Notification of the Office of Insurance Commission Re: Criteria, Procedure, and Conditions for Registration of Electronic Activities, Application for Approval for Third Party Service Providers, and Certification of Information Systems for Life Insurance Business

B.E. 2566 (2023)

By virtue of Clause 22 and Clause 23 of the Notification of the Insurance Commission Re: Criteria and Procedure for the Issuing and Offering of Insurance Policies for Sale, and Loan under Insurance Policies and Indemnity Payments under Life Insurance Contracts by Electronic Means B.E. 2566 (2023), the Office of Insurance Commission hereby prescribes this Notification as follows:

Clause 1 This Notification shall be called the Notification of the Office of Insurance Commission Re: Criteria, Procedure, and Conditions for Registration of Electronic Activities, Application for Approval for Third Party Service Providers, and Certification of Information Systems for Life Insurance Business B.E. 2566 (2023)".

Clause 2 The Notification of the Office of the Insurance Commission Re: Criteria, Procedure, and Conditions for Registration of Electronic Activities, Application for Approval for Third Party Service Providers, and Certification of Information Systems B.E. 2560 (2017) shall be repealed.

Clause 3 This Notification shall be in full force and effect from the date of its publication onwards.

Clause 4 In this Notification:

"Company" means a company that has obtained a license to engage in the life insurance business under the law on life insurance, and shall include branch offices of foreign life insurance companies that have obtained licenses to engage in the life insurance business in the Kingdom of Thailand under the law on life insurance;

"Life Insurance Broker" means a life insurance broker under the law on life insurance, but excluding Banks;

"Bank" means a bank that has obtained a life insurance broker license under the law on life insurance;

"Third Party Service Provider" means a person who has an information system for providing the offering insurance policies for sale by electronic means (Online), the offering of insurance policies for sale using electronic devices, the issuing of insurance policies by electronic, the offering of loans by having insurance policies as securities, and the making indemnity payments under insurance contracts by electronic means under the Notification of the Insurance Commission on Criteria and Procedure for Issuing and Offering of Insurance Policies for Sale, Offering of Loans by Having Insurance Policies as Securities, and Indemnity Payments under Life Insurance Contracts by Electronic Means;

"Independent Auditor" means an external auditor who has been granted the certificate of the Certified Information System Auditor (CISA), Certified Information Security Manager (CISM), Certified Information System Security Professional (CISSP), ISO 27001 Lead Auditor;

"Internal Auditor" means an information technology auditor of the Company, who is independent from the information technology unit and has been granted the licenses of Certified Information System Auditor (CISA), Certified Information Security Manager (CISM), Certified Information System Security Professional (CISSP), ISO 27001 Lead Auditor;

"Certified Body" means an agency that has the duty to certify the information system according to the data security standards, namely, British Standards Institution (BSI) or Bureau Veritas or other agencies that have been registered by the Accreditation Body, namely, United Kingdom Accreditation Service (UKAS), ANSI-ASQ National Accreditation Board (ANAB), and the Thai Industrial Standards Institute (TISI) or other system certified bodies recognized by the Office;

"Office" means the Office of the Insurance Commission.

Clause 5 In certifying the information system by the Independent Auditor or the Internal Auditor, the Companies, the Life Insurance Brokers, or the Banks or the Third-Party Service Providers, as the case may be, may use the certification of the information security management system with ISO/IEC 27001 (ISMS: Information Security Management System) as substitute.

Clause 6 The Company wishing to register shall file an application to the Office in form OrChor. 1 attached to this Notification, and submit along with the following documents and evidence, at a minimum:

(1) Documentation describing electronic activities and details;

(2) Flow chart and steps of electronic activities; ;

(3) Documentation describing the information system and the electronic means to accommodate the activities by electronic means;

(4) Strict security audit certification for information system of the activities under (1) by the Independent Auditor under the letter of confirmation in form OrChor. 3 attached to this Notification or certificate issued by the Certified Body, provided that the Company must present information to the satisfaction of the Office that the information system that has been certified under that certificate has the information system security at the strict level for the activities under (1);

(5) Information system security standard evaluation guideline according to the strictlevel security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3).

Clause 7 The Life Insurance Broker or the Bank wishing to register shall file an application to the Office in form OrChor. 2 attached to this Notification, and submit along with the following documents and evidence, at a minimum:

(1) Documentation describing electronic activities and details;

(2) Flow chart and steps of electronic activities;

(3) Documentation describing the information system and the electronic means to accommodate the activities by electronic means;

(4) Strict security audit certification for information system of the Company and the Life Insurance Broker or the Bank for the activities under (1) by the Independent Auditor under the certificate in form OrChor. 3 attached to this Notification or certificate issued by the Certified Body, provided that the Life Insurance Broker or the Bank must present information to the satisfaction of the Office that the information system that has been certified under that certificate has the information system security at the strict level for the activities under (1);

(5) Information system security standard evaluation guideline according to the strictlevel security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(6) Company's letter of consent for offering of insurance policies for sale by electronic means (Online).

Clause 8 In filing an application for registration and approval for a Third-Party Service Provider, the Company, or the Life Insurance Broker, or the Bank shall file an application to the Office in form OrChor. 4 attached to this Notification, and submit along with the following documents and evidence, at a minimum:

(1) Documentation describing electronic activities and details;

(2) Flow chart and steps of electronic activities;

(3) Documentation describing the information system and the electronic means to accommodate the activities by electronic means;

(4) Strict security audit certification for information system of the Third Party Service Provider and the Company, the Life Insurance Broker, or the Bank for the activities under (1) by the Independent Auditor under the letter of confirmation in form OrChor. 3 attached to this Notification or certificate issued by the Certified Body, provided that the Company, the Life Insurance Broker or the Bank must present information to the satisfaction of the Office that the information system that has been certified under that certificate has the information system security at the strict level for the activities under (1);

