations"), we, at the instance of
	(hereinafter referred to as "the Insurer") hereby covenant
with the M	Ionetary Authority of Singapore (hereinafter referred to as "the MAS") as follows:-
1	If during the period of validity of this Covenant any of the circumstances specified in the Schedule below shall occur (as to the occurrence of which we shall accept a certificate signed by the MAS as conclusive evidence), we shall forthwith deposit with the MAS the sum computed as the highest of \$2 million Singapore Dollars, 30% of the gross premiums written in respect of policies issued by the Insurer under the Regulations in the preceding financial year or 30% of the gross liabilities incurred in respect of policies issued by the Insurer under the Regulations as at the end of the preceding financial year, on account of the Insurer's deposit under the Regulations in respect of the business for which the Insurer is approved.
2	This Covenant is valid initially from until 31 Dec and shall thereafter be automatically extended for a period of one year at a time unless we shall have given the MAS three months prior written notice of our intention to determine this Covenant on the 31st Dec of any year and upon such written notice being given to the MAS we shall pay to the MAS the said sum computed as the highest of \$2 million Singapore Dollars, 30% of the gross premiums written in respect of policies issued by the Insurer under the Regulations in the preceding financial year or 30% of the gross liabilities incurred in respect of policies issued by the Insurer under the Regulations as at the end of the preceding financial year unless:-
	(a) we have already paid such sum under paragraph 1 above;
	(b) the Insurer has ceased to be required to maintain any deposit under the Regulations; or

(c) at least thirty days before the 31 Dec of the year in which the Covenant will determine as aforesaid, any other bank licensed in Singapore has executed a similar Covenant relating to the Insurer's deposit under the Regulations and such Covenant

has been approved by the MAS.

This Covenant shall be, in all respects, governed by and interpreted according to the laws of the Republic of Singapore and we agree to submit to the non-exclusive jurisdiction of the Courts of the Republic of Singapore.

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THE SCHEDULE

The circumstances referred to in paragraph 1 above are:

1	The taking of any proceedings in Singapore or elsewhere for the liquidation or dissolution voluntarily or otherwise of the Insurer or any part of the Insurer's business.
2	Any general reduction of the Insurer's liabilities or any description of them, by means of any composition or arrangement with its creditors or otherwise.
3	The transfer to another Insurer of the whole or part of the Insurer's business in Singapore.
4	The making of an arrangement between the Insurer and the MAS under Regulation 7(6) of the Regulations, where a deposit is required by the MAS in connection with such arrangement.
5	is no longer a bank licensed under the
	Banking Act. [MAS Notice IA/PP-N03.1 (Amendment) 2021]
Do	one this day of 20
Th	e Common Seal of
wa	s affixed to this Covenant
in	the presence of
Na	me: Signature:
I.C	C./Passport No.:

Appendix B

To: The Monetary Authority of Singapore MAS Building
10 Shenton Way
Singapore 079117

In	accordance with regulation 10 of the Insurance (Approved Marine, Aviation and Transit
Insurers)	Regulations 2003 (hereinafter referred to as "the Regulations"), we,
	at the instance of
	(hereinafter referred to as "the Insurer") hereby covenant
with the N	Ionetary Authority of Singapore (hereinafter referred to as "the MAS") as follows:-
1	If during the period of validity of this Covenant any of the circumstances specified in the Schedule below shall occur (as to the occurrence of which we shall accept a certificate signed by the MAS as conclusive evidence), we shall forthwith deposit with the MAS the sum computed as the highest of \$2 million Singapore Dollars, 30% of the gross premiums written in respect of policies issued by the Insurer under the Regulations in the preceding financial year or 30% of the gross liabilities incurred in respect of policies issued by the Insurer under the Regulations as at the end of the preceding financial year, on account of the Insurer's deposit under the Regulations in respect of the business for which the Insurer is approved.
2	This Covenant is valid initially from until 31 Dec and shall thereafter be automatically extended for a period of one year at a time unless we shall have given the MAS three months prior written notice of our intention to determine this Covenant on the 31 st Dec of any year and upon such written notice being given to the MAS we shall pay to the MAS the said sum computed as the highest of \$2 million Singapore Dollars, 30% of the gross premiums written in respect of policies issued by the Insurer under the Regulations in the preceding financial year or 30% of the gross liabilities incurred in respect of policies issued by the Insurer under the Regulations as at the end of the preceding financial year unless:-
	(a) we have already paid such sum under paragraph 1 above;
	(b) the Insurer has ceased to be required to maintain any deposit under the Regulations; or

(c) at least thirty days before the 31 Dec of the year in which the Covenant will determine as aforesaid, any other bank licensed in Singapore has executed a similar Covenant relating to the Insurer's deposit under the Regulations and such Covenant

has been approved by the MAS.

3 This Covenant shall be, in all respects, governed by and interpreted according to the laws of the Republic of Singapore and we agree to submit to the non-exclusive jurisdiction of the Courts of the Republic of Singapore.

-3-

THE SCHEDULE

The circumstances referred to in paragraph 1 above are:

1	The taking of any proceedings in Singapore or elsewhere for the liquidation or dissolution voluntarily or otherwise of the Insurer or any part of the Insurer's business.
2	Any general reduction of the Insurer's liabilities or any description of them, by means of any composition or arrangement with its creditors or otherwise.
3	The transfer to another Insurer of the whole or part of the Insurer's business in Singapore.
4	The making of an arrangement between the Insurer and the MAS under Regulation 7(6) of the Regulations, where a deposit is required by the MAS in connection with such arrangement.
5	Banking Act. [MAS Notice IA/PP-N03.1 (Amendment) 2021]
Do	one this day of 20
Sig	gned, sealed and delivered by
Na	me: Signature:
as	attorney for
Na	me of Bank:
in	the presence of
Na	me: Signature:
I.C	C./Passport No.: