

# ACCOUNT OPENING CONTRACT

(Cum account opening request)								
Account No:								
Today								
PARTY A - The Client:								
- Date of birth:/ Tax code:								
- ID/ Passport No/ Business license No:								
Date of issue:/ Place of iss	sue:							
- Address:								
	Email:							
- Account No:At b	ank:							
	ank:							
Representative Information								
•								
1	Place of issue:							
•	Email:							
- Authorization letter No:	/ of							
DADTV D VIS Viet New Securities Corporation (KIS).								
<ul> <li>PARTY B - KIS Viet Nam Securities Corporation (KIS):</li> <li>Establishment and operation of License No: 56/UBCK-GPHĐKD – Issued on: 05/07/2007 – by: State Securities Commission of Viet Nam.</li> </ul>								
- Head office: 3 <sup>rd</sup> floor, 180-192 Nguyen Cong Tru Str, Nguye								
*	ax: (+84 28) 38216898							
- By Mr/Ms:Tit	•							
- The authorization letter No:								
The Parties hereby agree to enter into the Account opening Contract ("Contract") with the following conditions and specific terms stipulated in "Terms and conditions of Contract" and attached documents.  The Client confirms that the Client has read, understood, and agreed to perform and commits not to make any complaints or file a								
lawsuit regarding the terms and conditions of the Contract.								
THE CLIENT	KIS VIET NAM SECURITIES CORPORATION							
(Sign, full name and seal)	(Sign & Seal)							

THE CLIENT (Sign, full name and seal)	KIS VIET NAM SECURITIES CORPORATION (Sign & Seal)					
Received by	Verified by					
Received by	Verified by					
Received by	Verified by					



# TERMS AND CONDITIONS OF CONTRACT

#### ARTICLE 1: DEFINITION OF TERMS

- 1.1 "KIS" refers to KIS Viet Nam Securities Corporation.
- 1.2 "Account" or "Trading Account" refers to the account opened at KIS, including: (1) Securities trading deposit account opened at commercial banks designated by KIS; (2) Securities depository account opened at KIS, used for securities trading.
- 1.3 "Online Trading" refers to securities transactions and/or deposit on the Trading Account of the Client opened at KIS, which are conducted in accordance with the online trading services provided by KIS and in accordance with the law, made through electronic means, including but not limited to telephone, SMS, fax, email, internet and other electronic means.

## **ARTICLE 2: OBJECTIVES OF THE CONTRACT**

By signing this Contract, the Client requests and KIS agrees to provide services as follows:

- **2.1** Open a securities trading account;
- 2.2 Conducting securities transactions, money transactions by the orders, requests, or the authorization of the Client;
- 2.3 Monitor securities, money, assets, or other property rights related to securities transactions in accordance with the agreement between KIS and the Client and in accordance with KIS's functions.
- 2.4 The registration, custody, clearing through Vietnam securities depository by the authorization of the Client.
- 2.5 Other securities services as agreed between KIS and the Client from time to time and in accordance with regulations of Vietnamese Law.

## **ARTICLE 3: DEFAULT COMMITMENT**

- 3.1 The Client acknowledges that price always fluctuates. Therefore, the Client commits to accept all risks with the value of securities in the Client's account opened under this Contract.
- 3.2 The Client acknowledges that at the time of signing this Contract, the Client has been instructed by KIS in trading methods and all other requested information related to securities and stock markets, as well as the Client's ability of making profits and accepting risk in investment. The Client also understands that the information, analysis, advice and opinions provided by KIS are only for reference and the Client shall bear full responsibility for their own investment decision.
- 3.3 For the Client who use securities trading account linked to a deposit account opened at commercial banks, the Client agrees to authorize KIS to look for the information of the Client's bank account to check balances, freeze the balance, make payment, fees and taxes (if any) to settle the Client's matched orders, proceed all the required and necessary procedures to receive income and legal stock rights related to the number of the Client's securities and realize other activities to guarantee that the Client's obligations in this Contract and others signed with KIS are made.
- 3.4 During the performance of the contract, the Parties shall continue to sign other contracts for related sevices provided by KIS. Except for the rights and obligations stipulated in this contract, other rights and obligations of the Parties shall be governed by contracts respectively. However, if the Client fails to comply with and fulfill the obligations set forth in or arising from such contracts, the Client agrees to allow KIS full right to dispose of the securities and money in the Account to deduct/ perform the remaining obligations of the Client without any claim, demand and/or objection to KIS.
- 3.5 In the event that the Client cannot pay on time, KIS shall freeze the Account of the Client and have the full rights to proceed with the liquidation of these assets to recover debts in accordance with KIS's regulations.
- 3.6 Client who is legal entity commits that, in all cases of division, separation, consolidation or merger, the Client shall ensure that newly established entity after the division, separation, consolidation or merger will inherit and continue to fulfill its obligations under this Contract to KIS.