(5) Certification statement on clear policies and operating procedures, for example, the risk assessment system, the risk management system, the service process, the internal control, the security measures, and the contingency plan in the case that the Third Party Service Provider is unable to provide service;

(6) A copy of the information system service agreement between the Third Party Service Provider and the Company, the Life Insurance Broker, or the Bank, as the case may be, which covers the following conditions:

(a) Personal data security measures in compliance with the laws on personal data protection;

(b) Protection from unauthorized use or disclosure;

(c) Report of irregularities and breach of persona data;

(d) Responsibility of the Third Party Service Provider in the case of subcontracting whereby the Third Party Service Provider shall be responsible as if it has provided the service itself;

(e) Right to audit by the Company and the Office;

(f) Return, erasure, or deletion of personal data;

(g) Consequences of breach of conditions;

(7) Information system security standard evaluation guideline according to the strictlevel security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(8) Juristic person affidavit from the Department of Business Development in the case of the Third Party Service Provider juristic person.

Clause 9 In the case that the Company, the Life Insurance Broker, or the Bank file an application for registration of electronic activities or approval for using a Third Party Service Provider but the supporting documents and evidence are not proper and complete, the Office will inform the Company, the Life Insurance Broker, or the Bank to rectify documents and evidence or submit additional documents and evidence within the period specified by the Office.

If the Company, the Life Insurance Broker, or the Bank fails to rectify documents and evidence or submit additional documents and evidence within the specified period without justifiable reason, the Office shall have the right to reject the application.

Clause 10 In consideration of the application for registration of electronic activities or the application for approval for using a Third Party Service Provider, the Office will consider the application within 30 days from the date on which the Office receives the application and a complete set of supporting documents or within 30 days from the date on which the Company has submitted the revised application and the supporting documents as the Office has given its opinion or observation for revision. With the exception in the case of any necessity or justifiable reason, the Office may extend the period, but it shall be no more than two extensions, each of which shall not exceed a period of 15 days. After approval has been granted, the Company, the Life Insurance Broker, or the Bank, as the case may be, must carry out the activities in accordance with the application for registration or approval at all times.

In the case of any revision, or change of information which has been approved, the Company, the Life Insurance Broker, or the Bank, as the case may be, shall take the following acts:

(1) In the case that the information system, that has been used with the activities, is materially beyond the scope of the certification if the existing information system, for example, the infrastructure, or the system, or the platform has been changed; or the Third Party Service provider has caused the Company, the Life Insurance Broker, or the Bank, as the case may be, to perform a certification of the new information system by the Independent Auditor or the Certified Body and to file an application for approval for revision, or change of information under form PorChor. 1, PorChor. 6, or PorChor. 4 attached to this Notification, and submit along with the revised supporting documents and evidence. If the Office does not inform the Company, the Life Insurance Broker, or the Bank to give clarification or submit additional documents within 30 days from the date on which the Office receives the application or within 30 days from the date on which the Company has submitted the revised application and the supporting documents as the Office has given its opinion or observation for revision, the Company, the Life Insurance Broker, or the Bank can carry out the activities in accordance with the application for approval.

(2) In the case that the Company, the Life Insurance Broker, or the Bank has been registered for the offering insurance policies for sale by electronic means (Online) and is desirous to apply for additional group insurance products and commercial insurance products for the online offering for sale, the Company, the Life Insurance Broker, or the Bank shall file an application for registration or approval in form PorChor. 1, PorChor. 6, or PorChor. 4 attached to this Notification and submit along with the revised supporting documents and evidence to the Office. In this regard, the Company, the Life Insurance Broker, or the Bank will be able to carry out the activities in accordance with the application for approval only after the Registrar has granted approval.

Clause 11 In the offering insurance policies for sale by electronic means (Online), the offering of insurance policies for sale by using electronic devices, the issuing of insurance policies by electronic means, the offering of loans by having the insurance policies as securities, or the making of indemnity under insurance contracts by electronic means, the

Company, the Life Insurance Broker, or the Bank, as the case may be, shall cause the information system certification in accordance with the following criteria:

(1) To perform the information system certification every year, within a period of no longer than one year and to cause the information system certification by the Independent Auditor or the Internal Auditor or the Certified Body;

(2) To perform the information system certification every three years, within a period of no longer than three years and to cause to the information system certification by the Independent Auditor or the Certified Body

(3) in the case of the first application for registration for electronic activities or in the case of any material change to the registered system or in case of any material necessity, whereby additional certification is required for the information system, to cause to the information system certification by the Independent Auditor or the Certified Body.

In this regard, the Company, the Life Insurance Broker, or the Bank, as the case may be, shall submit the results of certification within 30 days from the date of certification of the information system and submit the strict level information system security certificate prepared by the auditor who performs the certification according to the certification type under paragraph one under the letter of confirmation in form OrChor. 3 attached to this Notification or submit the certificate issued by the Certified Body to the Office.

> Notified on this 20th day of June B.E. 2566 (2023) Secretary-General Office of the Insurance Commission

Form OrChor. 1

Application for Registration of Electronic Activities and Certification of Information System (Life Insurance Company)

Made at.....

Date:

1. We,..... Public Limited Company, are desirous to apply for registration of electronic activities in order to use electronic means in the following matters:

(...) Offering insurance policies for sale by electronic means (Online)

(...) Offering insurance policies for sale using electronic devices

(...) Issuing insurance policies by electronic means

(....) Offering of loans by having the insurance policies as securities and indemnity payments under life insurance contracts by electronic means

2. We have assigned Mr./Mrs./Miss.....to be the person responsible for the relevant information function that has been applied for registration or approval this occasion, at telephone number....., email.....

3. We hereby certify that our information system security standards are at the strict level for the activities under Clause 1 and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certification of the information security management system with ISO/IEC 27001 (ISMS: Information Security Management System).

4. We have enclosed the following documents:

(....) Documentation describing electronic activities and details (examples of screenshots);;

(....) Flow chart and steps of electronic activities;

(....) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(....) Certificate of information system security certification by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001) ;

(....) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3).

We,..... Public Limited Company, hereby certify that the statements and information in this form OrChor. 1 are factually accurate in all respects.

Affix stamp (if any)

Signed.....

(.....) Authorized Director/

Authorized Person of the Company

Form OrChor. 2 Page 1

Application for Registration of Electronic Activities and Certification of Information System

(Life Insurance Broker or Bank)	
	Made at

	Dat	e:				
1. We,	,	holding	the	Life	Insurance	Broker
License No,	expiring	, are de	esirou	s to a	pply for	

(....) Offering insurance policies for sale by electronic means (Online) which has been consented byPublic Company Limited in carrying out the activity;

(....) Offering insurance policies for sale using electronic devices.

2.We have assigned Mr./Mrs./Miss.....to be the person responsible for the relevant information function that has been applied for registration or approval this occasion, at telephone number....., email.....

3. We hereby certify that our information system security standards are at the strict level for the activities under Clause 1. and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certification of the information security management system with ISO/IEC 27001 (ISMS: Information Security Management System).

4. We have enclosed the following documents:

(...) Documentation describing electronic activities and details (examples of screenshots);

(...) Flow chart and steps of electronic activities;

(...) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(....) Certificate of information system security certification by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(...) Company's letter of consent for offering of insurance policies for sale by electronic means (Online).

We,....., hereby certify that the statements and information in this form OrChor. 2 are factually accurate in all respects.

Affix stamp (if any)

Signed.....)

Authorized Director/

Authorized Person of the Life Insurance Broker or the Bank

Form OrChor. 3 Page1

Letter of Confirmation

Information System Security Certification by Independent Auditor

Made at.....

Date:

(.....) Certified Body (name).....is a Certified Body of which the registration is not suspended or revoked and has been registered at...... as detailed in the enclosed copy of the registration.

2. I hereby certify that I have audit the information system of:

(...) Public Limited Company

(...)Life Insurance Broker or Bank

(...)Third Party Service Provider

for the use of electronic means in the following matters:

(...) Offering insurance policies for sale by electronic means (Online)

(...) Offering insurance policies for sale using electronic devices

(...) Issuing insurance policies by electronic means

(...) Offering of loans by having insurance policies as securities and making indemnity payments under life insurance contracts by electronic means

and certify that the information system security standards are in accordance with the information system security standard evaluation guideline according to the strict-level security procedure specified in the attachments to this Notification.

3. I have audited the information system in accordance with the professional principles and standards in the Notification of the Office of Insurance Commission Re: Criteria, Procedure, and Conditions for Registration of Electronic Activities, Application for Approval for Third Party Service Providers, and Certification of Information Systems B.E. 2565 (2022) and agree for the Office to verify the information of the Certificate with the issuing agency or the documents for registration of the Certified Body with the agency in Clause 1.

Affix stamp (if any)

Signed.....

(.....)

Independent Auditor/Certified Body

Form OrChor. 3 Page 2

4. I, the person under Clause 2, hereby certify that the information given to the Independent Auditor for the certification of the information system security is factually accurate in all respects and affix my signature as evidence.

Affix stamp (if any)

Signed.....

/		

Authorized Director/Authorized Person*

*Authorized Director/Authorized Person of the Company/the Life Insurance Broker or the Third Party Service Provider, as the case may be. Application for Approval for Use of Third-Party Service Provider and Certification of Information System

Part 1: In the case that the Company uses the Third-Party Service Provider

1. We,..... Public Limited Company, are desirous to apply for registration of electronic activities and apply for approval for the use of......(specify the name of the Third Party Service Provider)...... in order to use electronic means in the following matters:

(...) Offering insurance policies for sale by electronic means (Online)

(...) Offering insurance policies for sale using electronic devices

(...) Issuing insurance policies by electronic means

(...) Offering of loans by having insurance policies as securities and making indemnity under life insurance contracts by electronic means

2. We hereby certify that:

2.1 The Third Party Service Provider has the information system security standards are at the strict level for the activities under Clause 1 in accordance with the criteria specified in the attachments to this Notification and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certification of the information security management system with ISO/IEC 27001 (ISMS: Information Security Management System); and

We have the information system security standards are at the strict level for the activities under Clause 1 and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certification of the information security management system with ISO/IEC 27001 (ISMS: Information Security Management System).

2.2 We have clear policies, processes, and operating procedures, for example, the risk assessment system, the risk management system, the service process, the internal control, the security measures, and the contingency plan in the case that the Third Party Service Provider is unable to provide service;

2.3 The information system service agreement between the Company and the Third Party Service Provider covers the following conditions:

(a) Personal data security measures in compliance with the laws on personal data protection;

(b) Protection from unauthorized use or disclosure;

(c) Report of irregularities and breach of persona data;

(d) Responsibility of the Third Party Service Provider in the case of subcontracting whereby the Third Party Service Provider shall be responsible as if it has provided the service itself;

(e) Right to audit by the Company and the Office;

(f) Return, erasure, or deletion of personal data;

(g) Consequences of breach of conditions.

3. We have enclosed the following documents:

(...) Juristic person affidavit from the Department of Business Development in the case of the Third-Party Service Provider juristic person

(...) Documentation describing electronic activities and details (examples of screenshots);

(...) Flow chart and steps of electronic activities;

(...) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(...) Certificate of information system security certification of the Third-Party Service Provider by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Certificate of information system security certification of the by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(...) A copy of the information system service agreement between the Company and the Third-Party Service Provider.

Part 2 In the case that the Life Insurance Broker or the Bank uses the Third-Party Service Provider

4. We,, holding the Life Insurance Broker License No...., expiring, are desirous to apply for registration of electronic activities and apply for approval for the use of the information system of...... (specify the name of the Third Party Service Provider)..... in order to use electronic means in the following matters:

(...) Offering insurance policies for sale by electronic means (Online) which has been consented byPublic Company Limited in carrying out the activity;

5. We hereby certify that:

5.1 The Third Party Service Provider has the information system security standards are at the strict level for the activities under Clause 4 in accordance with the criteria specified in the attachments to this Notification and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certification of the information security management system with ISO/IEC 27001 (ISMS: Information Security Management System); and

We have the information system security standards are at the strict level for the activities under Clause 4 and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certification of the information security management system with ISO/IEC 27001 (ISMS: Information Security Management System).

5.2 We have clear policies, processes, and operating procedures, for example, the risk assessment system, the risk management system, the service process, the internal control, the security measures, and the contingency plan in the case that the Third Party Service Provider is unable to provide service;

5.3 The information system service agreement between us and the Third Party Service Provider covers the following conditions:

(a) Personal data security measures in compliance with the laws on personal data protection ;

(b) Protection from unauthorized use or disclosure;

(c) Report of irregularities and breach of persona data;

(d) Responsibility of the Third Party Service Provider in the case of subcontracting whereby the Third Party Service Provider shall be responsible as if it has provided the service itself;

(e) Right to audit by the Company and the Office;

- (f) Return, erasure, or deletion of personal data;
- (g) Consequences of breach of conditions;

6. We have enclosed the following documents:

(...) Juristic person affidavit from the Department of Business Development in the case of the Third-Party Service Provider juristic person

(...) Documentation describing electronic activities and details (examples of screenshots);

(...) Flow chart and steps of electronic activities;

(...) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(...) Certificate of information system security certification of the Third-Party Service Provider by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Certificate of information system security certification by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(...) A copy of the information system service agreement with the Third-Party Service Provider;

(...) Company's letter of consent for offering of insurance policies for sale by electronic means (Online).

Company Life Insurance Broker or Bankhereby certifies that the statements and information in this form OrChor. 4 are factually accurate in all respects.

Affix stamp (if any)

Signed.....)

Authorized Director/Authorized Person*

*Authorized Director/Authorized Person of the Company/Life Insurance Broker/Bank, as the case may be,

Form PorChor. 1 Page1

Notice of Change and Certification of Information System Form

(Life Insurance Company)

Made at.....

1. We,..... Public Limited Company, are desirous to notify the change(s) to the registration of electronic activities in the following matters:

(...) Offering insurance policies for sale by electronic means (Online)

(...) Offering insurance policies for sale using electronic devices

(...) Issuing insurance policies by electronic means

(...) Offering of loans by having insurance policies as securities and making indemnity payments under life insurance contracts by electronic means

Details of the change.....

.....

2. We have assigned Mr./Mrs./Miss.....to be the person responsible for the relevant information function has been applied for registration or approval this occasion, at telephone number....., email.....

3. We hereby certify that our information system security standards are at the strict level for the activities under Clause 1 and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certificate issued by the Certified Body (ISO27001).

4. We have enclosed the following documents: (only the documents concerning changes)

(....) Documentation describing electronic activities and details (examples of screenshots);

(...) Flow chart and steps of electronic activities;

(...) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(...) Certificate of information system security certification by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3).

We,.....Public Limited Company, hereby certify that the statements and information in this form PorChor. 1 are factually accurate in all respects.

Affix stamp (if any)

Signed.....

(.....)

Authorized Director/Authorized Person of the Company

Form	PorChor.	2	Page1
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Notice of Change and Certification of Information System Form

(Life Insurance Broker or Bank)

		1	Made	at		
	Dat	e:				
1. We,	,	holding	the	Life	Insurance	Broker
License No	, expiring	, are de	esirou	is to r	notify the ch	nange(s)
to the registration of e	electronic activities in the following matters:					

(...) Offering insurance policies for sale by electronic means (Online) which has been consented byPublic Company Limited in carrying out the activity;

(....) Offering insurance policies for sale using electronic devices.

Details of the change.....

2. We have assigned Mr./Mrs./Miss.....to be the person responsible for the relevant information function that has been applied for registration or approval this occasion, at telephone number....., email.....

3. We hereby certify that our information system security standards are at the strict level for the activities under Clause 1 in accordance with the criteria specified in the attachments to this Notification and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certificate issued by the Certified Body (ISO27001).

4. We have enclosed the following documents: (only the documents concerning changes)

(....) Documentation describing electronic activities and details (examples of screenshots);

(...) Flow chart and steps of electronic activities;

(...) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(...) Certificate of information system security certification by the Independent Auditor in form OrChor. or the certificate issued by the Certified Body (ISO27001);

(...) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(...) Company's letter of consent for offering of insurance policies for sale by electronic means (Online).

We,..... hereby certify that the statements and information in this form PorChor. 2 are factually accurate in all respects.

Affix stamp (if any)

Signed.....)

Authorized Director/Authorized Person

of the Life insurance broker or the bank

Notice of Change and Certification of Information System Form

Part 1: In the case that the Company uses the Third-Party Service Provider

1. We Public Limited Company, are desirous to notify the following change(s) to the registration of electronic activities and the use of the information system of(specify the name of the Third Party Service Provider)......in the following matters:

(...) Offering insurance policies for sale by electronic means (Online)

(...) Offering insurance policies for sale using electronic devices

(...) Issuing insurance policies by electronic means

(....) Offering of loans by having the insurance policy as a security and Indemnity under Life insurance contracts by electronic means

Details of the change

.....

2. We hereby certify that:

2.1 The Third Party Service Provider has the information system security standards are at the strict level for the activities under Clause 1. in accordance with the criteria specified in the attachments to this Notification and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certificate issued by the Certified Body (ISO27001); and

We have the information system security standards are at the strict level for the activities under Clause 1 and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certificate issued by the Certified Body (ISO27001).

