ANNEXURE 1

RULES OF BURSA MALAYSIA DEPOSITORY SDN BHD

RULE AMENDMENTS TO CATER FOR NON FACE-TO-FACE VERIFICATION IN RELATION TO SECURITIES ACCOUNT OPENING

EXISTING PROVISIONS		AMENDED PROVISIONS
Rule 5.02	Rule 5.02 Processing period: An application to open a securities account shall be processed by the Depository within two market days from the date of application.	Rule 5.02 Processing period: An application to open a securities account shall be processed by the Depository authorised depository agent within two market days from the date of application.
Rule 5.02A	Rule 5.02A Opening of securities account:	Rule 5.02A Opening of securities account:
Rule 5.02A	(1) Every authorised depository agent shall require any individual who intends to open a securities account or formalise a securities account that has been opened by the Depository under a public offer to be present in person before the authorised depository agent and submit to it, the duly completed prescribed application form together with the relevant supporting documents.	(1) Every authorised depository agent must_shall require any person_individual —who intends to open a securities account or formalise a securities account that has been opened by the Depository under a public offer <a a="" applicant")<="" href="mailto:("> to

	EXISTING PROVISIONS	AMENDED PROVISIONS
		under the prescribed form
(a)	an individual who holds a Capital Markets Services Representative's Licence pursuant to section 59(1) of the Capital Markets and Services Act 2007 to act as a representative for dealing in securities;	(a) an individual who holds a Capital Markets Services Representative's Licence pursuant to section 59(1) of the Capital Markets and Services Act 2007 to act as a representative for dealing in securities;
(b)	an authorised officer of the authorised depository agent;	(b) an authorised officer of the authorised depository agent;
(c)	an authorised officer of a Malaysian Embassy or High Commission Consulate;	(c) an authorised officer of a Malaysian Embassy or High Commission Consulate;
(d)	a lawyer in any jurisdiction who has a valid licence to practise law in that jurisdiction;	(d) a lawyer in any jurisdiction who has a valid licence to practise law in that jurisdiction;
(e)	a commissioner for oaths in any jurisdiction;	(e) a commissioner for oaths in any jurisdiction;
(f)	a Justice of the Peace in any jurisdiction;	(f) a Justice of the Peace in any jurisdiction;
(g)	a notary public in any jurisdiction;	(g) a notary public in any jurisdiction;
(h)	an officer of a registered person referred to under the third column of Item 1(b) of Part 1 of Schedule 4 to the Capital Markets and Services Act 2007, who is authorised by such registered person to perform the activities referred to under the second column of the said Item 1(b);	(h) an officer of a registered person referred to under the third column of Item 1(b) of Part 1 of Schedule 4 to the Capital Markets and Services Act 2007, who is authorised by such registered person to perform the activities referred to under the second column of the said Item 1(b);
(i)	an authorised officer of:	(i) an authorised officer of:
	(i) a licensed bank as defined in the Banking and Financial Institutions Act 1989; or	(i) a licensed bank as defined in the Banking and Financial Institutions Act 1989; or
	(ii) an Islamic bank licensed under the Islamic Banking Act 1983, and with which the individual holds an account;	(ii) an Islamic bank licensed under the Islamic Banking Act 1983, and with which the individual holds an account;

		EXISTING PROVISIONS	AMENDED PROVISIONS
	(j)	the following persons in relation to a stockbroking company licensed or approved to trade on a recognised stock exchange as defined in the Rules of the Stock Exchange:	company licensed or approved to trade on a recognised
		(i) any person who holds a licence equivalent to a licence held by a dealer's representative; or	(i) any person who holds a licence equivalent to a licence held by a dealer's representative; or
		(ii) any other person authorised by such licenced stockbroking company, or	(ii) any other person authorised by such licenced stockbroking company, or
	(k)	such other persons as may be approved by the Depository from time to time provided that notification of such approval is forwarded to the Commission within three market days from the date of such approval.	Depository from time to time provided that notification of
Rule 5.02A	mı de	relation to Rule 5.02A(2), an authorised depository agent ust be satisfied that it is reasonable for the authorised epository agent to rely on the verification and attestation of expersons stated in Rule 5.02A(2).	agent must be satisfied that it is reasonable for the authorised
Rule 5.02A	rec pre au act pe the inc	here an authorised depository agent decides to waive the quirement under Rule 5.02A(1) for the individual to be esent before the authorised depository agent, the athorised depository agent shall, in the event of any wilful t, omission, neglect, fraud or error on the part of any of the ersons stipulated under Rule 5.02A(2)(a)-(k) in performing the verification of the documents and particulars of an dividual applicant appearing before them in the manner ovided under the prescribed form, in respect of such account opening and/or account formalisation-	Where an authorised depository agent decides to waive the requirement under Rule 5.02A(1) for the individual to be present before the authorised depository agent, the authorised depository agent shall, in the event of any wilful act, omission, neglect, fraud or error on the part of any of the persons stipulated under Rule 5.02A(2)(a)-(k) in performing the verification of the documents and particulars of an individual