# ARTICLE 4: TRADING METHODS

- **4.1** The Client place orders on the Account through the following ways:
  - a) Directly place orders at trading counter of KIS by submitting completed order forms provided by KIS or
  - b) Via phone or
  - c) Via online trading system of KIS or
  - d) Other methods provided by KIS from time to time in accordance with Vietnamese Law
- 4.2 In the event that the Client authorizes a third Party to place orders, the Client shall:
  - a) Have authorization letter form provided by KIS and in accordance with the Law. Such authorization shall comply with the Law
  - b) Accept trading results and obligations arising from orders placed by the authorized person, and
  - c) Be liable in case of disputes arising between the Client and the authorized person; the Client and the authorized person shall resolve such disputes themselves, and commit and ensure that KIS is not required to participate in the dispute resolution process in any circumstances for any reason. If KIS is required by the Court or by a competent authority, the Client and the authorized person shall be jointly liable for all costs for KIS's participation.
- **4.3** Upon executing the buying orders, the Client assures that the cash balance in the Account corresponding to 100% of the value of the securities and any arising expenses related to such securities trading. Upon executing the selling orders, the Client must have enough sellable securities in tradable state.

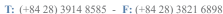
### ARTICLE 5: RIGHTS AND OBLIGATIONS OF THE CLIENT

# 5.1 Rights of the Client

- 5.1.1 Legally possess and perform the rights of the owner of cash, securities and other rights related to securities deposited on the Account.
- **5.1.2** Receive interest on cash deposited on the Account at the rate decided by KIS from time to time.
- **5.1.3** Withdraw/ transfer a part or all of the securities, money assets from the Account upon demand or upon the termination of this Contract, provided that the Client has fulfilled all obligations to KIS or any third party (if any).
- **5.1.4** Request KIS to provide information about the Client's transactions and account.
- **5.1.5** Other rights as prescribed in this Contract and in accordance with the Law.

# 5.2 Obligations of the Client

**5.2.1** Provide fully, honestly, promptly information, documents related to the opening and using of the Account, and be liable to the accuracy of information, documents provided. In case of changes in information or inaccurate information, the Client must send a written notice to KIS within twenty-four (24) hours for KIS to timely update the adjustment. KIS shall not bear liabilities for any damages resulting from the changes in information or inaccurate information, if the Client does not notify or notify untimely to KIS.





- **5.2.2** Regularly check, compare transaction results on transaction date; if the Client has no objection within twenty-four (24) hours from the time KIS announces the transaction results, the Client is automatically deemed to accept such transaction results.
- **5.2.3** Within three (03) working days from the transaction date, if the Client or the authorized person of the Client does not directly sign on order forms, the Client shall authorize KIS to sign such order forms and take other necessary measures to complete transactions on behalf of the Client. The Client commits not to complain or file a lawsuit over notified transaction results.
- 5.2.4 Fully and promptly pay for all fees, taxes and other costs related to the opening and using of the Account.
- **5.2.5** Keep confidential all information relating to the Login Password and the Account of the Client. KIS shall not bear liabilities for the disclosure of the Client's Login Password and the Account, unless it is caused by KIS.
- 5.2.6 Disclose information as regulated by Law in case the Client is or will be required to disclose information.
- 5.2.7 Comply with and strictly adhere to regulations, laws, and KIS's instructions regarding the use of the Account and purchase transactions.

#### ARTICLE 6: RIGHTS AND OBLIGATIONS OF KIS

# 6.1 Rights of KIS

- 6.1.1 Receive fees from services provided to the Client for trading securities under the fee tariff, which is notified by KIS from time to time.
- 6.1.2 In case the Client violates any provision of the laws, any obligation and/or any other regulations publicized by KIS from time to time, upon three (03) days prior written notice to the Client, KIS is entitled to suspend or terminate the validity of the Client's Trading Account without being considered as a breach of the Contract.
- **6.1.3** In case the Client fails to perform any obligation arising from any securities transaction that has been made in accordance with regulations, KIS is entitled to handle securities/assets in the Account or to request the designated Bank to make the deduction from the Client's Account. If the money and securities in the Account are insufficient to fulfill such obligations, KIS is entitled to request the Client to use other assets to fulfill the Client's obligations and to compensate KIS for damages incurred (if any).
- **6.1.4** Other rights as prescribed in this Contract and in accordance with the Law.
- 6.2 Obligations of KIS
- **6.2.1** Strictly comply with this Contract, Annexes, agreements on amendments, supplements of the Contract and other attached documents (if any).
- **6.2.2** Keep records; keep information, documents related to transactions and account of the Client confidential, except for providing to competent authorities as required by Law.
- **6.2.3** Provide information, documents related to securities transactions of the Client as required by the Client.
- 6.2.4 Indemnify the Client for all damages from the violations of KIS and/or damages which are not caused by the Client.
- **6.2.5** Other obligations as prescribed in this Contract and in accordance with the Law.

### ARTICLE 7: TERMINATION OF THE CONTRACT

#### 7.1 This Contract shall be terminated in the following cases:

- **7.1.1** As required by the Client after the Client has fulfilled all obligations to KIS.
- 7.1.2 The Client violates any terms and conditions of this Contract and Annexes. In this case, KIS has the right to immediately terminate the Contract. However, KIS may decide to support the Client to take remedies within the time limit as notified by KIS. Such time limit may be extended as decided by KIS. KIS shall immediately terminate the Contract if the Client fails to do so within the time limit of such notice.
- **7.1.3** The Client is an individual who dies or is declared dead, missing by the court or has lost his/her legal capacity or has serious difficulty in finance; The Client is an organization which has serious difficulty in finance and/or has lost entity status and/or subjected to dissolution, bankruptcy, suspension of operation, or its license is revoked or violates regulations on securities, money laundering...
- 7.1.4 The Client does not have stock or money balance on the Account and has no transactions in twelve (12) consecutive months. In this case, KIS is entitled to unilaterally terminate this Contract.
- 7.1.5 KIS is subjected to dissolution, bankruptcy, suspension of operation, or its license is revoked.
- 7.1.6 Other cases as prescribed by Law or decision of competent authorities, which does not allow the Parties to keep performing this Contract.
- 7.2 Consequences of termination of the Contract
- **7.2.1** In case the Contract is terminated for any reasons, the Parties shall liquidate the Contract within five (05) working days since the date of notice. The Contract shall only be considered to be liquidated after the Parties have fulfilled their obligations related to this Contract.
- **7.2.2** Even if the Contract is terminated, all remaining obligations of the Client under the Contract will be reserved and shall be considered to be completed only when the Client has fulfilled all obligations to KIS.

# ARTICLE 8: GOVERNING LAW AND DISPUTE RESOLUTION

- 8.1 All contents in this Contract and its attached annexes are explained and governed by the laws of Socialist Republic of Vietnam.
- **8.2** Any disputes arising from and/or related to this Contract, if any, shall be resolved by negotiation, conciliation. In case of failure to reach an agreement through negotiation, either Party may submit to the competent courts of the Socialist Republic of Vietnam for settlement.

# ARTICLE 9: EFFECTIVENESS OF THE CONTRACT

- 9.1 This Contract is effective from the date of signing and terminated as prescribed in Article 7 of this Contract.
- 9.2 KIS has the right to make amendments, supplements, adjustments of some terms in this Contract as long as such changes are published/ notified to the Client before being applied. If the Client has no objection before the time these changes take effect, the Client is automatically deemed to accept such changes and agree to continue to perform this Contract with new terms. All notice, amendments, supplements, adjustments related to this Contract (if any) shall be an integral part of this Contract and binding on the Parties.
- 9.3 If any terms, Annexes are void or unenforceable under Vietnamese Law, the validity, legality and enforceability of the remaining terms and Annexes of this Contract will not be affected in any way and will be binding on the Parties. The Parties shall negotiate new terms to replace the void/unenforceable terms.
- **9.4** The Parties commit to comply with the terms of the Contract.

This Contract consists of nine (09) Articles and Annexes, made into two (02) copies with the same legal validity, each Party shall keep one (01) copy.



# ANNEX 01: THE CLIENT'S INFORMATION & REGISTRATION FOR ONLINE TRADING SERVICES

\* This Annex is an integral part of the Account Opening Contract No. .....-GDTT/BOS-KIS

I. THE CLIENT'S INFORMATION									
Investment objective:				Risk Tolerance:					
- Income: %	%			- Low: %					
- Long term growth: %		- Mediun	- Medium: %						
- Mid term growth: %		- High:		%					
- Short term growth:%				Total: 100 %					
Total: 100 %									
Investment knowlege:   None	☐ Limited		□ Good		□ Excellent				
Investment experience:   None	☐ Stock	□ Bond	☐ Trea	asury bill	☐ Short selling		☐ Others		
Securities Trading Account at other securiti	es company:			<u> </u>					
Securities Company's name:				Accour	nt No:				
Securities Company's name:									
Name of a public company to which the Clie									
disclosure when conducting securities transa	_	<b>F</b>			<u>-</u>		J		
Name of public company/ public fund	Code	Title	Owners	hip ratio	Sub	ject to inform	ect to information disclosure		
• • • •			□≥5		$\square$ (1)	<u>(2)</u>	☐ (3)	<u></u> (4)	
			□≥5			$\Box$ (2)	$\Box$ (3)	☐ (4)	
				<u></u>		□ (2)	☐ (3)	□ (4)	
<u>Note:</u> (1) <b>"Insiders"</b> is specified in Clause 5,	6 Article 2 of Circular I	!55/2015/TT-BTC							
(2) "Affiliated person" is specified in C	Clause 34 Article 6 of La	w on Securities 200	6						
(3) "Major shareholder" is specified in	n Clause 9 Article 6 Law	on Securities 2006							
(4) Founding shareholder in the perio	d which assignment is i	restricted							
Information about related beneficiaries:									
Full name:			G	ender: 🗆 Ma	ale 🗆 Female	o Doto	of hirth:	./	
		of issue:/			ce of issue:				
ID/ Passport No:		01 Issue/			iail:				
Relationship with the Client:  Information about authorized person to mal				EIII	iaii				
-	` •	*	G	andor: 🗆 Me	ala 🗆 Famal	o Doto	of hirth:	./	
Full name:					ale □ Female ce of issue:				
ID/ Passport No:		of issue:/							
Relationship with the Client:		datad /		EIII	nail:				
Authorization letter/contract No:		dated/							
Information relating to The United States (F									
(a) The Client is a US citizen or a resident of									
(b) The Client is not a US citizen or resident									
(c) The Client is not a US citizen or a resider		•	•		T 01				
By ticking the appropriate boxes above, the Clien soon as there are any changes in the information s		formation declared is	s accurate an	d complete.	The Client comm	nitted to notify	the securities	s corporation as	
In case the Client choose (a) or (b): the Client con		FCA's dossiers inclu	ding W9 for	n or W8-Ber	n form or related	l documents as	required withi	in 30 days from	
signing this Contract. If the Client fails to provide									
The Client agrees to allow the securities corporati		•							
of reviewing Client, the Client hereby agrees to t					* *	1.0			
authority, withholding tax as required by the FAT			on the ener	it b decount	to the internal r	te venue servie	e (mas) or the	competent tas	
Note:	r								
(1) Be a US citizen or resident of the US: US r	rosidant inaluda a avoan	aard holder or US w	ocidant for at	Logot 21 day	s in the augusts	waar and 192 d	ang onan a 3 n	age pariod this	
include the current year and the previous t	~	cara notaer or Os re	estaent jor at	ieusi 31 uuy.	s in the current y	year ana 165 a	uys over u 5-y	ear perioa, inis	
(2) Signs of the US identity: the Client has one	•	ace of hirth mailing	address or L	IS nermanen	t address US co	ntact informati	ion Assignan	periodic transfe	
to a U.Sbased account or periodically re				•					
Address or Mailing Address in the United		more oldr duben wee				an oojeer min		55, 114444	
II. REGISTRATION FOR ONLINE T		ES							
☐ Trading through internet	RADING SERVICE	☐ Trading by j	nhono			☐ Both typ	neg.		
	Y		phone						
III. THE CLIENT'S CONFIRMATION									
By registration for Online Trading Services,		ree:							
1. The above information is correct, sufficient a		tina maka at o o o o		C (- ) TPI	Online Total	. Camila		D:-1- C4	
2. To have read, understood, and accepted the				is of (a) The	Online Trading	Services Conf	ract; (b) The l	KISK Statement	
and Guidelines of Online Trading Services of	-			ntmoot 41	h this farms	forma to the	dan af audi	Haite atataman	
3. To accept the Contract of Online Trading Se and confidentiality established and stipulated	-	-		_				-	
completion of authenticity statement order ar	•				-	i oc iiiiiiicuiate	ay checuve al	ici uic Chent S	
completion of authoritions statement of del al	ia moi ouccessiui access	, to the Online Haul	பத செரவப்பட 10	i securities ti	,				

4. Any Client's dispute arising out of the signature of the Contract of Online Trading Services through internet registration for whatever reason, in the purpose of denying the legal validity and effectiveness of this Contract, which has been already effective, shall be null and void, not be dealt with and not affect the Contract effectiveness;
 5. Any dispute arising out of the use of the Online Trading Services shall be adjusted by: (a) The Online Trading Services Contract, (b) The Risk Statement and Guidelines of

Online Trading Services of KIS which are publicized on the website of KIS.