2.2 We have clear policies, processes, and operating procedures, for example, the risk assessment system, the risk management system, the service process, the internal control, the security measures, and the contingency plan in the case that the Third Party Service Provider is unable to provide service;

2.3 The information system service agreement between the Company and the Third Party Service Provider Covers the following conditions:

(a) Personal data security measures in compliance with the laws on personal data protection ;

(b) Protection from unauthorized use or disclosure;

(c) Report of irregularities and breach of persona data;

(d) Responsibility of the Third Party Service Provider in the case of subcontracting whereby the Third Party Service Provider shall be responsible as if it has provided the service itself;

(e) Right to audit by the Company and the Office;

(f) Return, erasure, or deletion of personal data;

(g) Consequences of breach of conditions.

3. We have enclosed the following documents:

(...) Juristic person affidavit from the Department of Business Development in the case of the Third-Party Service Provider juristic person;

(...) Documentation describing electronic activities and details (examples of screenshots);

(...) Flow chart and steps of electronic activities;

(...) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(...) Certificate of information system security certification of the Third-Party Service Provider by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Certificate of information system security certification of the Company by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001)

(...) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(...) A copy of the information system service agreement between the Company and the Third-Party Service Provider.

Part 2 In the case that the Life Insurance Broker or the Bank uses the Third-Party Service Provider

4. We,....., holding the Life Insurance Broker License No., expiring....., expiring..., are desirous to apply for registration of electronic activities and apply for approval for the use of the information system service of(specify the name of the Third Party Service Provider)...... in the following matters:

(...) Offering insurance policies for sale by electronic means (Online) which has been consented byPublic Company Limited in carrying out the activity;

(....) Offering insurance policies for sale using electronic devices.

Details of the change.....

.....which has been

consented byPublic Company Limited in carrying out the activity above;

5. We hereby certify that:

5.1 The Third Party Service Provider has the information system security standards are at the strict level for the activities under Clause 4 in accordance with the criteria specified in the attachments to this Notification and the information system has been certified by the Independent Auditor under the letter of confirmation in form OrChor. 3 or the certificate issued by the Certified Body (ISO27001); and

We have the information system security standards are at the strict level for the activities under Clause 4 and the information system has been certified by the Independent Auditor under the Letter of Confirmation in form OrChor. 3 or the certificate issued by the Certified Body (ISO27001).

Form PorChor. 4 Page 3

5.2 We have clear policies, processes, and operating procedures, for example, the risk assessment system, the risk management system, the service process, the internal control, the security measures, and the contingency plan in the case that the Third Party Service Provider is unable to provide service;

5.3 The information system service agreement between us and the Third Party Service Provider covers the following conditions:

(a) Personal data security measures in compliance with the laws on personal data protection;

(b) Protection from unauthorized use or disclosure;

(c) Report of irregularities and breach of persona data;

(d) Responsibility of the Third Party Service Provider in the case of subcontracting whereby the Third Party Service Provider shall be responsible as if it has provided the service itself;

(e) Right to audit by the Company and the Office;

(f) Return, erasure, or deletion of personal data;

(g) Consequences of breach of conditions.

6. We have enclosed the following documents:

(...) Juristic person affidavit from the Department of Business Development in the case of the Third-Party Service Provider juristic person;

(...) Documentation describing electronic activities and details (examples of screenshots);

(...) Flow chart and steps of electronic activities;

(...) Documentation describing the information system and the electronic means in accommodating the activities using electronic means (system architecture);

(...) Certificate of information system security certification of the Third-Party Service Provider by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Certificate of information system security certification by the Independent Auditor in form OrChor. 3 or certificate issued by the Certified Body (ISO27001);

(...) Information system security standard evaluation guideline according to the strict-level security procedure in accordance with the criteria specified in the attachments to this Notification (in the case of certification by the Independent Auditor under the letter of confirmation in form OrChor. 3);

(...) A copy of the information system service agreement with the Third-Party Service Provider;

(...) Company's letter of consent for offering of insurance policies for sale by electronic means (Online).

Company Life Insurance Broker or Bank.....hereby certify that the statements and information in this form PorChor. 4 are factually accurate in all respects.

Affix stamp (if any)

Signed.....

(.....)

Authorized Director/Authorized Person*

*Authorized Director/Authorized Person of the Company/Life Insurance Broker/Bank, as the case may be.

Attachment

Information System Security Standard Evaluation Guideline

according to the Strict-Level Security Procedure

	Subject	Details
1.	Cooperation for management security	
1.1	To determine the information system security policy with an approval and	
	encouragement from high-level executives, and make the policy for all employees	
	and relevant third parties broadly known.	
1.2	To formulate following-up and evaluation plan for the use of the information	
	system security, and the information system security policy on a regular basis for	
	the purpose of adjustment in in case of any changes within the agency, in order for	
	the plan to be suitable for any situations and efficient at all times.	
2.	Structuring of the information system with regard to information system security	/ management
	within and outside the agency or organization	
2.1	High-level executive of the agency responsible for information-related works to	
	provide support and clearly direct the operations relating to the information	
	security, as well as clearly to delegate relevant tasks to workers, to be responsible	
	for any cases of risk, damage or hazard to the information system.	
2.2	In case of a new information system, to ensure that there is reviewing process as to	
	approve the formulation, installation, or use in various aspects, for example,	
	management of system users, or interoperability between the existing and new	
	systems.	
2.3	To define a confidentiality agreement or non-disclosure agreement appropriate to	
	the situation and requirements of the agency to protect the data and information.	
2.4	To have in place the information security rules regarding the permission of a third-	
	party service users to access the information system or use the data and information	
	of the agency.	
2.5	The agreement granting Third Party Service Providers a permission to access the	
	information system or use the information the agency for the purposes of reading,	
	processing, management, or development of the information system shall include	
	the rules on information security therein.	
2.6	Contents of the works or details of responsibilities regarding the information security	
	are clearly defined.	
2.7	Steps and channels to engage a third-party agency with a particular area of	
	expertise, or an agency expert on information security under various circumstances	
	are clearly defined.	

