

AMENDMENTS TO THE RULES OF BURSA MALAYSIA DEPOSITORY SDN. BHD.
IN RELATION TO BALANCE ENQUIRY

Existing Provisions		Proposed Provisions	
Rule 5.08	<p>Balance Enquiry</p> <p>(2) Authorisation by depositor: A depositor may, by way of written authorisation permit the authorised depository agent with whom his securities account is maintained, to allow any person duly authorised by the depositor and specifically named in the written authorisation, to enquire into the balance status of the depositor's securities account. Provided always that in respect of person other than the dealer's representative, the authorisation shall only be effective for the purpose of making one balance enquiry and in respect of a dealer's representative, the authorisation shall be valid for the period stipulated by the depositor in the written authorisation, the period of which shall not exceed twelve months from the date of the written authorisation, unless revoked by the depositor at any time prior to the expiry of the authorisation period by giving to the authorised depository agent a notice in writing using the prescribed format for revocation of authorisation for balance enquiry request. Where the person authorised by the depositor is a dealer's representative, the written authorisation shall be in the prescribed form in the Procedures Manual. The authorisation effected under this Rule shall cease to be of effect if the authorised dealer's representative ceases to be a dealer's representative of the authorised depository agent with whom the depositor maintains a securities account.</p>	Rule 5.08	<p>Balance Enquiry</p> <p>(2) Authorisation by depositor: A depositor may, by way of a written authorisation permit the authorised depository agent with whom his securities account is maintained, to allow any person duly authorised by the depositor and specifically named in the written authorisation, to enquire into the balance status of the depositor's securities account. Where the person authorised is a person other than a dealer's representative of that authorised depository agent, the written authorisation shall only be effective for the purpose of making one balance enquiry. Where the person authorised is a dealer's representative of that authorised depository agent, the written authorisation must be in the form prescribed in the Procedures Manual and shall be valid for such period as may be stipulated by the depositor in the written authorisation unless revoked by the depositor by submitting to that authorised depository agent a notice in writing in the form prescribed in the Procedures Manual. Notwithstanding the foregoing, the authorisation effected under this Rule shall cease to be of effect if the dealer's representative authorised under this Rule ceases to be a dealer's representative of the authorised depository agent with whom the depositor maintains a securities account.</p>