() 合庫投信

法人開戶暨交易相關文件說明

 開	戶暨交易應填寫文件:
	開戶約定書
	個人資料保護法應告知義務事項暨同意書
	法人開戶授權書
	法人授權印鑑新增(變更)申請書
	受益人開戶身分證明文件聲明書
	美國外國帳戶稅收遵從法(FATCA)遵循帳戶資料同意書
	美國稅務身分聲明文件(W-8BEN-E)
	專業投資機構(法人)聲明書暨申請書
	(符合金保法之專業投資機構/投資人填寫)
	投資適性評估暨風險預告書
	法人實際受益人聲明書
	金融機構執行共同申報及盡職審查作業CRS身分辨識表
	CRS 自我證明表-實體
	(註冊地或營運地在國外者及消極非金融機構填寫)
	CRS 自我證明表-具控權人
	(有外籍稅務居民身分者填寫) 交易申請書
	投資非投資等級債券為訴求之風險預告書(申購非投資等級債需檢附)
 開	户暨交易應提供證明文件:
	變更事項登記表(經濟部/各地主管機關核發)
	營業執照 (主管機關核發)
	負責人/代表人身分證影本
	被授權人之身分證影本(如被授權之簽章為個人)
	指定授權開戶人之身分證影本
	註:請在所有檢附文件影本每一頁上加蓋開戶原留印鑑



開戶約定書

台北市 104 南京東路二段 85 號 13 樓 Tel:(02)2181-5999 Fax:(02)2562-1976 FA-2024-10 版

第一部分	计: 立約定書人(受益人)基本	and the same of th	公可个按文獻熱	机,吴和叶门	谷処円	多以明	國中國	늄	7 本 口	期:		年			共計二	頁 1/2
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受益人	姓名					成設立日期 成設立日期		年	月	В		一般客		明 472	玉)	
或公司		之英文姓名)		-		國籍	-	+	Л			員工本				
						出生地				-		員工關				子女)
白八边	() 그 D-15						1					合庫金	控制	与 關係	.人	
身分證		* Late air > La -in / 1		11 6 10 -		也國籍身分				: ,國						
※ 未成年	之受益人(未滿十八歲),請 填寫負責人姓名及聯絡人	f填寫法定代 性名。	《埋人父母雙方之	姓名。受輔助	加宣告之	受益人,言	青填寫法	定代理	里人之	姓名。						
法人代表 法定代理				法人代表人身	或法定· 分證字5											
公司聯絡	洛人或				代理人(
法定代理			市區		分證字號	疣		路								
公司登記	記地址 縣		鄉鎮	郷 里				街	段	老	Ē	弄	號	村	婁之	
通訊地	也址 同戶籍地址,	或														
聯絡電	(公) (公)		(住) ()-			(手機)					(傳事					
E-mail			<u> </u>)-				
確認單/對		<u>@</u>	All (Erzh N.L			清楚,若有	IN- ANDERSONALIS		-0.00 cm -0.00	500	=01 /8	2 00000	0英文	Z母o)	及「區別	钊。)
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	子:受益人傳真交易暨配息 日金指定匯人帳戶:(<mark>限填</mark>										旨定帳	戶始館	生效)			
台幣 帳戶		2行/郵局		分行/支局	帳					Ť						
台幣	銀	行/郵局		分行/支局	號帳											
帳戶 外幣		銀行		分行	號帳							+				
帳戶	SWIFT Code				號											
(二)配息指	定匯入帳戶:(<mark>限填受益人</mark>	本人名義開	立之指定匯款帳	戶乙個,該帳	戶將適用	用所有配息	型商品	,如您	預定則		公司	之配息	型商品	,請務	务必填	寫。)
台幣 帳戶	□同台幣買回帳戶	红纸口			帳號											
	□同外幣買回帳戶	行/郵局		分行/支局	306					_	+	_	-			
外幣 帳戶	SHART O	銀行		分行	帳號											
第三部分:	簽署聲明及注意事項															
1. 本人已	己參閱並同意本申請書頁一	及頁二		受	益人原質	習簽章樣式						4	下欄	立由投	信填	寫
	, 項條款及約定之內容,並												業務單			-
交易指	示,如簽署與合庫投信記	錄及規														
定不符為無效	F,則相關之申請或交易要 I。	求將視														
2. 本人聲	明並保證本人確實非具有												通路/	業務員	子子	-1
	稅法律 (the US federal inco											_	ALTERIA.	11/11/15	41 4306	
lavvs) ;	听指之美國納稅義務人身分															- 1
為任何	「美國納稅義務人持有基金),且非														
為任何 基金予),且非 或轉讓											基金	金事務	部	\dashv



開戶約定書

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* 本公司不接受感熱紙本約定書共計二頁 2/2

合作金庫投信開戶約定條款

一、一般約定

- 1. 本人同意遵守下列各項約定條款,向合作金庫投信以書面、傳真方式辦理合作金庫投信發行之證券投資信託基金(「基金」)之申購、買回、轉申購等業務。本條款如有未盡事宜,悉依合作金庫投信系列基金公開說明書、證券投資信託及顧問法、其他中華民國法令及相關函釋之規定辦理。
- 2. 本人同意成為合作金庫投信基金證券投資信託契約之受益人,並依本開戶申請書相關約定條款行使權利、負擔義務,且 已詳閱合作金庫投信基金之公開說明書,並據以向合作金庫投信提出認購受益權單位之申請。
- 3. 本人所填資料與所附證明文件不符時,合作金庫投信得依所附之證明文件建檔處理,並得再以電話向本人進行確認。
- 4. 本人應於合作金庫投信收件截止時間前完成申購、買回或轉申購程序。逾時申購、買回或轉申購者,將視為次一營業日 之交易處理。
- 5. 本人親臨合作金庫投信辦理基金之交易事宜時,應依合作金庫投信之要求出示身分證明文件正本供核驗。
- 6. 本人文件不完備致無法完成開戶/申購/買回/轉申購等程序者,則該次開戶/申購/買回/轉申購,將待所有文件於規定收件時間內完整送交合作金庫投信之當日始生效。文件自收件日起一個月內仍無法備齊時,該次申請開戶/申購/買回/轉申購將不生效力,合作金庫投信得依本人意願退回或自行銷毀。
- 7. 本人以匯款方式申購基金時,除匯款人與受益人之關係為配偶、未成年子女者之外,匯款人應為本人;若非前述對象, 則本公司拒絕該筆交易,並將款項退還於匯款人,產生之匯費將由退還款項中扣除。
- 8. 本人同意並瞭解申請停止寄送交易確認單或對帳單後,本人將不再收到 貴公司主動寄發之書面單筆暨定時定額交易確 認單及投資對帳單,對於本人在合庫投信所進行之基金交易明細、投資損益及現況掌握,本人將負主動查詢之責,主動 跟業務人員或客服人員查詢取得資料,日後不得提出因未收到交易確認單或投資對帳單而主張損及權益之情事,亦不得 歸究於 貴公司。
- 9. 本人同意並瞭解合作金庫投信有權隨時修改或變更合作金庫投信系列基金之申購、買回或轉申購流程,及修改部份或全部本約定條款,修正部份於合作金庫投信依法令辦理後即生效。
- 10. 本人瞭解合作金庫投信依相關法令規定,得暫停或限制本人於合作金庫投信開立帳戶之交易活動,或要求本人重新提供相關文件,經合作金庫投信採取確認程序後,始得進行各項交易。
- 11. 本人同意合作金庫投信為保護本人權益,對於本人與合作金庫投信之電話指示內容,合作金庫投信可予以錄音。
- 12. 本人及合作金庫投信得隨時以書面通知終止本約定條款,惟終止前已執行之交易及雙方之權利義務不受影響。
- 13. 本約定條款以中華民國法律為準據法。關於本約定條款所生之一切訴訟,應以中華民國台北地方法院為第一審管轄法院。
- 14. 本人同意本次開戶若未事先約定配息指定匯入帳戶,日後若申購配息型商品需另外申請「受益人約定帳戶新增/異動約定書」約定配息指定匯入帳戶。

二、傳真交易約定條款

- 1. 本人日後若以傳真方式辦理合作金庫投信系列基金申購/買回/轉換時 , 貴公司得依本人之傳真指示辦理申購/買回/轉換 相關作業。
- 2. 本人之傳真買回申請書記載之匯人買回款帳戶如非屬約定之買回價金指定匯人帳戶時, 貴公司得拒絕本人之傳真買回 指示,惟買回價金轉申購 貴公司基金者,不受此限制。
- 3. 本人茲此授權 貴公司接受蓋用本人原留印鑑之傳真指示,並同意 貴公司得信賴該傳真指示或行為,且 貴公司無任何 義務核對給予指示或確認指 示身份及權限,或交易指示之真實性或內容,且同意對於本人因傳送交易指示之錯誤或 未經授權所受之損失 貴公司不負任何責任。
- 4. 如傳真文件因電話線路、機器故障或其他任何因素,致使所顯示之文件內容或受益人原留印鑑不清楚或無法辨認時,本人同意 貴公司於接受本人另行傳真清楚足以辨認其內容及印鑑之文件前, 貴公司得拒絕接受該交易申請。
- 5. 本人日後辦理傳真申購或買回傳真後,應立即以電話向合作金庫投信作確認,否則 貴公司得拒絕接受該交易申請。



個人資料保護法應告知義務事項暨同意書

合作金庫證券投資信託股份有限公司(以下稱本公司)為蒐集、處理及利用立書人個人資料,特告知以下事項,請台端詳閱:

一、 特定目的之利用

經立書人詳閱了解以下事項,同意本公司得為下述特定目的蒐集、處理及利用(包含國際傳輸)立書人之個人資料。

1. 蒐集之目的

為辦理證券投資信託及顧問相關業務、全權委託投資業務及其他合於本公司之營業登記項目或主管機關所核准之業務,以及基於營業目的、 風險控管、稽核、客戶服務、管理、資訊提供、行銷活動推廣、其他合於營業登記項目或組織章程所定業務、金融爭議處理業務、金融監督管理與檢查、其他依法令規定或法定義務或金融監理之需要及非公務機關依法定義務所進行個人資料之蒐集處理及利用(包含國際傳輸)。

2. 資料之類別

台端於本公司相關業務申請書及契約書內容等文件所填載或與本公司業務往來期間所產生屬於個人資料保護法第2條所定義之「個人資料」,包括但不限於姓名、出生年月日、身分證統一編號、護照號碼、婚姻、家庭、教育、職業、聯絡方式、財務情況、社會活動、或其他合於本公司營業項目之特定目的所須蒐集之個人資料等。

- 3. 個人資料利用之期間、對象、地區及方式
 - (1). 期間:自本公司開始蒐集個人資料時起,至蒐集之特定目的消失,經本公司主動或經立書人以書面向本公司請求 停止蒐集、處理、利用或請求刪除立書人之個人資料;但法令另有規定、本公司執行職務或業務所必須或經立書 人書面同意者,不在此限。
 - (2). 對象:本公司、本公司所屬分支機構、服務委外處理機構、本公司合作推廣對象、其他與本公司有業務往來之機構、依法有調查權機關或金融監理機關、依法定義務所必要提供之第三方或經台端書面同意之對象。
 - (3). 地區:前揭所稱對象之所在地。
 - (4). 方式:以書面、傳真、電話、電子文件、網際網路及其他自動化或非自動化之利用方式。
- 4. 本公司保有台端個人資料之期間,基於個人資料保護法第三條之規定,台端得向本公司行使查詢、請求閱覽、請求製給 副本、請求補充或更正、停止蒐集處理利用或刪除個人資料。惟依法本公司因履行合約或執行業務所必需者,得不依台 端請求為之
- 5. 台端知悉並瞭解,如未將申請業務或服務所需之個人資料提供予本公司,本公司將無法提供台端相關服務。
- 6. 以上個人資料保護法應告知投資人事項內容如有更新,請詳見本公司網站公告(www.tcb-am.com.tw)。

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經立書人詳閱了解以下事項, □同意	□不同意	本公司得為下述特定目的外之蒐集	、處理及利用立書人之個人資料	(未勾選視
為不同意)。				

- 1. 特定目的外之其他利用目的:本公司母公司(合作金庫金融控股股份有限公司)旗下其他子公司【註1】依「金融控股公司法」與「金融控股公司子公司間共同行銷管理辦法」相關規定得為之共同行銷、外國稅務稽徵及外國金融法令監理。
- 2. 個人資料利用範圍:利用範圍與上述特定目的之利用範圍相同,利用之對象並包括外國之政府、主管機關或法院。

經 貴公司向本人告知上開事項後,本人已清楚瞭解並同意 貴公司蒐集、處理或利用本人個人資料之目的及用途。【註2】

受告知人:

(原	留	郎	鑑)
		_		-	-

【註 1】:合作金庫金融控股股份有限公司所屬子公司,目前包括合作金庫商業銀行股份有限公司、合作金庫人壽保險股份有限公司、合作金庫證券股份有限公司、合作金庫證券投資信託股份有限公司、合作金庫資產管理股份有限公司、合作金庫票券金融股份有限公司、合作金庫創業投資股份有限公司,若有新增或異動者,將於合作金庫金融控股股份有限公司之網站揭露公告之。

【註2】:立同意書人亦得隨時以電話通知本公司停止交互使用立同意書人以上個人資訊及對立同意書人進行共同行銷,本公司於接獲通知後應即配合辦理,不得拒絕。

FA-2022-11

法人基金開戶授權書

任何糾紛、因而衍生之一切權利義 責任,絶無異議。	務及法律責任,願自負一切法律
此致 合作金庫證券投資信託股份有限公	司
受益人:	受益人原留印鑑
統一編號:	
受託人:	被授權人簽章
身分證字號:	
被授權人身分影本黏貼處(正面)	被授權人身分影本黏貼處(反面)

◎ 合庫投信 法人授權印鑑新增(變更)申請書

心影印後再填寫,以維護您的權益。	戶號:
B	
受益人原留	印鑑(請蓋原留印鑑大小章)
授權以下勾選之事項,得憑本公 F列選項若未勾選視為不同意)	公司下列有權簽章樣式為憑辦理,若因
放式系列基金所為之申購、	買回、轉申購之交易指示
、負責人/代表人、地址、	電話等變更)
、過戶、質押/質解作業辦理	里
□變更並註銷原留授權簽章樣 式有效(空白欄位請劃線冊	
授權簽章樣式(二)	授權簽章樣式(三)
附上被授權人之身分證明文件影本 且審核無誤後始能生效。	,並加蓋原留印鑑供核驗。
	日

受益人開戶身分證明文件聲明書

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茲聲明本人向 貴公司申請開戶或傳真交易所提供之身分證明文件及第二證件影本,與該身分證明正本完全相符, 若有虛偽不實之情事,本人願就提供資料之正確真實性負完全法律責任。

此致 合作金庫證券投資信託股份有限公司 立聲明書人: (受益人)	受益人開戶原留印鑑
身分證字號: 	(未成年人/受輔助宣告之人請加蓋法定代理人父母雙方/輔助人之原留印鑑。)
身分證影本黏貼處(正面)	身分證影本黏貼處(反面)
身分證影本黏貼處(正面)	身分證影本黏貼處(反面)
以下由合庫投信填寫	
文件影本並完成電話(函證)查證。 □3. 法人已提示登記證明文件暨代表人身分證明	計影本。 政附身分證明文件影本外,已另檢附本聲明書、第二身分證明 引文件正本並檢附影本。
分證明文件正本並檢附影本。	任影本並授權由受雇人辦理開戶,已出具授權書及受雇人身 (1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(1)(
查證方式 □電話 □函證 查證日期/時間	括(函證)查證紀錄 年 月 日 查證人員
業務主管 業務人員	銷售單位



美國「外國帳戶稅收遵從法」(FATCA)遵循帳戶資料同意書

提供美國「外國帳戶稅收遵從法」(FATCA)遵循帳戶資料之同意條款:

一、 FATCA 遵循帳戶資料之申報:

此致

本人同意合作金庫投信為遵循美國「外國帳戶稅收遵從法」(Foreign Account Tax Compliance Act)(以下簡稱 FATCA)施行,須依該 FATCA 法案規定向美國國稅局(IRS)申報本人與合作金庫投信往來相關資料;資料蒐集、處理、利用與國際傳輸範圍以美國國稅局(IRS)所公告之FATCA 法案中規範之申報項目為限。

二、 美國應稅身分別及該身分別變更之通知義務:

本人同意簽署 W-8BEN 或 W-8BEN-E 或 W-8IMY 或 W9 或其他與 FATCA 申報相關之表格,以表示其美國應稅身分別。本人之美國應稅身分別如有變動,或固定居住地址遷移至不同國家,應於三十日內主動以書面通知合作金庫投信,並應同時依美國稅法相關規定提供相關證明文件予合作金庫投信。爾後,若合作金庫投信於遵循 FATCA 期間須詢問本人之美國應稅身分別時,本人有據實告知之義務,否則合作金庫投信得終止各項服務。

本人茲確認已於合理期間內,審閱上述 FATCA 遵循同意條款全部內容。經 貴公司明確告知上述各條款內容及相關風險後,本人已完全充分瞭解上述各項條款內容而願遵守該約定。

合作金庫證券投資信託股份有限公司

帳戶持有人:		_(日期)	身分證字號	凭/統一編號	:	
法定代理人:		(日期)	身分證字號	凭/統一編號	:	

Form W-8BEN-E

(Rev. October 2021) Department of the Treasury Internal Revenue Service

Certificate of Status of Beneficial Owner for United States Tax Withholding and Reporting (Entities) For use by entities, Individuals must use Form W-8BEN. Section references are to the Internal Revenue Code. Go to www.irs.gov/FormW8BENE for instructions and the latest information. Give this form to the withholding agent or payer. Do not send to the IRS.

OMB No. 1545-1621

Do	NOT use this form for:	, , , , , , , , , , , , , , , , , , , ,	Solid to the Mo.
• U.	S. entity or U.S. citizen or resident		Instead use Forms
	foreign individual		
• A	foreign individual or entity claiming that income is effectively connected with	th the conduct of	
(ur	nless claiming treaty benefits).	in the conduct of	
• A	foreign partnership, a foreign simple trust, or a foreign grantor trust (unless	claiming troops b	anofital (and instructions for a control in
go 50 • An	overnment of a U.S. possession claiming that income is effectively connected to the connect	e, foreign tax-exe ed U.S. income or for other exception	mpt organization, foreign private foundation, or r that is claiming the applicability of section(s) 115(2),
	art I Identification of Beneficial Owner		
1	Name of organization that is the beneficial owner		2 Country of incorporation or organization
. 3	Name of disregarded entity receiving the payment (if applicable, see in	structions)	
4	Chapter 3 Status (entity type) (Must check one box only):	poration	Dod
		nplex trust	Partnership
	☐ Central Bank of Issue ☐ Private foundation ☐ Esta		Foreign Government - Controlled Entity
		rnational organiza	Foreign Government - Integral Part
	If you entered disregarded entity, partnership, simple trust, or grantor trust above, is the	e entity a hybrid makir	ALION
5	Chapter 4 Status (FATCA status) (See instructions for details and comp	lete the continue	tion below for the control of the below for
•	FFI other than a deemed-compliant FFI, participating FFI or	■ Nonreportir	ng IGA FFI. Complete Part XII. /ernment, government of a U.S. possession, or foreign
	exempt beneficial owner).	central ban	k of issue. Complete Part XIII.
	Participating FFI.		al organization. Complete Part XIV.
	Reporting Model 1 FFI.	Syempt reti	rement plans. Complete Part XV.
	Reporting Model 2 FFI.	C Entity wholk	rement plans. Complete Part XV.
	Registered deemed-compliant FFI (other than a reporting Model 1	Torritory fin	owned by exempt beneficial owners. Complete Part XVI.
	FFI, sponsored FFI, or nonreporting IGA FFI covered in Part XII).		ancial institution. Complete Part XVII.
	See instructions.	Excepted in	onfinancial group entity. Complete Part XVIII.
	Sponsored FFI. Complete Part IV.	Cxcepted in	onfinancial start-up company. Complete Part XIX.
	Certified deemed-compliant nonregistering local bank. Complete Part V.	Complete P	
	☐ Certified deemed-compliant FFI with only low-value accounts.		nization. Complete Part XXI.
	Complete Part VI.		ganization. Complete Part XXII.
		☐ Publicly trac	ded NFFE or NFFE affiliate of a publicly traded
	 Certified deemed-compliant sponsored, closely held investment vehicle. Complete Part VII. 		Complete Part XXIII.
			rritory NFFE, Complete Part XXIV.
	 Certified deemed-compliant limited life debt investment entity. Complete Part VIII. 		E. Complete Part XXV.
			FE. Complete Part XXVI.
	Certain investment entities that do not maintain financial accounts.	Excepted in	ter-affiliate FFI. Complete Part XXVII.
	Complete Part IX.	☐ Direct repor	ting NFFE.
	Owner-documented FFI. Complete Part X.	☐ Sponsored (direct reporting NFFE. Complete Part XXVIII.
	Restricted distributor. Complete Part XI.	Account the	t is not a financial account
6	Permanent residence address (street, apt. or suite no., or rural route). Do not	t use a P.O. box o	r in-care-of address (other than a registered address).
	City or town, state or province. Include postal code where appropriate.		Country
7	Mailing address (if different from above)		
	City or town, state or province. Include postal code where appropriate.	-	Country
For B	approved Participan Ant Notice		
, or P	aperwork Reduction Act Notice, see separate instructions.	Cat. No. 5968	B9N Form W-8BEN-E (Rev. 10-2021)

1	/-8BEN-E (Rev. 10-2021)	age 2
1	Identification of Beneficial Owner (continued)	8-
8	U.S. taxpayer identification number (TIN), if required	
9a	GIIN b Foreign TIN	
. 10	Reference number(s) (see instructions)	
Note:	Please complete remainder of the form including signing the form in Part XXX.	
Pa	Disregarded Entity or Branch Receiving Payment. (Complete only if a disregarded entity with a GIIN of branch of an FFI in a country other than the FFI's country of residence. See instructions.)	or a
11	Chapter 4 Status (FATCA status) of disregarded entity or branch receiving payment Branch treated as nonparticipating FFI. Reporting Model 1 FFI. U.S. Branch. Participating FFI. Reporting Model 2 FFI.	
12	Address of disregarded entity or branch (street, apt. or suite no., or rural route). Do not use a P.O. box or in-care-of address (other tiregistered address).	han a
	City or town, state or province. Include postal code where appropriate.	
	Country	
13	GIIN (if any)	
Par	Claim of Tax Treaty Benefits (if applicable). (For chapter 3 purposes only.)	
14	I certify that (check all that apply):	
а	☐ The beneficial owner is a resident of within the meaning of the income tax	
	treaty between the United States and that country.	
b	The beneficial owner derives the item (or items) of income for which the treaty benefits are claimed, and, if applicable, meets requirements of the treaty provision dealing with limitation on benefits. The following are types of limitation on benefits provisions that be included in an applicable tax treaty (check only one; see instructions):	s the may
	Government Company that meets the ownership and base erosion test	
	Tax-exempt pension trust or pension fund Company that meets the derivative benefits test	
	Other tax-exempt organization Company with an Item of income that meets active trade or business test	
	Publicly traded corporation Favorable discretionary determination by the U.S. competent authority received	
	Subsidiary of a publicly traded corporation No LOB article in treaty	
	Other (specify Article and paragraph):	
C	The beneficial owner is claiming treaty benefits for U.S. source dividends received from a foreign correction or interest from a little of the contract from a foreign correction or interest from a little of the contract from a foreign correction or interest from a foreign correction or interest from a little of the contract from a foreign correction or interest from a little of the contract from a foreign correction or interest from a foreign cor	trade
15	or business of a foreign corporation and meets qualified resident status (see instructions). Special rates and conditions (if applicable—see instructions):	
	The beneficial owner is claiming the provisions of Article and paragraph	
	of the treaty identified on line 14a above to claim a% rate of withholding on (specify type of income):	
	Explain the additional conditions in the Article the beneficial owner meets to be eligible for the rate of withholding:	_
		_
Part	V Sponsored FFI	
16	Name of sponsoring entity:	
17	Check whichever box applies.	
	☐ I certify that the entity identified in Part I:	
	s an investment entity;	
	Is not a QI, WP (except to the extent permitted in the withholding foreign partnership agreement), or WT; and	
	• Has agreed with the entity identified above (that is not a nonparticipating FFI) to act as the sponsoring entity for this entity.	
	☐ I certify that the entity identified in Part I:	
	Is a controlled foreign corporation as defined in section 957(a);	
	Is not a QI, WP, or WT;	
	Is wholly owned, directly or indirectly, by the U.S. financial institution identified above that agrees to act as the sponsoring entity for this entity;	•
	Shares a common electronic account system with the sponsoring entity (identified above) that enables the sponsoring entity to identified above) that enables the sponsoring entity to identified above) that enables the sponsoring entity to identified account holders and payees of the entity and to access all account and customer information maintained by the entity including, but not lime, customer identification information, customer documentation, account balance, and all payments made to account holders or payees.	4

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Form	W OPEN F (Part to poort)
The second second	n W-8BEN-E (Rev. 10-2021) Page Page
18	The state of the s
. 10	2 voormy distributed in Part 1.
	 Operates and is licensed solely as a bank or credit union (or similar cooperative credit organization operated without profit) in its country of incorporation or organization;
	 Engages primarily in the business of receiving deposits from and making loans to, with respect to a bank, retail customers unrelated to suc bank and, with respect to a credit union or similar cooperative credit organization, members, provided that no member has a greater than 59 interest in such credit union or cooperative credit organization;
	 Does not solicit account holders outside its country of organization;
	 Has no fixed place of business outside such country (for this purpose, a fixed place of business does not include a location that is no advertised to the public and from which the FFI performs solely administrative support functions);
	 Has no more than \$175 million in assets on its balance sheet and, if it is a member of an expanded affiliated group, the group has no mor than \$500 million in total assets on its consolidated or combined balance sheets; and
	 Does not have any member of its expanded affiliated group that is a foreign financial institution, other than a foreign financial institution that is incorporated or organized in the same country as the FFI identified in Part I and that meets the requirements set forth in this part.
	art VI Certified Deemed-Compliant FFI with Only Low-Value Accounts
19	— Total state of the entired in Part.
	 Is not engaged primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security partnership interest, commodity, notional principal contract, insurance contract or annuity contract;
	 No financial account maintained by the FFI or any member of its expanded affiliated group, if any, has a balance or value in excess o \$50,000 (as determined after applying applicable account aggregation rules); and
	 Neither the FFI nor the entire expanded affiliated group, if any, of the FFI, have more than \$50 million in assets on its consolidated of combined balance sheet as of the end of its most recent accounting year.
Pa	rt VII Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle
20	Name of sponsoring entity:
21	☐ I certify that the entity identified in Part I:
	Is an FFI solely because it is an investment entity described in Regulations section 1.1471-5(e)(4);
	• Is not a QI, WP, or WT;
	 Will have all of its due diligence, withholding, and reporting responsibilities (determined as if the FFI were a participating FFI) fulfilled by the sponsoring entity identified on line 20; and
	 20 or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100% of the equity interests in the FFI and is itself a sponsored FFI).
Par	t VIII Certified Deemed-Compliant Limited Life Debt Investment Entity
22	☐ I certify that the entity identified in Part I:
	 Was in existence as of January 17, 2013;
	 Issued all classes of its debt or equity interests to investors on or before January 17, 2013, pursuant to a trust indenture or similar agreement; and Is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the

is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the
restrictions with respect to its assets and other requirements under Regulations section 1.1471-5(f)(2)(iv)).

Part IX Certain Investment Entities that Do Not Maintain Financial Accounts

- 23 I certify that the entity identified in Part I:
 - Is a financial institution solely because it is an investment entity described in Regulations section 1.1471-5(e)(4)(i)(A), and
 - Does not maintain financial accounts.

Part X Owner-Documented FFI

Note: This status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will treat the FFI as an owner-documented FFI (see instructions for eligibility requirements). In addition, the FFI must make the certifications below.

- 24a (All owner-documented FFIs check here) I certify that the FFI identified in Part I:
 - · Does not act as an intermediary;
 - · Does not accept deposits in the ordinary course of a banking or similar business;
 - Does not hold, as a substantial portion of its business, financial assets for the account of others;
 - Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;
 - Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;
 - · Does not maintain a financial account for any nonparticipating FFI; and
 - Does not have any specified U.S. persons that own an equity interest or debt interest (other than a debt interest that is not a financial account or that has a balance or value not exceeding \$50,000) in the FFI other than those identified on the FFI owner reporting statement.

Form	W-8BEN-E	E (Rev. 10-2021)	Page 4
200	rt X	Owner-Documented FFI (continued)	rage -+
	k box 24	b or 24c, whichever applies.	
b		certify that the FFI identified in Part I:	
	• Has	provided, or will provide, an FFI owner reporting statement that contains:	
		The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and speciful.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than sp U.S. persons);	ecified
		The name, address, TIN (if any), and chapter 4 status of every individual and specified U.S. person that owns a debt interest in towner-documented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of \$50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed-compliant FFIs, excepted NFFEs, exempt beneficial owners, or U.S. persons other than specified U.S. persons); and	owns
•	- mas	Any additional information the withholding agent requests in order to fulfill its obligations with respect to the entity, provided, or will provide, valid documentation meeting the requirements of Regulations section 1.1471-3(d)(6)(iii) for each ed in the FFI owner reporting statement.	person
С	revi	ertify that the FFI identified in Part I has provided, or will provide, an auditor's letter, signed within 4 years of the date of payment, man independent accounting firm or legal representative with a location in the United States stating that the firm or representative with a location in the United States stating that the firm or representative with a location in the United States stating that the firm or representative with a location in the United States stating that the firm or representative with a section 1.1471-3(d)(6)(in the FFI) meets all the requirements to be an owner-documented FFI. The FFI identified in Part I has also provided, or will perform the provided of the section o	tive has
Check	box 24d	d if applicable (optional, see instructions).	
d	☐ I ce	ertify that the entity identified on line 1 is a trust that does not have any contingent beneficiaries or designated classes with unid neficiaries.	entified
Par	Name and Address of the Owner, where the Owner, which is the Own	Restricted Distributor	
25a	IIA)	restricted distributors check here) I certify that the entity identified in Part I:	-
	 Opera 	ates as a distributor with respect to debt or equity interests of the restricted fund with respect to which this form is furnished.	
	* PIOVIC	des investment services to at least 30 customers unrelated to each other and less than half of its customers are related to each of	ther:
	complia	juired to perform AML due diligence procedures under the anti-money laundering laws of its country of organization (which is an ant jurisdiction);	FATF-
	ocurrery.	ates solely in its country of incorporation or organization, has no fixed place of business outside of that country, and has the of incorporation or organization as all members of its affiliated group, if any;	e same
	 Does i 	not solicit customers outside its country of incorporation or organization;	
	tile illes	no more than \$175 million in total assets under management and no more than \$7 million in gross revenue on its income statem st recent accounting year;	
	 Is not in gross 	a member of an expanded affiliated group that has more than \$500 million in total assets under management or more than \$20 revenue for its most recent accounting year on a combined or consolidated income statement; and	million
	• Does i	not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFFEs with one or more substanti, or nonparticipating FFIs.	al U.S.
Check	box 25b	or 25c, whichever applies.	
I furthe after D	r certify the ecember	that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished that are m 31, 2011, the entity identified in Part I:	
b	Has resid	been bound by a distribution agreement that contained a general prohibition on the sale of debt or securities to U.S. entities and dent individuals and is currently bound by a distribution agreement that contains a prohibition of the sale of debt or securities cified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI.	d U.S. to any
С	restr iden fund	urrently bound by a distribution agreement that contains a prohibition on the sale of debt or securities to any specified U.S. p sive NFFE with one or more substantial U.S. owners, or nonparticipating FFI and, for all sales made prior to the time that striction was included in its distribution agreement, has reviewed all accounts related to such sales in accordance with the proceed in the resulting in Regulations section 1.1471-4(c) applicable to preexisting accounts and has redeemed or retired any, or caused the result to transfer the securities to a distributor that is a participating FFI or reporting Model 1 FFI securities which were sold to specifie sons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.	such a edures

Form	W-8BEN-E (Rev. 10-2021)
Pa	rt XII Nonreporting IGA FFI
26	☐ I certify that the entity identified in Part I:
	. Meets the requirements to be considered a nonreporting financial institution pursuant to an applicable IGA between the United States and
	. The applicable IGA is a Model 1 IGA or a Model 2 IGA; and
	is treated as a under the provisions of the applicable IGA or Treasury regulations
	(if applicable, see instructions);
	• If you are a trustee documented trust or a sponsored entity, provide the name of the trustee or sponsor
	The trustee is: U.S. Foreign
Town.	· Mini
	t XIII Foreign Government, Government of a U.S. Possession, or Foreign Central Bank of Issue
27	LI Certify that the entity identified in Part I is the beneficial owner of the payment, and is not appeared in appropriate in the second in the seco
	The singuistic of the state of
Dar	galario to which this submitted (except as permitted in Regulations section 1.1471-6(h)(2)).
CONT. THE REAL PROPERTY.	- Saturator
28a	k box 28a or 28b, whichever applies.
b	I certify that the entity identified in Part I is an international organization described in section 7701(a)(18).
D	I certify that the entity identified in Part I:
	Is comprised primarily of foreign governments; Is recognized as an interconcernmental or account to the control of th
	 Is recognized as an intergovernmental or supranational organization under a foreign law similar to the International Organizations Immunities Act or that has in effect a headquarters agreement with a foreign government;
	The benefit of the entity's income does not inure to any private person; and
	Is the beneficial owner of the payment and is not appeared in a second in a se
	 Is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulations section 1.1471-6(b)(2)).
	permitted in Regulations section 1.1471-6(h)(2)).
Par	XV Exempt Retirement Plans
Check	k box 29a, b, c, d, e, or f, whichever applies.
29a	☐ I certify that the entity identified in Part I:
	Is established in a country with which the United States has an income tax treaty in force (see Part III if claiming treaty benefits);
	Is operated principally to administer or provide pension or retirement benefits; and
	• is entitled to treaty benefits on income that the fund derives from U.S. sources (or would be entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement.
b	∐I certify that the entity identified in Part I:
	 Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
	 No single beneficiary has a right to more than 5% of the FFI's assets;
	• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operated; and
	(i) Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan;
	(ii) Receives at least 50% of its total contributions from sponsoring employers (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A));
	(Iii) Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except rollover distributions to accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), to retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or
С	(iv) Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.
	• Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
	 Has fewer than 50 participants;
	 Is sponsored by one or more employers each of which is not an investment entity or passive NFFE;
	• Employee and employer contributions to the fund (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employee, respectively;
	Participants that are not residents of the country in which the fund is established or operated are not entitled to more than 20% of the fund's assets; and
	 Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operates.

Form	W-8BEN-E (Rev. 10-2021)
Pa	rt XV Exempt Retirement Plans (continued)
c	I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other
	than the requirement that the plan be funded by a trust created or organized in the United States
, ε	I certify that the entity identified in Part I is established exclusively to earn income for the benefit of one or more retirement funds
	described in this part or in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring retirement and pension accounts), or retirement and pension accounts described in an applicable Model 1 or Model 2 IGA.
f	□I certify that the entity identified in Part I:
	 Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possessi (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provi retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or perso designated by such employees); or
	 Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possessi (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provi retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are consideration of personal services performed for the sponsor.
Par	Entity Wholly Owned by Exempt Beneficial Owners
30	☐ I certify that the entity identified in Part I:
	 is an FFI solely because it is an investment entity;
	 Each direct holder of an equity interest in the investment entity is an exempt beneficial owner described in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA;
	 Each direct holder of a debt interest in the investment entity is either a depository institution (with respect to a loan made to such entity) or exempt beneficial owner described in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA.
	 Has provided an owner reporting statement that contains the name, address, TIN (if any), chapter 4 status, and a description of the type documentation provided to the withholding agent for every person that owns a debt interest constituting a financial account or direct equi interest in the entity; and
	 Has provided documentation establishing that every owner of the entity is an entity described in Regulations section 1.1471-6(b), (c), (d), (c), (d) (f) and/or (g) without regard to whether such owners are beneficial owners.
Part	- Production
31	I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized under
Part	the laws of a possession of the United States.
32	XVIII Excepted Nonfinancial Group Entity □ I certify that the entity identified in Part I;
-	• Is a holding company, treasury center, or captive finance company and substantially all of the entity's activities are functions described Regulations section 1.1471-5(e)(5)(i)(C) through (E);
	 Is a member of a nonfinancial group described in Regulations section 1.1471-5(e)(5)(f)(B);
	• Is not a depository or custodial institution (other than for members of the entity's expanded affiliated group); and
	 Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or ar investment vehicle with an investment strategy to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.
Part	The state of company
33	I certify that the entity identified in Part I:
	Was formed on (or, in the case of a new line of business, the date of board resolution approving the new line of business)
	(date must be less than 24 months prior to date of payment);
	• Is not yet operating a business and has no prior operating history or is investing capital in assets with the intent to operate a new line of business other than that of a financial institution or passive NFFE;
	• Is investing capital into assets with the intent to operate a business other than that of a financial institution; and
_ :	 Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or an investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.
Part	Excepted Nontinancial Entity in Liquidation or Bankruptcy
34	I certify that the entity identified in Part I: • Filed a plan of liquidation, filed a plan of reorganization, or filed for bankruptcy on
	 During the past 5 years has not been engaged in business as a financial institution or acted as a passive NFFF:
	• Is either liquidating or emerging from a reorganization or bankruptcy with the intent to continue or recommence operations as a nonfinancial entity; and
	• Has, or will provide, documentary evidence such as a bankruptcy filing or other public documentation that supports its claim if it remains it bankruptcy or liquidation for more than 3 years.

Form V	V-8BEN-E (Rev. 10-2021)
Part	XXI 501(c) Organization
35	☐ I certify that the entity identified in Part I is a 501(c) organization that:
	• Has been issued a determination letter from the IRS that is currently in effect concluding that the payee is a section 501(c) organization that is dated; or
	 Has provided a copy of an opinion from U.S. counsel certifying that the payee is a section 501(c) organization (without regard to whether the payee is a foreign private foundation).
Part	XXII Nonprofit Organization
36	☐ I certify that the entity identified in Part I is a nonprofit organization that meets the following requirements.
	• The entity is established and maintained in its country of residence exclusively for religious, charitable, scientific, artistic, cultural or educational purposes;
	 The entity is exempt from income tax in its country of residence;
	 The entity has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
	 Neither the applicable laws of the entity's country of residence nor the entity's formation documents permit any income or assets of the entity to be distributed to, or applied for the benefit of, a private person or noncharitable entity other than pursuant to the conduct of the entity's charitable activities or as payment of reasonable compensation for services rendered or payment representing the fair market value of property which the entity has purchased; and
	• The applicable laws of the entity's country of residence or the entity's formation documents require that, upon the entity's liquidation or dissolution, all of its assets be distributed to an entity that is a foreign government, an integral part of a foreign government, a controlled entity of a foreign government, or another organization that is described in this part or escheats to the government of the entity's country of residence or any political subdivision thereof.
Part 2	Publicly Traded NFFE or NFFE Affiliate of a Publicly Traded Corporation
Check	box 37a or 37b, whichever applies.
37a	Certify that:
	• The entity identified in Part I is a foreign corporation that is not a financial institution; and
	The stock of such corporation is regularly traded on one or more established securities markets, including (name one securities exchange upon which the stock is regularly traded).
b	☐ I certify that:
	 The entity identified in Part I is a foreign corporation that is not a financial institution;
	• The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on an established securities market;
	• The name of the entity, the stock of which is regularly traded on an established securities market, is; and
	The name of the securities market on which the stock is regularly traded is
Part)	
38	☐ I certify that:
•	 The entity identified in Part I is an entity that is organized in a possession of the United States;
	• The entity identified in Part I:
	(i) Does not accept deposits in the ordinary course of a banking or similar business;
	(ii) Does not hold, as a substantial portion of its business, financial assets for the account of others; or
	(iii) Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; and
	• All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated.
Part >	XV Active NFFE
39	☐ I certify that:
	• The entity identified in Part I is a foreign entity that is not a financial institution;
	 Less than 50% of such entity's gross income for the preceding calendar year is passive income; and
	 Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as a
	weighted average of the percentage of passive assets measured quarterly) (see instructions for the definition of passive income).
Doet V	VVI Pancina NEEE
Part X	
404	I certify that the entity identified in Part I is a foreign entity that is not a financial institution (other than an investment entity organized in a possession of the United States) and is not certifying its status as a publicly traded NFFE (or affiliate), excepted territory NFFE, active NFFE, direct reporting NFFE, or sponsored direct reporting NFFE.
Check	box 40b or 40c, whichever applies.
b.	I further certify that the entity identified in Part I has no substantial U.S. owners (or, if applicable, no controlling U.S. persons); or
С	I further certify that the entity identified in Part I has provided the name, address, and TIN of each substantial U.S. owner (or, if applicable, controlling U.S. person) of the NFFE in Part XXIX.

Form W-8BEN-E (Rev. 10-2021)		Page
Part XXVII Excepted Inter-Affil		
41		
Is a member of an expanded affiliation.		
Does not make withholdable page	ounts (other than accounts maintained for members of its expanded affiliated group); yments to any person other than to members of its expanded affiliated group;	
payments from any withholding at	r than depository accounts in the country in which the entity is operating to pay for e gent other than a member of its expanded affiliated group; and	
modulon, moldding a member of its		on behalf of any financia
Part XXVIII Sponsored Direct R	Reporting NFFE (see instructions for when this is permitted)	
42 Name of sponsoring entity:		
Part XXIX Substantial U.S. Ow	ed in Part I is a direct reporting NFFE that is sponsored by the entity identified on line Iners of Passive NFFE	42.
As required by Part XXVI, provide the nam substantial U.S. owner. If providing the for reporting its controlling U.S. persons unde	e, address, and TIN of each substantial U.S. owner of the NFFE. Please see the instrum to an FFI treated as a reporting Model 1 FFI or reporting Model 2 FFI, an NFFE may ar an applicable IGA.	uctions for a definition o y also use this part for
Name .	Address	TIN

Part XXX Certification

. Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

- The entity identified on line 1 of this form is the beneficial owner of all the income or proceeds to which this form relates, is using this form to certify its status for chapter 4 purposes, or is submitting this form for purposes of section 6050W or 6050Y;
- The entity identified on line 1 of this form is not a U.S. person;
- This form relates to: (a) income not effectively connected with the conduct of a trade or business in the United States, (b) income effectively connected with the conduct of a trade or business in the United States but is not subject to tax under an income tax treaty, (c) the partner's share of a partnership's effectively connected taxable income, or (d) the partner's amount realized from the transfer of a partnership interest subject to withholding under section 1446(f); and
- For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as defined in the instructions.

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the income of which the entity on line 1 is the beneficial owner or any withholding agent that can disburse or make payments of the income of which the entity on line 1 is the beneficial owner.

I agree that I will submit a new form within 30 days if any certification on this form becomes incorrect.

\Box	I certify that I have	the capacity to sign for the entity identified on line 1 of this form.
	v.	6

Sig	gn	Н	er	е

Signature of individual authorized to sign for beneficial owner	Print Name	Date (MM-DD-YYYY)

() 合庫投信

台北市 104 南京東路二段 85 號 13 樓 Tel:(02)2181-5999 Fax:(02)2562-1976

基本資料暨投資適性評估表(專業投資機構暨法人)

受益人名稱			目內部評估專業投資名	7 (2/13/9/#3/1/32-4)		FA-2021.03 版
又短八石鸺					填表日期	年 月 E
身分證字號/統	編				戶號	
基本資料						
行業別	□金融保I 娛樂 □批 業 □其他	土發零售 二醫療保健	□農林漁牧 □營建 【□進出□貿易 □出	工程 □不動產/租賃 [版傳播 □專業服務 [□倉儲運輸 □電信/資 □博奕 □當鋪/現金服	訊 □住宅餐飲 □藝 務(民間匯兌) □軍
□一般上市上櫃公司 □公 公司類型 □政府機構 □公營事業機構			開發行(未上市上櫃)公□ □受我國監理金融機	司 □未公開發行公 構或管理投資工具 □	司 □非營利法人 [□其他	□營利法人
資本總額 □5000 萬元以上~1 億元 □1 億元以上~10 億元 □10 億元以上~100 億元 □ 100 億以					意元 □ 100 億以上	
投資工具 可複選)	□ 台幣存□ 黄金	下款 □ 基金 □ □ 其他	股票 □ 债券/票券	下動産 🗌	保險 □ 外匯 □	互助會
公司月營收入	□ 100 萬元	元以下 □100~300 萬	5元 □ 300~1000 萬元	□ 1000~5000 萬元	□ 5000 萬元以上	
公司員工人數	□ 50 人以	下 □ 51~200 人	□ 201~500 人 □:	501 人以上		
投資目的 (可複選)	□ 閒置資	f金運用 □ 節稅 □	追求長期穩定報酬	□資金調度 □ 其他		(請說明)
預估投資金額				元 🗌 5000~1 億元 🛭	□1億元以上	
投資適性評価		時 僅計算分數最高之 1分	答案) 2分	3分	4分	5分
1.是否曾經持有以 資商品?(可複變	以下任何投	□現金定存貨幣 基金及保本型 商品	□債券、投資等級 債券基金	□ 外幣存款、非投 資等級債券、平 衡、新興市場債基 金	□ 股票、全球型股票、 歐美成熟國家 股票型基金、投資型保單	□ 新興市場、軍- 新興國家基金、行 生性商品
2.對下列各類投資 標的最常投資的		□ 定存、保本型 商品	□ 固定收益商品、 貨幣市場基金	□ 波動幅度較小 且股利穩定的 股票或基金	□ 高成長率且高 風險的股票或 基金	□ 期貨、選擇權、 認股權證
3.可接受的基金價 團?	替格波動範	□ 年報酬介於 +5%~-5%	□ 年報酬介於 +10%~-10%	□ 年報酬介於 +15%~-15%	□ 年報酬介於 +20%~-20%	□ 波動範圍大於 年報酬+20%~-20%
投資成本時 過有可能採 賠		□ 立即全部認 賠殺出以免資產	標的換取現金部位	□不做任何買賣繼 續持有·直至回到 原投資成本再決定	□ 手邊如果有多 餘現金,可做少量 加碼以降低投資成	□ 千載難逢的機會 ,馬上加倍投入, 等到反彈時可有更
投資成本時·最		價值持續減少	以減少風險	席权夏汉平丹 法是	4	高獲利
投資成本時,最 取的行動?		價值持續減少 □不曾投資過	以减少風險 (二貨幣型基金	定時定額	□單筆(不含貨幣	
投資成本時,最 取的行動? 5.曾使用過基金投)資方式?	□不曾投資過	□貨幣型基金			高獲利
投資成本時,最 取的行動? 5.曾使用過基金投	设资方式? *業務單位內 保守型打	□不曾投資過 部参考用・調参以下 投資人	□貨幣型基金 「 備註說明):	□ 定時定額 健型投資人	□單筆(不含貨幣型)和定時定額	高後利 □ 単筆 積極型投資人
投資成本時,最取的行動? 5.曾使用過基金投 評估結果(僅伊 1 8 分以下 風險承受度極低。 構註:依據金融。潤 投資適性評估	及資方式? 操務單位內 保守型打 期望避免投資 世者保護法第1 估結果僅做為持	□不曾投資過 □部舎考用,請舎以下 ひ資人 □ 本金之損失 □ 四條第一項但書第一、 投信內部參考用、不做	□貨幣型基金 「 備註說明):] 9 分~15 分 穩 顧意承受少量風險、以近 二數所稱、專業投資機構 為上述客戶投資本公司書	□ 定時定額 健型投資人	□單筆(不含貨幣型)和定時定額 □ 16分以上 酮意承受相當程度風險 並力之法人、非屬金融消	高獲利 軍軍 積極型投資人 以追求較高之投資報 費者保護法之範圍內。
投資成本時,最取的行動? . 曾使用過基金投 評估結果(僅伊 1 8 分以下 風險承受度極低。 構註:依據金融。潤 投資適性評估	及資方式? 操務單位內 保守型打 期望避免投資 世者保護法第1 估結果僅做為持	□不曾投資過 □部舎考用,請舎以下 ひ資人 □ 本金之損失 □ 四條第一項但書第一、 投信內部參考用、不做	□貨幣型基金 「 備註說明):] 9 分~15 分 穩 顧意承受少量風險、以近 二數所稱、專業投資機構 為上述客戶投資本公司書	□定時定額 健型投資人 追求合理之投資報酬 最及符合一定財力或專業的 是全之依據・上述客戶業	□單筆(不含貨幣型)和定時定額 □ 16分以上 酮意承受相當程度風險 並力之法人、非屬金融消	高獲利 軍軍 積極型投資人 以追求較高之投資報 費者保護法之範圍內。



投資適性評估暨風險預告書

台北市 104 南京東路二段 85 號 13 樓 Tel:(02)2181-5999 Fax:(02)2562-1977

			* 本	公司不接受感熱紙,填料	寫時內容如有修改請蓋原	留印鑑 填表日期	月:年月日 FA-2022.09 版				
	41 45			Ī	身分證字號或		11 2022.05 ///				
受 登 2	益人名稱				統一編號						
一、基	本資料表										
	行業別	術娛		i/資訊 □住宅餐飲 □藝計師) □非營利機構/慈善 /高單價商品交易(黃金/貴							
自然	職業別		□一般職員 □中階主管 □高階主管 □會計師/稽核人員 □律師/法官 □資訊科技人員 □專業或技術人員□醫療人員 □中小企業主/自僱 □家管 □學生 □退休/無 □其他								
人填寫	任職機構										
寫	子女數		人 □2人 □3人	以上 🗌 無子女 🗌	不提供 婚姻狀況	己 □已婚 □ ラ	未婚 □ 不提供				
	年齡層	☐ 65	5歲以上 (請續填第四	四、其他評估項目)	□ 50~64 歲 □ 30~49 页	歲 □ 30 歲以下					
	教育程度			第四、其他評估項目		□ 大學(專科) □ 福	碩士以上				
	領有全民健	保重大傷病	證明 : □ 是 (請	續填第四、其他評估	質目) □ 否						
自然人	投資工具(可複選)		⇒幣存款 □ 基金□ 其他	□股票□債券	/票券 □ 不動產	□ 保險 □ 外匯	□互助會				
自然人與法人填寫	投資資訊來流(可複選)	10 at 100 00 00 00 00 00 00 00 00 00 00 00 00	が経事業機構 / 理財 現友介紹 □ 其代		小	□ 電視台財經節目	□廣播				
填寫	獲得投資資 頻率	訊 □ 每	毎日 □ 每週 3~4 号	欠 □ 每週 1~2 次	□ 每月 1~2 次 □]偶爾觀看研究					
法	公司行業別	□藝	□金融保險 □科技/工業/製造 □農林漁牧 □營建工程 □不動產/租賃 □倉儲運輸 □電信/資訊 □住宅餐飲□藝術娛樂 □批發零售 □醫療保健 □進出□貿易 □出版傳播 □專業服務 □博奕 □當鋪/現金服務(民間匯兌)□軍火業 □其他								
法人填寫	公司類型		□一般上市上櫃公司 □公開發行(未上市上櫃)公司 □未公開發行公司 □非營利法人 □營利法人 □欧府機構 □公營事業機構 □受我國監理金融機構或管理投資工具 □其他								
	公司員工人數	數 □ 50	入以下 □ 51~200	人 201~500人	□ 501 人以上						
二、投	資適性暨基	表金適合	度分析:(請單選)								
	問題		1	2	3	4	5				
	資盈虧對基 響? (法人免 場		□高	□中高	□中低	□低	□無				
2. 投資	資的最主要目的	的?	□儲蓄或節稅	□ 儲備退休金或 子女教育基金	□ 追求長期穩定 報酬	□ 閒置資金運用	□ 追求較高額報酬				
3. 家原收	庭年收入/公 ?	司每月營	□ 100 萬元以下	□ 100~300 萬元	□ 300~1000 萬元	□ 1000~5000 萬元	□ 5000 萬元以上				
4. 投資 免場	資金主要來》 (1)	原?(法人	□ 退休金	□ 薪資收入	□ 自營收入	□ 租賃收入	□ 投資收益或其他				
5. 固定收入中可運用於投資 的比例?		□ 10%以下	□ 10%~20%	☐ 20%~30%	□ 30%~50%	□ 50%以上					
6. 曾投資於各類理財商品的經驗?			□1年以下	□1~3年	□3~5年	□5~10年	□ 10 年以上				
7. 對下列各類投資理財商品標的最常投資的是?		□ 定存、保本型 商品	□ 固定收益商品、 貨幣市場基金	□ 波動幅度較小 且股利穩定的 股票或基金	□ 高成長率且高 風險的股票或 基金	□ 期貨、選擇權、 認股權證					
8. 可接圍 '	受的基金價格 ?	各波動範	□ 年報酬介於 +5%~-5%	□ 年報酬介於 +10%~-10%	□ 年報酬介於 +15%~-15%	□ 年報酬介於 +20%~-20%	□ 波動範圍大於年 報酬+20%~-20%				
	6具價格波動性 品可接受之持		□1年以下	□1~2年	□2~3年	□3~5年	□5年以上				
10. 當投資績效價值下跌低於 投資成本時,最有可能採 取的行動?			□ 立即全部認 賠殺出以免 資產價值持 續減少	□ 賣出部分投資標的換取現金部位以減少風險	□不做任何買賣繼 續持有,直至回 到原投資成本再 決定	□手邊如果有多 餘現金,可做 少量加碼以降 低投資成本	□ 千載難逢的機會, 馬上加倍投入, 等到反彈時可有 更高獲利				

三、投資適性暨基金適合度分析評估結果 (由業務員/受理人員填寫):總分 分								
評估總分	投資屬性		適合投資	了之基金風險等級定	義	風險報酬等級		
14分 以下	保守型		缺乏投資經驗,對於金錢運用較謹慎,以安定且期望避免投資本金之 失為優先,風險承受度低,可承受資產市值波動度低。					
15分~34分	穩健型			追求合理投資之報酬 較高,可能低於原始	。願意承受較高之投資 投資金額。	RR1 ~ RR4		
追求高獲利,願意承受高風險與市場高度波動可能造成投資資產價值遠低於原始投資金額,相對也可能獲得豐厚之投資報酬。(RR5等級之基金具有較高投資風險,此類基金商品不適合65歲以上、已退休、重大傷病或財務狀況不佳等之弱勢投資人,請投資人務必留意。)								
以上受益人投資適性評暨基金適合度評估,係根據 台端填寫時所提供之個人資料,由本公司根據結果推論 台端未來投資本公司商品時之參考,建議 台端詳實填寫,在 台端投資前,請務必確認欲投資基金之風險等級與 台端之風險承受程度相當。 台端要求本公司提供逾越所屬風險等級之基金商品時,本公司得要求 台端再次確認該次申購申請,或可依法直接拒絕 台端之申購。此投資適性暨基金適合度自評內容不構成交易之要約或投資買賣建議,本公司亦不對問卷之準確度與完整性負法律責任。								
四、「其他評估項目				基金銷售業務時,將不 基金類型 〔RR1~RR2	主動介紹高風險之基金 〕 做為投資選擇。	產品〔RR5〕,		
□我不接受,請你 □我接受,以你	1. □年齡為 65 歲(含)以上 2. □教育程度國中畢業(含)以下 3. □領有全民健康保險重大傷病證明□我不接受,請依據我的投資適性暨基金適合度分析評估結果為適配建議。□我 接 受,以低風險承受度之基金類型(RR1-RR2)做為投資選擇。							
您如果『已滿 65	and the second s	<u> </u>						
生理狀	態	□溝通無礙		□溝通有些困難				
流動性資金		□生活費可維持 6 個	1月以上	□生活費不足 6 個	=			
金融知識	2000	□熟悉投資理財商品	□熟悉投資理財商品 □不清楚投資理財商品					
社群縣	 係	□非獨居		□獨居有親友互動	□獨居且無業	見友互動		
 社群關係 □月獨居有親友互動 □獨居且無親友互動 『投資風險預告書』 本投資風險預告書係依中華民國證券投資信託暨顧問商業同業公會『證券投資信託基金募集發行銷售及其申購或買回作業程序』第十七條規定訂定之。基金之交易特性與存款、股票及其他投資工具不同,台端於開戶及決定交易前,應審慎評估本身之財務狀况與風險承受能力是否適合此種交易,並充分瞭解下列事項: 1.基金之買賣係以自己之判斷為之,台端應解幹並承擔交易可能產生之損益,且最大可能損失達原始投資金額。 2.基金經金管會核准,惟不表示絕無風險,本公司以往之經理績效不保證基金之最低投資收益,本公司除盡善良管理人之注意義務外,不負責基金之盈虧,亦不保證最低之收益,台端申購前應詳閱基金公開說明書。 3.基金交易應考量之風險因素如下: (1)投資標的及投資地區可能產生之風險:市場(政治、經濟、社會變動或其他不可抗拒之天然災害、匯率、利率、股價、指數或其他標的資產之價格 波動)風險、流動性風險、信用風險、產業景氣循環變動、證券相關商品交易、法令、貨幣、流動性不足等風險。 (2)因前並風險,受益人大量買回或基金暫停計算買回價格等因素,或有延遲給付買回價金之可能。 4.最大可能損失:基金交易係以長期投資為目的,不宜期待於短期內獲取高收益。投資風險可能影響基 金淨值之表現,任何基金單位之價格及其收益於任一時點均可能漲或跌,故投資人不一定能取回全部或任一部分之投資金額。 5.基金投資無受存款保險、保險安定基金或其他相關保障機制之保障,投資人須自負盈虧。 6.如因基金交易所生紛爭,台端應先向本公司提出申訴,若三十日內未獲回覆或 台端不滿意處理結果得於六十日內向「財團法人金融消費評議中心」提出申訴。本風險預告書之預告事項值列舉大端,對於所有基金投資之風險及影響市場行情之因素無法——詳述,台端於投資前除須對本風險預告書詳加研讀外,尚應審慎詳讀各基金公開說明書,對其他可能之影響因素亦有所警覺,並確實做好財務規劃與風險評估,以免因質然投資而遭到難以承受之損失。 								
聲明及同意事項: 1、木人已詳細閱讀上載	以咨屈除預生書, 及	明白情官 L 油内容, 晚好						

- 本人已詳細閱讀上載投資風險預告書,及親自填寫上述內容,瞭解基金投資之風險,並同意簽署『投資適性評估暨風險預告書』。
- 2、對於投資適性暨基金適合度評估表,亦確實填寫且瞭解投信已盡 其告知義務。
- 3、以上經客戶勾選之資料係開戶(或填寫)當時之狀況,日後於每次申 購時將以本人留存於本公司最新之投資適性暨基金適合度評估為 準,並聲明已確實詳閱基金公開說明書,並瞭解該基金之投資風 險後始申購。

受益人原留簽章樣式

(未成年人請加蓋法定代理人父母雙方原留印鑑:法人請加蓋全銜印鑑及負責人/代表人印鑑:受輔助宣告人請加蓋輔助人之原留印鑑。

務主管	業務人員	評估人員	基金事務部			
			覆核		經辨	

◎ 合庫投信

法人實質受益人聲明書

FA-2019-11版

立書人(即受益人)對合作金庫證券投資信託股份有限公司(以下稱合庫投信)聲明以下內容為實:

書人	、為法人或具控制權者,茲聲明符合下列身分,得免辨識及驗證實質受益人:
1.	我國政府機關。
2.	我國公營事業機構
3.	外國政府機關。
4.	我國公開發行公司及其子公司。
	母公司名稱
	母公司股票代號
5.	於國外掛牌並依掛牌所在地規定,應揭露其主要股東之股票上市、上櫃公司及其子公司。
	受我國監理之金融機構及其管理之投資工具。
7.	設立於我國境外,且所受監理規範與防制洗錢
	金融行動工作組織(FATF)所定防制洗錢及打擊資恐標準一致之金融機構,及該金融機構管
	理之投資工具。
8.	我國政府機關管理之基金。
9.	員工持股信託、員工福利儲蓄信託
	1. 2. 3. 4. 5. 6. 7.

二、立書人【不屬於】以上第一大項所述 1~9種之中之身分型態,係為法人、團體,謹對於立書人營運具控制權之最終自然人身分,請依序確認以下1~3身分類型勾選;立書人為信託之受託人請直接勾選身分類型4,並配合提供相關證明文件。

項目	法人狀況	請勾選	應檢附之證明文件
1.	具有持有法人股份或資本超過25%,即為具控制權之最終自然人。	□是(請填下表※.) □否(請續填2.)	1. 提供股東名冊或出具載名股東姓名、持股、百分比之證明文件 2. 法人登記文件 3. 最終自然人之身分證明文件
2.	目前未具有持有法人股份或資本超過25%,但有透過其他方式對法人行使控制權之最終自然人。	□是(請填下表※.) □否(請續填3.)	 提供股東名冊或出具載名股東姓名、持股、百分比之證明文件 法人登記文件 最終自然人之身分證明文件
3.	法人未符合前述1.2類型,僅辨識確認高階管理人員之自然人身分。	□是(請填下表※.)	擔任高階管理人員(如董(理)事或總經 理或相當職位者)之身分證明文件
4.	立書人為信託之受託人者,確認其委託人、受託人、信託監察人、信託受益人及其他可有效控制該信託帳戶之人或與前述人員具相當或類似職務者之身分。	□是(請填下表※.)	 信託之契約、章程或據以確認相關證明文件 相關自然人之身分證明文件

④ 合庫投信

法人實質受益人聲明書

※. 實質受益人/高階管理人員資料表:

職稱	姓名	身分證字號/護照號碼	出生年月日(民國)	國籍

註:外國政府機關,如係屬防制洗錢或打擊資恐之 高風險地區或國家,或屬國際防制洗錢組織所公告之嚴重缺失或未充分遵循建議之國家或地區者,合庫投信可對立書人進一步徵詢實質受益人身分。

三、	發行無記名股票聲明(若公司	章程明定得發行無記名股票者	,屬可發行者需填寫第二大項):
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- □ 1. 立書人不得 發行無記名股票,未來亦無發行計劃。
 - □ 2. 立書人得 發行無記名股票,但未發行過,且未來亦無發行計劃(請確認第二大項已填寫)。
 - □ 3. 立書人目前得 發行無記名股票,並提供該無記名股票擁有人之身分證明文件(請確認第二大項已填寫),其後並於每次股東會後,主動向合庫投信更新其實質受益人資訊,並提供持有無記名股票達一定比率以上之股東資料。
 - □ 4. 立書人不適用(例如有限公司型態)。

立書人同意應合作金庫投信之要求提供公司章程或相關文件佐證,同時於提供前揭實質受益人或無記名股票擁有人之個人資料前業依其個人資料保護法之相關規定,履行相關法規程序及義務。立書人同意倘前開實質受益人或無記名股票發行狀況,或無記名股票擁有人發生變動,或未來修改公司章程與填寫上述內容有任何異動,立書人承諾立即主動以書面通知合作金庫投信,並配合提供相關資料供查核。立書人了解並同意合庫投信為證實上開聲明內容,得於必要時向立書人索取相關證明文件。

此致 合作金庫證券投資信託股份有限公司

統一編號				
法人名稱				
簽署日期	年	月	日	受益人原留印鑑

◎ 合庫投信

金融機構執行共同申報及盡職審查作業辦法("CRS")身分辨識表

為因應「金融機構執行共同申報及盡職審查作業辦法」(CRS)之施行,請填寫下列問題。

●個	人恶	送	人墙	宜	•
I IM	/\ X	MIL	八块	(m)	

※個人受益	i人請填寫第 1 題,法人受益人請填寫第 2、3 題。
●個人受益	人填寫:
1. 請問您	於了石灣以外,是不且左其外國家之外區(丁春美國)下月(大春)
	除了台灣以外,是否具有其他國家或地區(不含美國)之居住者? 請檢附 自我證明文件(個人)
五	:居住者,指符合該國家或地區稅法規定之稅務居民,一般而言,個人會因為其與該國
	的聯繫(如在該國通常居住、居留超過一定期間、在該國出生或就業等)而具有稅務
	居民身份。不同國家的規定不同,若對您的稅務居民身分認定有所疑問,建議洽詢您
●法人受益	的稅務顧問。
1000 .00	貴公司註冊地或營運地是否有任一項在台灣以外之國家或地區?
	若 貴公司為外國分公司,營運地應回歸母公司之註冊地 (營運地應在國外)。)
	;請檢附 自我證明文件(實體)
	貴公司之實體類型為?
	融機構,本公司為:
	THE BURNEY OF TH
_	位於 CRS 參於國之投資實體,
	1 2 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	(實體),並請每一位對受益人具控制權之人均檢附自我證明文件(具控制權之人)
	金融機構,且為股票經常在經認可之證券市場交易(如:上市(櫃)、興櫃公司)或其關係企
業	
	府實體、國際組織、中央銀行或其完全持有之實體
	質營運之非金融機構法人(即符合下述(1)~(6)定義之一者)
(1)	於前一會計年度之股利、利息、租金、權利金、金融資產交易增益、貨幣匯兌增益或其
	他非積極營業活動產生收入之合計數未達收入總額50%,且於該期間內持有用於取得該
(2)	非積極營業活動收入之資產,未達其資產總額 50%。
(2)	主要活動係持有子公司已發行股票或對其提供融資及服務,且該子實體係從事金融機構
	業務以外之交易或商業行為。但不包括其功能為投資基金或其他基於投資目的以收購或
	挹資方式持有實體股權作為資本資產之投資工具。
(3)	一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个一个
(4)	
(5)	主要活動係與其關係實體或為其關係實體從事融資或避險交易,且未對非關係實體提供
	融資或避險服務。前述關係實體以主要從事金融機構以外業務者為限。
(6)	專為宗教、公益、科學、藝術、文化、運動或教育之目的設立之非營利組織,於其所在
	國家或地區免納所得稅,除為執行慈善活動外,不得分配所得或資產或贈與利益予私人
	或非慈善性質實體,且清算或解散時應將勝餘財產分配與政府實體或其他非禁利組織

□ 非屬上述任一法人型態之消極非金融機構實體;請檢附**自我證明文件(實體)**,並請每一位

◎ 合庫投信

對受益人具控制權之人均檢附自我證明文件(具控制權之人)

本人知悉,依稅捐稽徵法第 46 條之 1,有關機關、機構、團體、事業或個人違反稅捐稽徵法第 5 條之 1 第 3 項規定,規避、妨礙或拒絕財政部或其授權之機關調查或備詢,或未應要求或未配合提供有關資訊者,由財政部或其授權之機關處新臺幣三千元以上三十萬元以下罰鍰,並通知限期配合辦理;屆期未配合辦理者,得按次處罰。

若上述聲明內容及其他開戶相關文件之資訊產生變動,而造成本文件不正確或不完整時,本人 至遲應於變更日起 30 天內主動告知合作金庫證券投資信託股份有限公司。本人了解並同意合作金 庫證券投資信託股份有限公司有權合理認定上開聲明內容之真偽或變更情形而對本人權利為必要 的處置行為。

受益人(法定	代理人)簽名:				
附註:未滿-	七足歲者或無行為能力人	,由法定代理/	人代為簽名及法	定代理人簽名;	七歳<含>以
上未注	滿 18 足歲者,由本人及沒	法定代理人簽名	٥		
簽署日期:	中華民國	_年	_月	_日	



自我證明表-實體(法人) Self-Certification Form – Entity

(請以英文填寫此份文件)

※ 請在填寫表格前細閱以下重要提示:

1. 金融機構執行共同申報及盡職審查作業辦法(下稱 CRS 作業辦法)規定,金融機構應蒐集及申報有關帳戶持有人稅務居住者身分之特定資訊。CRS 作業辦法係依稅捐稽徵法第5條之1第6項訂定,其內容參考經濟合作暨發展組織發布之共同申報及盡職審查準則(下稱共同申報準則)。

Under the Regulations Governing the Implementation of the Common Standard on Reporting and Due Diligence for Financial Institutions ("Regulations"), Financial Institutions ("FIs") are required to collect and report certain information about the Account Holder's tax residency status. The Regulations are enacted pursuant to Paragraph 6, Article 5-1 of the Tax Collection Act and are drafted in reference to the Common Standard on Reporting and Due Diligence for Financial Account Information (CRS) developed by the Organisation for Economic Co-operation and Development (OECD).

2. 金融機構依 CRS 作業辦法規定取得帳戶持有人之自我證明文件,以辨識帳戶持有人為稅務居住者之國家/ 地區。金融機構依法可能將本表及該帳戶其他資訊提供中華民國稅捐稽徵機關,經由政府間協定進行稅務 目的金融帳戶資訊交換,提供他方國家/地區稅捐稽徵機關。

Under the Regulations, FIs obtain a self-certification from the Account Holder to determine the country(ies)/jurisdiction(s) in which the Account Holder is a tax resident. The FIs may be legally obliged to submit the information in this form and other financial information with respect to the account to the tax authorities of the Republic of China (Taiwan) ("ROC"). Such information may be provided to tax authorities of another country(ies)/jurisdiction(s) through the exchange of financial account information for tax purposes pursuant to intergovernmental agreements.

3. 標有星號(*)欄位或部分為必填資訊。

Information in fields or parts marked with an asterisk (*) is mandatory.

- 4. 如帳戶持有人為獨資資本主,請填寫「自我證明表-個人」,勿填寫本表。
 - If the Account Holder is a sole trader or a sole proprietor, please do not fill in this form; instead please complete a "Self Certification Form Individual"
- 5. 本表將持續有效,倘狀態變動(例如帳戶持有人之稅務居住者身分變動)致所填資訊不正確或不完整,帳戶持有人應通知金融機構,並更新本表。

This form will remain valid unless there is a change in circumstances relating to information, such as the Account Holder's tax residency status, that makes this form incorrect or incomplete. In that case, the Account Holder must notify the FI and provide an updated self-certification form.

6. 本表相關用詞(如帳戶持有人、稅務識別碼、積極非金融機構實體、消極非金融機構實體、應申報國、參與國及具控制權之人等),請詳 CRS 作業辦法。

The definition of the capitalized terms used in this form, such as Account Holder, Taxpayer Identification Number ("TIN"), Active Non-Financial Entity ("NFE"), Passive NFE, Reportable Jurisdiction, Participating Jurisdiction, Controlling Person, etc. can be found in the Regulations.

第一部分:實體帳戶持有人身分辨識資料

Part 1 Identification of Entity Account Holder

(若屬聯名帳戶或多人聯名帳戶,各帳戶持有人應分別填寫自我證明表。)

(For joint or multiple Account Holders, complete a separate form for each Account Holder.)

實體或分支機構之法定名稱* Legal Name of Entity or Branch *		
組織、設立或成立所在地之國家/地區* Country/Jurisdiction of Organization, Incorporation or Establishment*		
現行居住地址* Current Residence Address*	室、樓層、大樓、街道、地區等(如有) Suite, Floor, Building, Street, District (if any)	

	鎮/市/省/縣/州等 Town/City/Province/County/State 國家/地區 Country/Jurisdiction* 郵政編碼/郵遞區號(如有)* Post Code/ZIP Code (if any)*
通訊地址(與現行居住地址不同時, 填寫此欄) Mailing Address (Complete if different	室、樓層、大樓、街道、地區等(如有) Suite, Floor, Building, Street, District (if any)
to the Current Residence Address)	鎮/市/省/縣/州等 Town/City/Province/County/State
	國家/地區 Country/Jurisdiction
	郵政編碼/郵遞區號(如有) Post Code/ZIP Code(if any)

第二部分:實體類型*

Part 2 Entity Type*

(請擇一勾選並提供相關資訊。)

(Tick one of the appropriate boxes and provide the relevant information.)

金融機構 FI	□存款機構、保管機構或特定保險公司 Depository Institution, Custodial Institution or Specified Insurance Company □投資實體(不含由另一金融機構管理,且非位於應申報國或參與國之投資實體) Investment Entity, except an Investment Entity that is managed by another FI and located outside a Reportable Jurisdiction or a Participating Jurisdiction 如勾選上述所列類型時,請提供帳戶持有人因外國帳戶稅收遵從法(FATCA)取得之全球中介機構識別號碼(「GIIN」): If you have ticked above, please provide, if held, the Account Holder's Global Intermediary Identification Number ("GIIN") obtained for FATCA purposes.
積極非金融機構實體 Active Non-Financial Entity ("NFE")	□該非金融機構實體所發行之股票經常在
消極非金融機構實體 Passive NFE	□由另一金融機構管理,且非位於應申報國或參與國之投資實體 Investment Entity that is managed by another FI and located outside a Reportable Jurisdiction or a Participating Jurisdiction □非金融機構實體不屬於積極非金融機構實體者 NFE that is not an Active NFE

第三部分:具控制權之人(如實體帳戶持有人為消極非金融機構實體,請填寫此部分) Part 3 Controlling Person(s) (Complete this part if the Entity Account Holder is a Passive NFE) 於下列欄位填寫所有對該帳戶具控制權之人之姓名。 Indicate the name of all Controlling Person(s) of the Account Holder in the table below. 各具控制權之人應分別填寫「自我證明表格—具控制權之人」。 Complete "self-certification form - Controlling Person" for each Controlling Person.

(1)	(2)
(3)	(4)
(5)	(6)
(7)	(8)

第四部分:稅務居住者之國家/地區及其稅務識別碼或具相當功能之辨識碼*

Part 4 Country/Jurisdiction of Residence for Tax Purposes and related TIN or functional equivalent number *

請於下表填寫(a)帳戶持有人為稅務居住者之國家/地區,及(b)於該國家/地區稅務識別碼。

Complete the following table indicating (a) the country/jurisdiction where the Account Holder is a tax resident and (b) the Account Holder's TIN for each country/jurisdiction indicated.

帳戶持有人如同時為2個以上國家/地區稅務居住者,請填寫所有其為稅務居住者之國家/地區

If the Account Holder is a tax resident in more than one country/jurisdiction at the same time, please indicate all countries/jurisdictions of tax residence.

如實體帳戶持有人為中華民國稅務居住者,填列統一編號(8碼,由公司、商業登記主管機關或稅籍登記所轄稅 捐稽徵機關編配)。

If the Entity Account Holder is the tax resident of the ROC, the TIN is the Business Administration Number (8 digit number issued by the authorities in charge of corporation or business registration or by the tax authorities in charge of tax registration).

如帳戶持有人並非任何國家/地區稅務居住者(如透視實體),請敘明,並填寫其實際管理處所所在地國家/地區。 If the Account Holder is not a tax resident in any country/jurisdiction (e.g. fiscally transparent entity), please indicate that and provide the country/jurisdiction in which its place of effective management is situated.

如無法提供稅務識別碼,於下列欄位填寫適用之理由 A、B或 C:

If a TIN is unavailable, fill in with the most appropriate reason among A, B, and C below:

理由 A-帳戶持有人為稅務居住者之國家/地區未核發稅務識別碼。

Reason A – The country/jurisdiction where the Account Holder is a tax resident does not issue TINs to its residents.

理由 B-帳戶持有人無法取得稅務識別碼(請說明帳戶持有人無法取得稅務識別碼原因)。

Reason B – The Account Holder is unable to obtain a TIN. Explain why the Account Holder is unable to obtain a TIN if you have selected this reason.

理由 C-帳戶持有人毋須提供稅務識別碼(限於該帳戶持有人為稅務居住者之國家/地區國內法未要求蒐集稅務 識別碼)。

Reason C – TIN is not required. Only select this reason if the domestic law of the country/jurisdiction of the Account Holder's tax residence does not require the collection of TINs.

税務居住者之 國家/地區 Country/Jurisdiction of tax residence	稅務識別碼 TIN	若無法提供稅務識別碼, 填寫理由 A、B 或 C Enter reason A, B or C if no TIN is available	如 選 取 理 由 B, 說 明 帳 戶 持 有 人 無法取得稅務識別碼之原因 Explain why the Account Holder is unable to obtain a TIN if you have selected reason B				

第五部分:聲明及簽署*

Part 5 Declarations and Signature*

本人知悉,本表所含資訊、相關帳戶持有人及任何應申報帳戶資訊,將可能提供中華民國稅捐稽徵機關,經由政府間協定進行稅務目的金融帳戶資訊交換,提供帳戶持有人為稅務居住者之國家/地區稅捐稽徵機關。

I acknowledge that the information contained in this form and information regarding the Account Holder and any Reportable Account(s) may be submitted to the tax authorities of the ROC and provided to tax authorities of countr(ies)/jurisdiction(s) in which the Account Holder is identified as a tax resident through the exchange of financial

account information for tax purposes pursuant to intergovernmental agreements.

本人證明,與本表相關之所有帳戶,本人業經帳戶持有人授權簽署本表。

I certify that I am authorized to sign for the Account Holder of all the account(s) to which this form relates.

本人聲明,就本人所知所信,於本自我證明所為之陳述均為正確且完整。

I declare that all statements made in this form are, to the best of my knowledge and belief, correct and complete.

本人承諾,如狀態變動致影響本表第一部分所述帳戶持有人(法人)之稅務居住者身分,或所載資料不正確或不完整,本人會通知合作金庫證券投資信託股份有限公司,並在狀態變動後30日內提供合作金庫證券投資信託股份有限公司一份經適當更新之自我證明表。

I undertake to advise Taiwan Cooperative Securities Investment Trust Co., Ltd. of any change in circumstances which affects the tax residency status of the Account Holder identified in Part 1 of this form or causes the information contained herein to become incorrect, and to provide Taiwan Cooperative Securities Investment Trust Co., Ltd. with a suitably updated self-certification form within 30 days of such change in circumstances.

簽署 Signature	日期 Date	
姓名 Print Name		
身分 Capacity		

(例如:公司之董事、合夥之合夥人、信託之受託人等,若您是以代理人身分簽署此表,請檢附授權書。)

(e.g., Director of a company, partner of a partnership, trustee of a trust, etc. If signing under a power of attorney, please also attach a certified copy of the power of attorney.)



自我證明表-具控制權之人 Self-Certification Form – Controlling Person

(請以英文填寫此份文件)

※ 請在填寫表格前細閱以下重要提示:

1. 金融機構執行共同申報及盡職審查作業辦法(下稱 CRS 作業辦法)規定,金融機構應蒐集及申報有關帳戶持有人稅務居住者身分之特定資訊。CRS 作業辦法係依稅捐稽徵法第5條之1第6項訂定,其內容參考經濟合作暨發展組織發布之共同申報及盡職審查準則(下稱共同申報準則)。

Under the Regulations Governing the Implementation of the Common Standard on Reporting and Due Diligence for Financial Institutions ("Regulations"), Financial Institutions ("FIs") are required to collect and report certain information about the Account Holder's tax residency status. The Regulations are enacted pursuant to Paragraph 6, Article 5-1 of the Tax Collection Act and are drafted in reference to the Common Standard on Reporting and Due Diligence for Financial Account Information (CRS) developed by the Organisation for Economic Co-operation and Development (OECD).

2. 金融機構依 CRS 作業辦法規定取得具控制權之人之自我證明文件,以辨識具控制權之人為稅務居住者之國家/地區。金融機構依法可能將本表及相關帳戶資訊提供中華民國稅捐稽徵機關,經由政府間協定進行稅務目的金融帳戶資訊交換,提供他方國家/地區稅捐稽徵機關。

Under the Regulations, FIs obtain a self-certification form from the Controlling Person to determine the country(ies)/jurisdiction(s) in which the Controlling Person is a tax resident. The FIs may be legally obliged to sumit the information in this form and other financial information with respect to the account to the tax authorities of the Republic of China (Taiwan)("ROC"). Such information may be provided to tax authorities of another country(ies)/jurisdiction(s) through the exchange of financial account information for tax purposes pursuant to intergovernmental agreements.

- 3. 帳戶持有人為消極非金融機構實體(含由另一金融機構管理且非位於應申報國或參與國之投資實體),或由另一金融機構管理且非位於應申報國或參與國之投資實體,該等實體之具控制權之人請分別填寫此表。 If the Account Holder is a Passive NFE, or an Investment Entity that is managed by another FI and located outside a Reportable Jurisdiction or a Participating Jurisdiction, please use this separate form for each Controlling Person of these entities.
- 4. 標有星號 (*) 欄位或部分為必填資訊。

Information in fields or parts marked with an asterisk (*) is mandatory.

5. 如您係代理實體帳戶持有人提交自我證明表,請填寫「自我證明表-實體」,勿填寫本表。相同地,如您 為個人帳戶持有人或獨資資本主,請填寫「自我證明表-個人」。

Where you need to certifyon behalf of an Entity Account Holder, do not fill in this form; instead please completea "Self-Certification Form-Entity." Similarly, if you are an individual, sole trader orsole proprietor, please complete a "Self-Certification Form-Individual."

本表將持續有效,倘狀態變動(例如具控制權之人之稅務居住者身分變動)致所填資訊不正確或不完整,具控制權之人應通知金融機構,並更新本表。

This form will remain valid unless there is a change in circumstances relating to information, such as the Controlling Person's tax residency status, that makes this form incorrect or incomplete. In that case, the Controlling Person must notify the FI and provide an updated self-certification form.

本表相關用詞(如帳戶持有人、稅務識別碼、積極非金融機構實體、消極非金融機構實體、應申報國、參與國及具控制權之人等),請詳CRS作業辦法。

The definition of the capitalized terms used in this form, such as Account Holder, Taxpayer Identification Number ("TIN"), Active Non-Financial Entity ("NFE"), Passive NFE, Reportable Country, Reportable Jurisdiction, Participating Jurisdiction, Controlling Person, etc. can be found in the Regulations.

※為遵守法令及因應國際趨勢爰依我國金融機構執行共同申報及盡職審查作業辦法(CRS),請您據實填寫以下資料:

第一部分:具控制權之人身分辨識資料 Part 1 Identification of a Controlling Person

	姓氏* Last Name or Surname(s)*
Name of Controlling Person*	名字* First or Given Name*

	中間名 Middle Name(s)
現行居住地址* Current Residence Address*	室、樓層、大樓、街道、地區等(如有) Suite, Floor, Building, Street, District (if any) 鎮/市/省/縣/州等 Town/City/Province/County/State
	國家/地區 Country/Jurisdiction*
	郵政編碼/郵遞區號(如有)* Post Code/ZIP Code (if any)*
通訊地址(與現行居住地址不同時,填寫此欄) Mailing Address (Complete if	Suite, Floor, Building, Street, District (if any)
different to the Current Residence Address)	鎮/市/省/縣/州等 Town/City/Province/County/State
,	國家/地區 Country
	郵政編碼/郵遞區號(如有) Post Code/ZIP Code (if any)
出生日期*(西元日/月/年) Date of Birth*(dd/mm/yyyy)	
出生地	出生城市 Town or City of birth
Place of Birth	出生國家/地區 Country/Jurisdiction

第二部分:具控制權之人之相關實體帳戶*

Part 2 As a Controlling Person of the Entity Account Holder*

請填寫您對其為具控制權之人之相關實體帳戶持有人名稱及稅務識別碼*

Please enter the legal name and the TIN of the relevant Entity Account Holder of which that person is a Controlling Person.

實體 Entity	實體帳戶持有人名稱 Legal Name of the Entity Account Holder	實體帳戶持有人稅務識別碼 The TIN of the Entity Account Holder
(1)		
(2)		
(3)		

如實體帳戶持有人為中華民國稅務居住者,填列統一編號(8碼,由公司、商業登記主管機關或稅籍登記所轄稅 捐稽徵機關編配)。

If the Entity Account Holder is the tax resident of the ROC, the TIN is the Business Administration Number (8 digit number issued by the authorities in charge of corporation or business registration or by the tax authorities in charge of tax registration).

第三部分:稅務居住者之國家/地區及其稅務識別碼或具相當功能之辨識碼*

Part 3 Country/Jurisdiction of Residence for Tax Purposes and related TIN functional equivalent number * 請於下表填寫(a)具控制權之人為稅務居住者之國家/地區,及(b)於該國家/地區稅務識別碼。 Complete the following table indicating (a) the country/jurisdiction where the Controlling Person is a tax resident and (b) the Controlling Person's TIN for each country/jurisdiction indicated.

具控制權之人如同時為2個以上國家/地區稅務居住者,請填寫所有其為稅務居住者之國家/地區。 If the Controlling Person is a tax resident in more than one country/jurisdiction at the same time, please indicate all countries/jurisdictions of tax residence.

如具控制權之人為中華民國稅務居住者,填列稅務識別碼如下:

- 1. 具身分證字號者為身分證字號(10碼,由內政部戶政司編配)。
- 2. 具統一證號者為統一證號(10碼,由內政部移民署編配)。
- 3.個人無身分證字號或統一證號者,得依稅籍編號編碼原則自行編配:(1)大陸地區人民:9+西元出生年後2碼及出生月日4碼。(2)非屬(1)之其他個人:西元出生年月日8碼+護照顯示英文姓名前2字母2碼

If the Account Holder is a tax resident of the ROC, his or her TIN is as follows:

- 1. National ID Card Number (a 10-digit code issued by the Department of Household Registration, Ministry of the Interior)
- 2. UI Number (a 10-digit code issued by the National Immigration Agency, Ministry of the Interior)
- 3. For those who have neither National ID Card Number nor UI Number, they may produce Tax Code themselves by reference to the coding principle. (1) For individuals of Mainland China area: 9+yy+mm+dd (for example born on October 25, 1985, the code would be 9851025); (2) For individuals other than the ones indicated in (1): yyyy+mm+dd + the first two letters of his or her English name in order printed on his or her passport. (for example, the Tax Code for David Caruso born on October 25, 1985, would be 19851025DA).

如無法提供稅務識別碼,於下列欄位填寫適用之理由 A、B 或 C:

If a TIN is unavailable, fill in with the most appropriate reason among A, B and C below:

理由 A-具控制權之人為稅務居住者之國家/地區未核發稅務識別碼

Reason A – The country/jurisdiction where the Controlling Person is a tax resident does not issue TINs to its residents. 理由 B – 具控制權之人無法取得稅務識別碼(請說明具控制權之人無法取得稅務識別碼原因)

Reason B – The Controlling Person is unable to obtain a TIN. Explain why the Controlling Person is unable to obtain a TIN if you have selected this reason.

理由 C- 具控制權之人毋須提供稅務識別碼(限於該具控制權之人為稅務居住者之國家/地區國內法未要求蒐集稅務識別碼)。

Reason C – TIN is not required. Only select this reason if the domestic law of the country/jurisdiction of the Controlling Person's tax residence does not require the collection of TINs.

稅務居住者之 國家/地區 Country/Jurisdiction of tax residence	稅務識別碼 TIN	若無法提供稅務識別碼,填寫理由A、B或C Enter reason A, B or C if no TIN is available	無法取得稅務識別碼之原因

第四部分: 具控制權之人類型* Part 4 Type of Controlling Person*

就第二部分所載各實體,分別擇一勾選適當類型

Tick the appropriate box to indicate the type of Controlling Person for the Entity stated in Part 2.

實體類別 Entity Type	具控制權之人類型 Type of Controlling Person	實體(1) Entity(1)	實體(2) Entity(2)	實體(3) Entity(3)
法人 Legal Person	直接或間接持有實體之股份、資本或權益超過25%者 Individual who exercises control over an Entity owning directly or indirectly more than 25 percent of the Entity's shares, capital, or equities			
	透過其他方式對該實體行使控制權者 Individual who exercises control over the Entity through other means.			
	該實體之高階管理人員 Individual who holds the position of senior managing official.			
信託	委託人 Settlor			
Trust	受託人 Trustee			
	信託監察人 Protector			
	受益人 Beneficiary			
	任何其他對該信託行使最終有效控制權之自然人			

	Any other individual who exercises ultimate effective control over the trust		
除信託以外其他法律安	具相當或類似委託人地位之人 Individual in a position equivalent/similar to settlor		
排 Legal Arrangements	具相當或類似受託人地位之人 Individual in a position equivalent/similar to trustee		
other than Trust	具相當或類似信託監察人地位之人 Individual in a position equivalent/similar to protector		
	具相當或類似受益人地位之人 Individual in a position equivalent/similar to beneficiary		
	任何其他對該安排行使最終有效控制權地位之人 Any other Individual who exercises ultimate effective control over the arrangements		

第五部分:聲明及簽署*

Part 5 Declarations and Signature*

本人知悉,本表所含資訊、相關具控制權之人及任何應申報帳戶資訊,將可能提供中華民國稅捐稽徵機關,經由政府間協定進行稅務目的金融帳戶資訊交換,提供給具控制權之人為稅務居住者之國家/地區。

I acknowledge that the information contained in this form and information regarding the Controlling Person and any Reportable Account(s) may be submitted to the tax authorities of the ROC and provided to tax authorities of countr(ies)/jurisdiction(s) in which the Controlling Person is identified as a tax resident through the exchange of financial account information for tax purposes pursuant to intergovernmental agreements.

本人證明,與本表實體帳戶持有人相關之所有帳戶,本人為具控制權之人(或本人業經具控制權之人授權簽署 本表)。

I certify that I am the Controlling Person (or I am authorized to sign for the Controlling Person) of all the account(s) held by the Entity Account Holder to which this form relates.

本人聲明,就本人所知所信,於本自我證明所為之陳述均為正確且完整。

I declare that all statements made in this form are, to the best of my knowledge and belief, correct and complete.

本人承諾,如狀態變動致影響本表第一部分所述之個人稅務居住者身分,或所載資料不正確或不完整,本人會通知合作金庫證券投資信託股份有限公司,並在狀態變動後30日內提供合作金庫證券投資信託股份有限公司一份經適當更新之自我證明表。

I undertake to advise Taiwan Cooperative Securities Investment Trust Co., Ltd.. of any change in circumstances which affects the tax residency status of the individual identified in Part 1 of this form or causes the information contained herein to become incorrect or incomplete, and to provide Taiwan Cooperative Securities Investment Trust Co., Ltd.. with a suitably updated self-certification form within 90 days of such change in circumstances.

簽署 Signature	 E	期 Date	
姓名 Print Name			
身分 Capacity			

(若您不是具控制權之人,請敘明您簽署本表之身分。如您是以代 理人身分簽署此表,請檢附授權書) (If you are not the Controlling Person, please indicate the capacity in which you are signing the form. If signing under a power of attorney, please also attach a certified copy of the power of ttorney.)



基金交易申請書

台北市 104 南京東路二段 85 號 13 樓 Tel:(02)2181-5999 Fax:(02)2562-1977

※傳真交易者,需具有傳真交易權限方可使用。傳真後請務必來電確認,未確認者,若相關資料有誤,本公司得取消交易。 FA-2022-09 版. 頁 1 ※本申請書共四頁,請詳加閱讀整份申請書內容及次頁風險預告及申贖注意事項後,填寫正確並確認於印鑑欄。本申請書之頁二、三、四資訊可供客戶自行 留存,合庫投信將以蓋用原留印鑑之交易申請書(頁一)視為客戶已詳閱並充分了解及同意整份申請書內容。 ※本公司不接受感熱紙,請務必先影印後再填寫,以維護您的權益。 申請日期: 年 月 □不配息 合庫 一台幣 基金 基金名稱 (限填一支基金) □配息 一外幣 (尚未約定配息帳戶者,請填寫「受益人約定帳戶新增/異動約定書」約定配息指定帳戶。) ※首次申購請加填開戶相關申請書並檢附身分證明文件。 申購 ※首次申購外幣級別基金請務必加填「受益人約定帳戶新增/異動約定書」約定英文戶名與相關外幣交易帳戶。 申購金額(1) 手續費 %(2) 申購總金額 (1)+(2) 付款方式: □電匯:自 銀行 分行匯出 \square ATM (請填卡號後四碼) ※外幣匯款時,請註明「**款項需全額到付**」,若申購總金額與實際人帳金額不符時,在符合公開說明書最低申購金額下,以實際收到金額 為實際申購總金額,並以實際人帳日為申購生效日。 ※申請部份買回後之剩餘單位數不及該基金公開說明書所規定單位者,需全數買回。 □ 單位數全部買回:以申請當日經理公司帳載結餘為準。 □ 單位數部份買回: □ 金額買回 (僅限貨幣市場型基金) 新台幣 元 ※轉申購配息基金且尚未約定配息帳號者,請填寫「受益人約定帳戶新增/異動約定書」約定配息指定帳戶。 買回並轉申購 ※ 不同計價幣別基金間不得相互轉換。 買回 單位數或金額 轉申購 單位數/金額 轉入基金名稱(手續費率 % 自買回價金扣除) □ 單位數全部買回 (以申請當日經理公司帳載結餘為準) 一配息 □單位數部分買回 單位 基金 □不配息 □餘額匯入買回帳戶 單位 □ 金額買回(限貨幣市場型基金) 一配息 基金 □不配息 元 元 □餘額匯入買回帳戶 ※限匯入受益人本人名義所開立之帳戶,因匯款所產生之費用,保管銀行將由客戶買回價金中逕自扣除,且外幣計價級別匯款可能 買回匯款帳號 有相關匯費支出,請特別留意。 帳 台幣帳戶 銀行 分行 號 (郵局) (支局) 外幣帳戶 銀行 分行 □單一外幣 (郵局) (支局) 幣別 SWIFT CODE □綜合外幣 號 受益人名稱(中文) 1. 本人於簽署及交付本交易 申請書前,已經由合庫投信 或其指定之銷售機構,取得 並詳閱本次(轉)申購基金之 受益人名稱(英文) (須與銀行外幣帳戶開戶留存之英文姓名相同) (簡式)公開說明書及風險預 告書(載於本申請書第二頁 , 若申購非投資等級債券基 金者,請另外簽署非投資等 級債券基金之風險預告)。 身分證字號或統一編號 2. 本申請書共四頁,本人已 詳閱並充分了解整份申請書 風險預告及交易注意事項, 聯絡電話 亦已審慎評估本身之財務狀 况與風險承受能力, 確定知 悉適合本次(轉)申購之基金 受益人原留簽章樣式 身分別(請勾選) 商品, 並同意以首頁做為已 (未成年人請加蓋法定代理人父母雙方留印鑑: □1.一般客戶 □2.員工本人 □3.員工關係人(配偶/未成年子女) 確認 整份申請書各項內容 法人請加蓋全銜印鑑及負責人(代表人)印鑑受 □4. 合庫金控利害關係人 之約定。 輔助宣告人請加蓋輔助人原留印鑑)。 覆核 核印/經辦 (身分別為(2)(3)(4)及高風險客戶需 收件單位 法務暨法令遵循簽核 經法務暨法令遵循簽核) 及經辦簽章

風險預告書

本投資風險預告書係依據中華民國證券投資信託暨顧問商業同業公會『證券投資信託基金募集發行銷售及其申購或買回作業程序』第十七條第五項,『會員及其銷售機構通路報酬支付暨銷售行為準則』第八條,及『會員及其銷售機構從事廣告及營業活動行為規範』第十條規定定之。

基金之交易特性與存款、股票及其他投資工具不同, 台端於開戶及決定交易前,應審慎評估本身之財務狀況與風險承受能力是否適合此種交易,並充分瞭解下列事項:

- 1. 基金之買賣係以自己之判斷為之, 台端應瞭解並承擔交易可能產生之損益,且最大可能損失達原始投資金額。
- 2. 基金經金管會核准,惟不表示絕無風險,本公司以往之經理績效不保證基金之最低投資收益,本公司除盡善良管理人之注意義務外,不負責基金之盈 虧,亦不保證最低之收益, 台端申購前應詳閱基金公開說明書。
- 3. 基金交易應考量之風險因素如下:
 - (1) 投資標的及投資地區可能產生之風險:市場(政治、經濟、社會變動或其他不可抗拒之天然災害、匯率、利率、股價、指數或其他標的資產之價格波動)風險、流動性風險、信用風險、產業景氣循環變動、證券相關商品交易、法令、貨幣、流動性不足等風險。
 - (2) 因前述風險,受益人大量買回或基金暫停計算買回價格等因素,或有延遲給付買回價金之可能。
- 4. 最大可能損失:基金交易係以長期投資為目的,不宜期待於短期內獲取高收益。投資風險可能影響基金淨值之表現,任何基金單位之價格及其收益 於任一時點均可能漲或跌,故投資人不一定能取回全部或任一部分之投資金額。
- 5. 基金投資無受存款保險、保險安定基金或其他相關保障機制之保障,投資人須自負盈虧。
- 6. 如因基金交易所生紛爭, 台端可向中華民國證券投資信託暨顧問商業同業公會或財團法人金融消費評議中心提出申訴。
- 7. 本公司<mark>配息型基金</mark>的配息可能由基金的收益或本金中支付。任何涉及由本金支出的部份,可能導致原始投資金額減損。本公司配息型基金進行配息前 未先扣除應負擔之相關費用。最近 12 個月內由本金支付配息之相關資料,請於本公司網站查詢。

本風險預告書之預告事項僅列舉大端,對於所有基金投資之風險及影響市場行情之因素無法——詳述, 台端於投資前除須對本風險預告書詳加研讀 外, 尚應審慎詳讀各基金公開說明書,對其他可能之影響因素亦有所警覺,並確實做好財務規劃與風險評估,以免因貿然投資而遭到難以承受之損失。

申購買回交易注意事項

- 1. 各項交易請於各基金交易截止時間內申請,投信受理交易時間始於各基金營業日上午9:00,申購交易截止時間除貨幣市場型基金為上午11:00,其他基金所有交易截止時間為下午4:00;逾時則視為次一營業日交易。
- 2. 本公司基金皆採無實體發行,各筆交易將依規定製作並交付確認單(或對帳單)予受益人,受益人不得申請領回實體受益憑證。
- 3. 若本申請書填寫內容有任何修改,請務必於修改處加蓋受益人留存印鑑,以證明受益人本人所為。
- 4. 為配合洗錢防制相關規定,本公司恕不受理現金申購。臨櫃辦理,本人親辦需出示身份證正本;委託辦理,需出具委託書正本及出示受託人及委託人 之身份證正本,方可辦理。
- 5. 本公司不歡迎受益人對基金進行短線交易,持有本基金未滿七個日曆日(含)者,應支付買回價金之萬分之一(0.01%)之買回費用。該買回費用併入基金資產。相關各基金之短線交易規定,及其他各項交易事宜請參閱各基金最新公開說明書,本公司將依據最新公開說明書規定辦理。
- 6. 為確保買回價金匯入受益人本人帳戶,當受益人以傳真方式申請買回受益權單位時,買回價金本公司將依據買回申請書所指示匯人開戶時約定的帳戶,如非約定帳戶本公司得拒絕接受該買回申請。買回匯費將依基金計價幣別自買回價金中直接扣除,匯款入帳之款項需另外扣除金融機構之匯費與郵電費等相關費用,實際收款金額可能與上述金額不同;另本國貨幣與外國貨幣因匯款方式不同,外幣匯款之郵匯費用需依各金融機構規定辦理。
- 7. 各基金申購最低金額及手續費率;投資風險等級說明;申購、轉申購單位以及買回價金淨值計算,請參閱最新公開說明書。
- 8. 受益人向本公司辦理轉申購時,如欲買回外幣計價基金轉申購其他基金,以轉申購相同計價幣別基金為限,同時受益人同意授權本基金保管銀行代為 給付申購價金。
- 9. 本公司系列基金之銷售通路報酬揭露,請投資人洽各銷售機構之公司官網。
- 10. 外幣申購匯款注意事項:
 - (1) 外幣匯款時請註明「款項需全額到付並發2通電報」(MT103+MT202)。
 - (2) 確認收款人帳號、名稱及備註欄書寫無誤,取得匯款行交付之匯出匯款收據。
 - (3) 附言或備註欄:請銀行務必註明「申購人身分證字號或統一編號」及「全額到付」字樣。
 - (4) 受益人之申購價金以外幣支付者,其買回價金及收益分配亦以外幣為之。
 - (5) 於匯款時請事先洽詢匯款銀行之匯款作業程序(如申購款匯達至基金專戶所需天數、匯費及其他相關費用),若因作業過程中被匯款行/中間行/解款行扣除應收之相關手續費導致匯達基金專戶之實際入帳金額與填寫於本申請書上之申購總金額不符時;在符合公開說明書最低申購金額下,合庫投信將依實際收到金額為實際申購金額,並以實際入帳日為申購生效日。
 - (6) 合庫投信保留權利,將申購人之申購交易指示延後至申購價金匯達基金專戶或實際兌現付款後始辦理。若需於申購價金匯達基金專戶或實際兌現付款後指定申購日者,請重新填寫本交易申請書。
- 11. 申購價金均以基金計價幣別支付,且匯款人與受益人需為同一人,但匯款人與受益人之關係為配偶、未成年子女者,不在此限。各基金專戶匯款帳號 請參閱「合庫投信各基金申購匯款帳號及基金風險等級一覽表」之說明。
- 12. 首次申購外幣級別基金請務必加填「受益人約定帳戶新增/異動約定書」,約定基金外幣配息或買回款項匯人帳號,以便日後辦理基金配息/買回時使用。

※本公司基金經金融監督管理委員會核准或申報生效,惟不表示基金絕無風險。本公司以往之經理績效不保證基金之最低投資收益。本公司除盡善良管理人之注意義務外,不負責基金之盈虧,亦不保證最低之收益。投資人申購前請詳閱各基金公開說明書或簡式公開說明書。可於經理公司網址(www.tcb-am.com.tw),或公開資訊觀測站(www.mops.tse.com.tw)下載。