	EXISTING PROVISIONS	AMENDED PROVISIONS
	(a) indemnify and hold indemnified the Depository for any loss, damage, cost, expense, liability or claim suffered or incurred by the Depository, whether directly or otherwise; and	 (a) — indemnify and hold indemnified the Depository for against any loss, damage, cost, expense, liability or claim suffered or incurred by the Depository, whether directly or otherwise arising from or in connection with: (a) a breach of Rule 5.02A(2); or (b) any wilful act, omission, neglect, fraud or error on the part of any third party relied on to verify the applicant's identity and the authenticity of the application; and.
	(b) be deemed to have committed a breach of the provision of this Rule as if the wilful act, omission, neglect, fraud or error had been committed by the authorised depository agents and be subject to the powers of the Depository pursuant to Rule 38.02.	(b5) In the event of any wiful act, omission, neglect, fraud or error on the part of any third party referred to in Rule 5.02A(4)(b), the authorised depository agent shall be deemed to have committed a breach of the provision of this Rule as if the wilful act, omission, neglect, fraud or error had been committed by the authorised depository agents and be subject to the powers of the Depository pursuant to Rule 38.02.
Rule 25.01	Rule 25.01 Application to be a depositor:	Rule 25.01 Application to be a depositor:
Rule 25.01	(1) Application: Any person who intends to open a securities account and is eligible to be a depositor pursuant to Rule 25.02 shall apply to the Depository-	(1) Application: Any person who intends to open a securities account or formalise a securities account that has been opened by the Depository under a public offer and is eligible to be a depositor pursuant to Rule 25.02 shall must: apply to the Depository-
	(a) by submitting a duly completed prescribed application form through an authorised depository agent; or	(a) be eligible to be a depositor pursuant to Rule 25.02; and (b) submitting a the duly completed prescribed application form together with the relevant supporting documents through an to the authorised depository agent.; or
	(b) where the application for a securities account is made in respect of an application for new securities issued	(b) where the application for a securities account is made in respect of an application for new securities issued under a

	EXISTING PROVISIONS	AMENDED PROVISIONS
	under a public offer pursuant to section 37 of the A by submitting a duly completed prescribed applicat form through the issuer or offeror (or its issu house), as the case may be, and upon be successfully allotted the securities, to formalise account opening by completing the prescribed for with their preferred authorised depository agent.	on submitting a duly completed prescribed application form ng through the issuer or offeror (or its issuing house), as the case may be, and upon being successfully allotted the securities, to formalise the account opening by
Rule 25.01	(1A) Where an individual intends to open a securities according or formalise a securities account opened by the Depository under a public offer, it is mandatory for the individual to be present in person before the authorist depository agent unless expressly waived by authorised depository agent pursuant to Rule 5.02A and in which event the provisions of Rule 5.02A(2) shaccordingly apply.	he account or formalise a securities account opened by the Depository under a public offer, the person must comply with the authorised depository agent's requirements relating to verification referred to in Rule 5.02A(2)it is mandatory for the individual to be present in person before
Rule 25.01	(2) No obligation: The Depository is under no obligat and may refuse to open a securities account for a person who has not duly completed or executed the appropriate prescribed application form or has a submitted the relevant documents required in relation the opening of such account.	ny he depository agent is under no obligation and may refuse to open a securities account for any person who has not duly completed or executed the appropriate prescribed
Rule 25.01	(3) Deleted.	(3) No change.
Rule 25.05B	New provision	Rule 25.05B Requirement to keep original documents In the event the depositor submits any form or supporting document ("document") by electronic means to the authorised depository agent pursuant to Rule 38.01(4), the depositor must retain possession or power of the original document and must

EXISTING PROVISIONS		AMENDED PROVISIONS
		produce such original document to the Depository at the Depository's request.
Rule 38.01	Rule 38.01 Forms:	Rule 38.01 Forms:
	(1) Prescribed particulars: Where a form prescribed by these Rules require completion by the insertion of, or the attachment to the form of a document containing particulars or other matters referred to in the form, those particulars or matters are prescribed as the particulars or other matters required under these Rules for the purposes of which the form or document is prescribed.	(1) No change.
Rule 38.01	(2) Directions: A form prescribed by these Rules containing any direction for its completion shall be completed in accordance with those directions. Where such form requires insertion of a name of an individual person, it shall be the name as it appears in, in the case of a Malaysian citizen, the identity card or, in the case of a non-Malaysian citizen, the passport of that person or any other identification document prescribed by the Depository.	(2) No change.
Rule 38.01	(3) English version to prevail: The forms prescribed by these Rules are written in English and should the forms be translated into a language other than English, the English version shall, save for any manifest error, prevail.	(3) No change.
Rule 38.01	New provision	(4) Forms and supporting documents submitted through electronic means: The Depository may prescribe the forms and supporting documents that may be submitted by the depositor to the authorised depository agent by electronic means.

[End of Rule Amendments]