	Subject	Details
2.8	To ensure that the information system security standard evaluation guideline is	
	reviewed on a regular basis or upon any changes in the operation by a person	
	independent therefrom.	
2.9	To form cooperation amongst the persons having roles relating to information	
	security of the agency in any work or activity relevant to information security.	
2.10	Steps and channels to engage a third-party agency with a duty to regulate or an	
	agency relating to enforcement of law, including an agency monitoring emergency	
	circumstances under various circumstances are clearly defined.	
2.13	Before granting permission for an agency or a third party to access the information	
	system or use the data and information of the agency, the potential risks that may	
	arise therefrom must be identified and the guidelines to prevent such risks must be	
	formulated.	
3.	Management of Information Assets	
3.1	Information asset data are stored and recorded. The data stored shall comprise	
	data that is necessary for searching for future use.	
3.2	A person with the duties to monitor the use of and be responsible for the	
	information assets are clearly designated.	
3.3	Rules and regulations on use of the information assets must be clearly defined in a	
	form of documentation and announced and enforced within the agency.	
3.4	Data and information are categorized based on their value, legal requirements, level	
	of confidentiality and importance to the agency.	
3.5	Appropriate procedures for data and information categorization are defined and put	
	in place, and the information are handled in accordance with the guidelines for	
	data and information categorization applied by the agency.	
4.	Cooperation for personnel security	
4.1	Duties and responsibilities on information security of the employees, or the agency,	
	or a third party that has been engaged are defined to be in line with the information	
	security and the policy to maintain the information security put in place by the	
	agency.	
4.2	High-level executives of the agency must ensure that the employees, or the agency,	
	or a third party that has been engaged operate their works in compliance with the	
	policy or the security practice guidelines put in place by the agency.	
4.3	Internal punishment procedures for an employee who violates the policy, or the	
	security practice guidelines is formulated.	
4.4	To clearly define the duties and responsibilities on termination of employment or	
	change of employment status, and to clearly designate a responsible person.	

	Subject	Details
4.5	The employees of the agency or a third party that has been engaged must return	
	the information assets of the agency upon their employee status ceasing, or	
	expiration of employment contract, or the engagement agreement to the agency,	
4.6	To revoke authorization of the employees of the agency of a third party to access	
	the information system upon their employee status ceasing, or expiration of	
	employment contract, or agreement to operate works, and appropriately adjust the	
	authorization level for accessing of the information system upon any change in	
	duties and responsibilities.	
4.7	The employees or third parties must receive training to create awareness regarding	
	the information security in the part relating to their duties and responsibilities and	
	be informed of the policy or the practice guidelines for information security	
	enforced by the agency on a regular basis, or upon any changes.	
4.8	In considering hiring an employee, or engaging an agency or a third party, their	
	profiles or qualifications must be verified in order to be in compliance with the	
	relevant laws, rules and regulations, and ethics by taking into account the	
	confidentiality level of the data and information for which the access is granted,	
	and the assessed risk level.	
4.9	The employment contract or the engagement agreement of the employees, or the	
	agreement to engage an agency or a third party must include the duties and	
	responsibilities regarding the information security.	
5.	Cooperation for physical and surrounding security	
5.1	To ensure the security perimeter for the location of where the agency that the	
	information system and the data and information are installed, stored, or used.	
5.2	Physical security must be designed and installed to prevent any external perils,	
	disasters whether man-made or act of god, for example, fire, flood, earthquake,	
	explosion, riot.	
5.3	To place and protect the information equipment to mitigate risks from natural	
	disasters or hazard, and to prevent any unauthorized access.	
5.4	To prevent the information equipment from power failure, or interruption due to	
	malfunction of supporting utilities' infrastructure.	
5.5	The information equipment is properly maintained for the purposes of accuracy,	
	completeness, and ready-to-use at all times.	
5.6	Physical security must be designed and installed to ensure prevention for the	
	premise, or place of operation, or the information equipment.	
5.7	Without authorization, the information equipment, data and information, or	
	software should not be relocated from the place of operation of the agency.	

Subject	Details
5.8 The access to and exit from the secure area must be controlled, i.e., only authorized	
persons are allowed to access to and exit from the secure area.	
5.9 Preventive guidelines for working in the secure area must be designed and	
implemented.	
5.10The areas to which an unauthorized person may have access, for example, pick-up	
point, must be controlled, or if applicable, such areas should be separated from	
the area where the information system and the data and information are installed,	
stored, or used in order to prevent any unauthorized access.	
5.11Communications cable or electrical wires are protected from any interception or	
damage.	
5.12The information equipment used outside the agency's place of operation are	
maintained and secured based on risk levels which are varied with the uses in each	
location.	
5.13Before cancelling the use or selling the information equipment used in storing of	
the information, such information equipment must be verified whether or not the	
material information or software purchased and installed are erased, moved, or	
destroyed by mean causing the information or software unrecoverable.	
6. Communications Management, and Operations of Computer Network Syste	ms, Computer
Systems, Computer Work Systems, and the Information System	

Subject	Details
6.1 Operation manual is updated and maintained so that it is in a ready-to-use condition	
for the employees to put into practice.	
6.2 To ensure that a third-party or an external agency engaged to provide service to	
the agency perform the contract or service agreement which must cover the	
security work, nature of service provision, and level of service.	
6.3 The reports or records of service provision of a third party or an external agency	
engaged to provide service to the agency are regularly monitored and verified.	
6.4 To ensure the criteria for inspection and acceptance of the information system	
which is updated or of a new version. The information system should be tested	
during development and before the inspection and acceptance.	
6.5 To ensure that there are procedures to control the verification, protection, and	
recovery in case of a malware, and create awareness on malware to the users of	
the information system or the data and information.	
6.6 To ensure the back-up of the information, and the restoration in accordance with	
the information back-up policy put in place by the agency.	
6.7 To ensure the management of the control of the computer network to prevent any	
threats and ensure the security of the information system and applications	
operating on the computer network, as well as the data and information exchanged	
on the network.	
6.8 The maintenance of the security, level of service, management requirements are	
defined in the computer network service agreement, whether the service is	
provided by the agency itself or subcontracted to a Third-Party Service Provider.	
6.9 To ensure that there are a policy and operating procedures, as well as a control of	
the information exchange via communication channel in an electronic form.	
6.10To ensure that there is an agreement on an exchange of the data and information	
or software between the agency and a third-party or an external agency.	
6.11To ensure that there are a policy and operating procedures to protect the data and	
information communicated or exchanged via the information system connected to	
other information systems.	
6.12To protect the data and information exchanged in an electronic commerce	
transaction via a public computer network to prevent any fraud, breach of contract,	
or data leakage, or the information is modified without authorization.	
6.13To protect the data and information communicated or exchanged in online	
transaction to prevent any incomplete transmission, or displacement, or leakage of	
data, or the information is modified, replicated, or sent without authorization.	