合庫投信各基金申購匯款帳號及基金風險等級一覽表

台幣計價基金

風險	帳戶名稱	基金匯款帳號			
等級	W/一 口符	銀行別	級別	帳號	
RR4 (高) (本基金之配息來源可能為 本金	合庫台灣基金專戶	第一銀行(007) 營業部	A 類型 (累積)	自然人: 45888 + 身分證字號後 9 碼法 人: 45888 + 0 + 統一編號 8 碼	
本 並		四州山	B 類型 (配息)	0931-018-5836	
RR3 (中高) (本基金主要係投資於非投資等級之高風險債券且基	合庫全球非投資等級債券基金專戶	元大銀行(806) 營業部	A 類型 (累積)	20992-00003771-6	
金之 配息來源可能為本金)		宮未山	B 類型 (配息)	20992-00003774-4	
RR3 (中高) (本基金之子基金得投資於 非投資等級之高風險債券	合庫新興多重收益基金專戶	臺灣銀行(004)	A 類型 (累積)	自然人: 710122 + 身分證字號後 8 碼法 人: 710122 + 統一編號 8 碼	
且配息來源可能為本金)		武昌分行	B 類型 (配息)	自然人:710121+身分證字號後8碼法 人:710121+統一編號8碼	
RR1(低)	合庫貨幣市場基金專戶	玉山銀行(808) 營業部		0015-940-120332	
RR4 (高) (本基金之配息來源可能為	合庫標普利變特別股收益指數基金專	陽信銀行(108)	A 類型 (累積)	自然人: 59880 + 身分證字號後 9 碼法 人: 59880 + 0 + 統一編號 8 碼	
本金)	戶	石牌分行	B類型 (配息)	自然人:60880+身分證字號後9碼 法 人:60880+0+統一編號8碼	
RR4 (高)	合庫 AI 電動車及車聯網創新基金專戶	玉山銀行(808) 營業部		自然人: 92904+身分證字號後 9 碼 法 人: 92904+0+統一編號 8 碼	
RR4 (高)	合庫台灣高科技基金專戶	陽信銀行(108) 石牌分行		自然人:55880+身分證字號後9碼 法 人:55880+0+統一編號8碼	
RR3 (中高) (本基金有相當比重投資於	合庫美國短年期非投資等級債券基金專戶	臺灣銀行(004) 武昌分行	A 類型 (累積)	自然人:713807 + 身分證字號後 8 碼法 人:713807 + 統一編號 8 碼	
非投資等級之高風險債券 且配息來源可能為本金)			B 類型 (配息)	自然人:713808 + 身分證字號後 8 碼法 人:713808 + 統一編號 8 碼	
RR4 (高) (本基金之配息來源可能為	合庫全球醫療照護產業多重資產收益	彰化銀行(009) 總部分行	A 類型 (累積)	自然人:63766 + 身分證字號後 9 碼法 人:63766 +0+ 統一編號 8 碼	
本金)	基金專戶		B 類型 (配息)	自然人:63765+身分證字號後9碼法 人:63765+0+統一編號8碼	
RR3 (中高) (本基金有相當比重投資於 非投資等級之 高風險債券	合庫環境及社會責任多重資產基金專	玉山銀行(808)	A 類型 (累積)	0015-940-135711	
且基金之配息來源可能為本金)	F	營業部	B 類型 (配息)	0015-940-135803	
RR3 (中高) (本基金之配息來源可能為	合庫 2032 目標日期多重資產收益基金	彰化銀行(009)	A 類型 (累積)	自然人: 63901 + 身分證字號後 9 碼法 人: 63901 +0+ 統一編號 8 碼	
本金)	專戶	總部分行	B 類型 (配息)	自然人:63902+身分證字號後9碼 法 人:63902+0+統一編號8碼	
RR4 (高) (本基金之配息來源可能為	合庫全球核心基礎建設收益基金專戶	兆豐銀行(017)	A 類型 (累積)	自然人: 68007 + 身分證字號後 9 碼法 人: 68007+0+統一編號 8 碼	
本金)		國外部分行	B 類型 (配息)	自然人: 68008+ 身分證字號後 9 碼 法 人: 68008+0 + 統一編號 8 碼	
RR2 (中) 本基金有相當比重投資於 非投資等級之 高風險債券	合庫四年到期美國投資等級企業債券	台中銀行(053) 台北分行	A 類型 (累積)	自然人: 88500 + 身分證號後 9 碼 法 人: 88500 +0+ 統一編號 8 碼	
且基金之配息來源可能為本金)	基金專戶		B 類型 (配息)	自然人:88600+身分證字號後9碼 法 人:88600+0+統一編號8碼	

合庫投信各基金申購匯款帳號及基金風險等級一覽表

台幣計價基金

風險等級	帳戶名稱	基金匯款帳號			
	収产石件	銀行別	級別	帳號	
RR3 (中高) (本基金有相當比重投資於 非投資等級之 高風險債券 且配息來源可能為本金)(本 基 金無保證收益與配息)	合庫入息優化多重資產基金專戶	臺企銀行 (050) 營業部	A 類型 (累積)	自然人: 44771+ 身分證號後 9 碼法 人: 44771+0+統一編號 8 碼	
			B 類型 (配息)	自然人: 44624 + 身分證號後 9 碼法 人: 44624+0+統一編號 8 碼	
RR3 (中高) (本基金有相當比重投資於 非投資等級之 高風險債券 且配息來源可能為本金)	合庫 AI 多重資產基金專戶	陽信銀行(108) 總部分行	A 類型 (累積)	自然人:66880+身分證字號後9碼法 人:66880+0+統一編號8碼	
			B 類型 (配息)	自然人: 67880 + 身分證字號後 9 碼法 人: 67880 + 0 + 統一編號 8 碼	
RR3 (中高) (本基金有相當比重投資於 非投資等級之 高風險債券 且配息來源可能為本金)		元大銀行 (806)	A 類型 (累積)	自然人:95716+身分證字號後9碼法 人:95716+0+統一編號8碼	
	合庫核心趨勢多重資產基金專戶	營業部	B 類型 (配息)	自然人:95715+身分證字號後9碼 法 人:95715+0+統一編號8碼	

1.自然人:王大明的身分證為 A 123456789,欲以 ATM 轉帳方式申購「合庫台灣基金」,

則英文字母不用輸入,僅需輸入 123456789,所以依序輸入:第一銀行金融代碼: 007; 帳號: 45888 + 123456789。

2.法 人:領航公司的統一編號為 53329998, 欲以 ATM 申購「合庫台灣基金」,則依序輸入:

第一銀行金融代碼: 007 ; 帳號: 45888 + 0 + 53329998。

外幣計價基金(外幣匯款需填寫之英文相關資料)

※匯款注意事項:

- 1. 備註欄請銀行務必註明「申購人身分證字號或統一編號」。
- 2. 外幣匯款時請填寫<mark>基金專戶之英文名稱</mark>,且於匯款時請註明需全額到付。

E VAALUT	基金專戶	計價幣	基金匯款帳號			
風險等級	中/英文名稱	別	匯入銀行 中/英文名稱	SWIFT CODE	級別	帳號
RR3 (中高) (本基金主要係投	合庫全球非投資等級債		元大銀行營業部		A 類型 (累積)	0998-28-002648-7
資於非投資等級 之高風險債券且 基金之 配息來源	券基金專戶 TCB Global High Yield Bond Fund	美元 人民幣 澳幣	YUANTA COMMERCIAL BANK CO.,LTD	APBKTWTH	B 類型 (配息)	0998-28-000142-4
可能為本金)	Bond Pund		,		C 類型 (配息)	0998-28-003386-0
RR3 (中高) 本基金之子基金 得投資於非投資	合庫新興多重收益基金	美元 人民幣	臺灣銀行武昌分行 BANK OF TAIWAN WUCHANG BRANCH		A 類型 (累積)	236-007-091361
等級之高風險債 TC	TCB Fund of Emerging Markets Bond Funds	澳幣 南非幣	南非幣 Correspondent Bank: NEDBANK LIMITED JOHANNESBURG (SWIFT CODE: NEDSZAJJ)	BKTWTWTP236	B 類型 (配息)	236-007-091353
RR4 (高) (本基金之配息來 源可能為本金)	合庫標普利變特別股收 益指數基金專戶 TCB S&P U.S. Variable Rate Preferred Stock Index Fund	美元 人民幣	陽信銀行 國外部 SUNNY BANK, LTD.	SUNYTWTP	A 類型 (累積)	050-053-0019033-9
					B 類型 (配息)	050-053-0019039-1
RR4 (高)	合庫 AI 電動車及車聯 網創新基金專戶 TCB Mobility Innovation Fund	美元	玉山銀行營業部 E.SUN COMMERCIAL BANK, LTD.	ESUNTWTP		0015-879-141650
RR3 (中高) (本基金有相當比 重投資於非投資 等級之高風險債	合庫美國短年期非投資 等級債券基金專戶	美元人民幣	臺灣銀行武昌分行 BANK OF TAIWAN WUCHANG BRANCH 南非幣 Correspondent	BKTWTWTP236	A 類型 (累積)	236-007-153804
等級之同風級員 券且配息來源可 能為本金)	TCB US Short Duration High Yield Bond Fund	澳幣南非幣	Bank: NEDBANK LIMITED JOHANNESBURG (SWIFT CODE: NEDSZAJJ)		B 類型 (配息)	236-007-153812
RR4 (高) (本基金之配息來	合庫全球醫療照護產業 多重資產收益基金專戶	美元 人民幣	彰化銀行 總部分行 CHANG HWA COMMERCIAL BANK	ССВСТЖТР	A 類型 (累積)	5185-86-36007900
源可能為本金)	TCB Global Healthcare Multi-Asset Income Fund	澳幣 南非幣			B 類型 (配息)	5185-86-360066800
RR3 (中高) (本基金有相當 比重投資於非投 資等級之 高風險	合庫環境及社會責任多 重資產基金專戶 TCB Environmental and	美元 人民幣	玉山營業部 E.SUN COMMERCIAL	ESUNTWTP	A 類型 (累積)	0015-879-179087
債券且基金之配 息來源可能為本 金)	Socially Responsible Multi-Asset Fund	南非幣	BANK, LTD.		B 類型 (配息)	0015-441-061522

風險等級	基金專戶中/英文名稱	計價幣別	基金匯款帳號			
			匯入銀行 中/英文名稱	SWIFT CODE	級別	帳號
RR3 (中高) (本基金之配息來 源可能為本金)	合庫 2032 目標日期多 重資產收益基金專戶 TCB 2032 Target Date Multi-Asset Income Fund	美元 人民幣 澳幣 南非幣	彰化銀行 總部分行 CHANG HWA COMMERCIAL BANK	CCBCTWTP	A 類型 (累積)	5185-86-3500-3700
					B 類型 (配息)	5185-86-3500-5500
RR4 (高) (本基金之配息來 源可能為本金)	合庫全球核心基礎建 設收益基金專戶 TCB Global Core Infrastructure Income Fund	美元 人民幣 南非幣	兆豐銀行 國外部分行 Mega International Commercial Bank CO, LTD. FOREIGN DEPARTMENT	ICBCTWTP007	A 類型 (累積)	007-53-167536
					B 類型 (配息)	007-53-167548
RR2 (中) (本基金有相當比 重投資於非投資等 級之 高風險債券 且基金之配息來源 可能為本 金)	合庫四年到期美國投 資等級企業債券基金 專戶 TCB 4-Year Maturity US IG Corporate Bond Fund	美元	台中銀行 台北分行 TAICHUNG OMMERCIAL BANK TAIPEI BRANCH	TCBBTWTH092	A 類型 (累積)	092-27-0031236
					B 類型 (配息)	092-27-0031243
RR3 (中高) (本基金有相當比 重投資於非投資等 級之高風險債券 且基金之配息來源 可能為本金)	合庫人息優化多重資產基金專戶 TCB Diversified Income Multi-Asset Fund	美元	臺企銀行 營業部 TAIWAN BUSINESS BANK	MBBTTWTP	A 類型 (累積)	010-5025-9605
					B 類型 (配息)	010-5025-9613
RR3 (中高) (本基金有相當比 重投資於非投資等 級之 高風險債券 且配息來源可能為 本金)	合庫 AI 多重資產基金 專戶 TCB Multi-Asset AI theme fund	美元 人民幣	陽信銀行 國外部 SUNNY BANK, LTD.	SUNYTWTP	A 類型 (累積)	050-053-00190573
					B 類型 (配息)	050-053-00190580
RR3 (中高) ((本基金有相當比 重投資於非投資等 級之 高風險債券 且配息來源可能為 本金)	合庫核心趨勢多重資產基金專戶 TCB core trends Multi- Asset Fund	美金	元大銀行營業部 YUANTA COMMERCIAL BANK CO.,LTD	APBKTWTH	A 類型 (累積)	099-828-6000122
					B 類型 (配息)	099-828-6000844

※本公司基金經金融監督管理委員會核准或申報生效,惟不表示基金絕無風險。本公司以往之經理績效不保證基金之最低投資收益。本公司除盡善良管理人之注意義務外,不負責基金之盈虧,亦不保證最低之收益。投資人申購前請詳閱各基金公開說明書或簡式公開說明書。可於經理公司網址(www.tcb-am.com.tw),或公開資訊觀測站(www.mops.tse.com.tw)下載。

● 合庫投信

投資非投資等級債券為訴求基金之風險預告書

本投資風險預告書係依據中華民國證券投資信託暨顧問商業同業公會『證券投資信託基金募集發行銷售及其申購或買回作業程序』第十七條第五項,『會員及其銷售機構通路報酬支付暨銷售行為準則』第八條規定訂定之。

台端於決定投資以投資**非投資等級債券**為訴求之基金前,應充分瞭解此基金下列之 特有風險:

- 一、 信用風險:由於**非投資等級債券**之信用評等未達投資等級或未經信用評等,可能 面臨債券發行機構違約不支付本金、利息或破產之風險。
- 二、 利率風險:由於債券易受利率之變動而影響其價格,故可能因利率上升導致債券 價格下跌,而蒙受虧損之風險,非投資等級債券亦然。
- 三、 流動性風險: **非投資等級債券**可能因市場交易不活絡而造成流動性下降,而有無 法在短期內依合理價格出售的風險。
- 四、 投資人投資以非投資等級債券為訴求之基金不宜占其投資組合過高之比重,且不 適合無法承擔相關風險之投資人。
- 五、 若非投資等級債券基金為配息型,基金的配息可能由基金的收益或本金中支付。 任何涉及由本金支出的部份,可能導致原始投資金額減損。本基金進行配息前未 先扣除應負擔之相關費用。
- 六、 非投資等級債券基金可能投資美國Rule144A債券 (境內基金投資比例最高可達基金總資產30%;境外基金不限),該債券屬私募性質,易發生流動性不足,財務訊息揭露不完整或價格不透明導致高波動性之風險。

本人對上述相關風險已充分瞭解,特此聲明。本聲明書同時適用嗣後本人於本類基金之所有投資。

此致

合作金庫證券投資信託股份有限公司

受益人名稱:	
受益人身份證字號	
或統一編號:	
日期:	(未成年人請加藍法

受益人原留簽章樣式

(未成年人請加藍法定代理人父母雙方原留印鑑;法人請加蓋 全衛印鑑及負責人(代表人)印鑑;受輔助宣告人請加蓋輔助人 原留印鑑。)



通訊地址確認書

投資人	於民國	年	月日,				
向本公司申請辦理基金開戶事宜,	投資人本人之	之通訊地址:	與戶籍地址不				
同,因目前無投資人本人通訊地址.	之公用事業單	單位,或銀	行等金融機構				
的書面對帳單,或公家機關所寄發	文件信封等さ	文件可提供人	佐證。				
茲由本人確認開戶為投資人本	人親自辦理;	, 並與投資	人本人確認該				
通訊地址無誤。							
投資人本人通訊地址:							
□1. 同配偶或父母之居住通訊地址							
□2. 為投資人本人房屋租賃地址							
□3. 為投資人本人任職公司所在地址							
□4. 其他							
確認人員簽名:			_				
			9				
日期:中華民國年	月_	日					