Subject	Details
6.14For the data and information which are make known to the public, the information	
shall be protected from any modification without authorization in order to maintain	
the completion and accuracy of the data and information.	
6.15To ensure the recording of the audit log which records the activities of users of the	
information system, and events relating to security matters, for the purposes of	
future investigation, and monitoring of access control.	
6.16To ensure that there are procedures in monitoring the use of the information	
system, and evaluation of such monitoring on a regular basis.	
6.17To protect the information system on which the logs and log data are stored from	
any unauthorized access or modification.	
6.18To ensure that the logs relevant to the maintenance of the information system is	
recorded by the system administrator or system operator.	
6.19The changes to the information system must be controlled and restricted.	
6.20The use of the information resources must be monitored, and the plan on the	
information resources must be formulated to be able to appropriately	
accommodate future operation.	
6.21Operating procedures for the data and information management and storage must	
be set to prevent any leakage or misuse of information.	
6.22To ensure that the logs relevant to any errors of the information system are	
recorded, such logs are analyzed on a regular basis, and any detected errors must	
be rectified appropriately.	
6.23The time systems of each information systems used in the agency or in the security	
domain must demonstrate synchronization with the settings based on the time from	
the reliable source.	
6.24The duties and scope of responsibilities are clearly defined to mitigate any mistake	
in changing to or misuse of the information system or the data and information.	
6.25The information systems for development, test, and practical use are separated to	
mitigate risks from any unauthorized access or change in the information system.	
6.26Any changes relating to the preparation of service provision and the improvement	
of the information system security policy, operating procedures, or the control on	
the information security are managed by taking into consideration, on a continual	
basis, the significance level of the operation of the relevant businesses, and the risk	
assessment.	
6.27In the case where the agency allows for the use of mobile code (such as a certain	
Script of a web application that automatically executes upon launching a webpage),	
the configuration should be set to ensure that the mobile code works in compliance	

	Subject	Details
	the information security and the information system security policy, and the mobile	
	code must not automatically be able to execute in the information system if the	
	information system security policy forbids the mobile code of such category from	
	execution.	
6.2	3The operating procedures for the management of equipment used in electronic	
	data recording which can be removed or connected to a computer (removable	
	media) must be set.	
6.2	9The operating procedures for safely and securely destroying equipment used in	
	electronic data recording which can be removed or connected to a computer	
	(removable media) must be set.	
6.3	OThe information or documents relating to the information system (system	
	documentation) are protected from any unauthorized access.	
6.3	1In the case where the equipment used in storing the data and information is	
	relocated, it must be protected to protect the equipment from any unauthorized	
	access or misuse, or to protect the equipment or the data and information from	
	damage.	
6.3	2The data and information electronically communicated (electronic messaging) must	
	be protected, for example, e-mail, electronic data interchange (EDI), or instant	
	messaging.	
7.	Access Control for Computer Network Systems, Computer Systems, Computer	Work Systems,
	Information Systems, Information, Data and information, Electronic Data, and C	omputer Data
7.1	Access control policy must be formulated in a form of documentation and ensure	
	that the subject matter of the policy is in line with the requirements or demands	
	with respect to the operation or service provision and maintenance of security of	
	the information system.	
7.2	Users of the information system must be registered, and user accounts must be	
	officially cancelled to control the granting and cancellation of access authorization	
	for any information system of the agency.	
7.3	High-level authorization of access must be granted limitedly and under supervision.	
7.4	Users must maintain and protect any of the information equipment under their	
	responsibility when the equipment is not in used.	
7.5	Access to the agency's computer network accessible from outside the agency must	
	be restricted in accordance with the access control policy and the terms of use of	
	the application for operation.	

Subject	Details
7.6 All users must have their own user accounts, and the information system must	
comprise adequate identification technique to be able to identify the users of the	
information system.	
7.7 The information system screen must be terminated or closed automatically if there	
is no activity for a maximum time of the period specified.	
7.8 The access of the users and the information system administrator or system	
operator to the data and information and functions in applications must be	
restricted in line with the access control policy so formulated.	
7.9 The security management policy and guideline must be formulated to mitigate the	
risks in the use of the information equipment or mobile communication devices,	
for example, laptops or smart phones.	
7.10Rules to which require the users to be complied must be established in order for	
the users to securely set the password as required by the agency.	
7.11The users must be able to access the computer network services for which they	
have authorization for only.	
7.12An adequate identification method must be set in order to control any remote	
access to the information system of the agency.	
7.13The access channels whether physical and via computer-connection for	
maintenance of the information systems which can be access remotely, for	
example, remote diagnostic or configuration facility of the computer network	
equipment, must be controlled.	
7.14In a computer network, the data and information must be categorized properly	
based on their service types provided to the group of users of the data and	
information.	
7.15The flow data and information in a computer network must be controlled to ensure	
the compliance with the access control policy of the application.	
7.16Logging-in procedures must be set to control the access to the computer operating system.	
7.17An interactive password management system must be prepared or arranged, and	
that system must be able to support a use of secured passwords.	
7.18A password setting management procedure must officially be set.	
7.19A designated executive must officially monitor and review authorization level of the users on a regular basis.	
7.20A clear desk policy for the data and information in a documentation form and in an	
electronic form recorded in a removable media, as well as a clear screen policy for	
the information system, must be formulated.	
the information system, must be formulated.	

	Subject	Details
7.2	1 An automatic equipment identification must be arranged in order to verify whether	
	or not a connection of equipment is actually made from that equipment or from a	
	designated location only. It is necessary for the information system to allow only	
	connections made by or from an authorized equipment or location.	
7.22	2An access to utility programs must be strictly restricted for such programs may be	
	able to control and change an operation of the information system.	
7.23	3A period of a connection to the information system that demonstrates high risk	
	level must be limited as to improve the security level.	
7.24	4For the information system of high importance, the information system must	
	operate in a separated environment and not confound with other information	
	system.	
7.2	5A policy, work plan, and procedure in operation relating to any activity operated	
	from outside the agency (teleworking) must be formulated.	
8.	Procurement or Arrangement, and Maintenance of Computer Network Syste	ms, Computer
	Systems, Computer Work Systems, and Information Systems	
8.1	Requirements for the information security control must be set in the preparation of	
	minimum requirements of a new information system or an update to the existing	
	information system.	
8.2	Subcontracted software development works must be monitored, controlled, and	
	inspected.	
8.3	Any data to be accepted into an application must always be validated to ensure	
	that the data is accurate and in a compatible format.	
8.4	Any data derived from a data processing of an application must be validated to	
	ensure that the data is accurate and in a compatible format.	
8.5	A key management guideline must be set to support a technique relevant to an	
	encryption of the agency.	
8.6	A set of the data and information to use in a test of the information system must	
	carefully be selected, as well as a data leakage control and prevention policy must	
	be formulated.	
8.7	An access to source codes of a program must be restricted.	
8.8	In the case of any change in a computer operating system, significant programs'	
	execution must be verified, reviewed, and tested to ensure that such change does	
	not affect the security of the information system and the service provision of the	
	agency.	
8.9	An execution of application must be validated for any error of data which may arise	
	from an erroneous execution or processing.	

Subject	Details		
8.10 Minimum requirements must be set for the maintenance of authenticity and			
integrity of the data in an application, as well as an appropriate preventive			
procedure must be formulated and complied with.			
8.11A policy on the use of encryption-related techniques must be formulated.			
8.12Operating procedures to control an installation of software on the information			
system in service must be set.			
8.13Any changes in the development of the information system must be controlled			
with an official controlling procedure.			
8.14Any changes to a software package must be restricted, provided changes must be			
made in the case of necessity, and every change must be strictly controlled.			
8.15A preventive measure must be arranged to mitigate a leakage of the data and			
information.			
9. Management of Undesirable or Unforeseeable Security Situations			
9.1 An undesirable or unforeseeable security situation must be reported via an			
appropriate management channel as soon as practicable.			
9.2 An employee or a third-party user must record and report any weak point which			
may have found while using the information system.			
9.3 The scope of responsibilities of the executives and the operating procedures must			
be defined in order to be able to effectively deal with any undesirable or			
unforeseeable security situations in a timely manner.			
9.4 In the process of following up with a person or agency, if there is an undesirable or			
unforeseeable security situation which is relating to a legal action (whether civil or			
criminal), evidence must be collected, kept, and presented in compliance with the			
provision of the application laws.			
10. Management of Service or Operation of Agency or Organization for the Purpose	e of Continuity		
10.1A plan for maintenance or recovery of information service after any event causing			
operation interruption must be formulated in order for the data and information to			
be in a ready-to-use condition in a specified level and within the specified time.			
10.2Necessary requirements on the information security must be defined as a part of			
the management procedures to achieve continuity in operation during any			
emergency incident.			
10.3 Main framework for the development of management plan must be set to achieve			
continuity in operation during any emergency incident.			
10.4The management plan must be regularly tested and improved for to achieve			
continuity in operation during any emergency incident as to ensure that the plan is			
always up-to-date and effective.			

Subject	Details
10.5Any events which may cause operation interruption, and possibility of the event	
causing impact, as well as continual result from such interruption in the information	
security aspect must be identified.	
11. Examination and evaluation of Compliance to Any Policies, Measures, Criteria, o	or Procedures,
as well as Security Requirements of the Information System	
11.1A guideline for the operation of the information system which is in compliance with	
the law and in line with the and provisions under agreements of the agency must	
be clearly specified in a form of document which is updated regularly.	
11.2Misuse of the information system must not be allowed.	
11.3The employees of the agency must ensure that the information security works	
under their responsibilities are in compliance with the law and in line with the and	
provisions under agreements of the agency.	
11.4Personal data must be protected in compliance with the law and in line with the	
and provisions under agreements of the agency.	
11.5An encryption technique that is in compliance with the law and in line with the and	
provisions under agreements of the agency must be put in place.	
11.6Technical review and validation of the information system must be arranged on a	
regular basis to satisfy the information security development standard.	
11.7 Validation requirements and activities relevant to the validation of the information	
system must be planned and arranged as to mitigate any service provision	
interruption risks.	
11.8 An access to use any validation tools must be allowed to protect the tools from	
being misused or compromised.	
11.9Operating procedures must be set to ensure that the use of information which may	
deemed an intellectual property, or the use of a software is in compliance with the	
law and in line with the and provisions under agreements.	
11.10 The material data and information must be protected from any damage, loss, or	
falsification, provided the protection must be carried out in compliance with the	
law and in line with the and provisions under agreements of the agency and the	
terms of service.	

(...)Public Company Limited

(...)Life Insurance Broker or Bank

hereby certify that the statements and information in this document are factually accurate in all respects and are willing to submit the information relating to the audit of the information system security standards.

Affix stamp (if any)	Signed
	()
	Authorized Director/Authorized Person*
*Authorized Director/Authorized Person of the Co	ompany/Life Insurance Broker/Bank, as the case may be.