

REPUBLIKA NG PILIPINAS KAGAWARAN NG PANANALAPI

KAWANIHAN NG INGATANG-YAMAN

(BUREAU OF THE TREASURY)
Intramuros, Manila 1002

MEMORANDUM

FOR :

All Premyo Bonds Selling Agents

SUBJECT :

Submission of Authorization and Investors Undertaking

DATE

November 27, 2019

In line with our objective to promote savings and investment of Filipinos in Premyo Bonds and facilitate ease in investing, the Bureau of the Treasury will accept the following documents in the attached prescribed format:

1. Letter of Authorization in lieu of Special Power of Attorney ("SPA"); and

2. Investor's Undertaking with no notarization required

For your guidance.

ROSALIA V. DE LEON

Treasurer of the Philippines



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For Premyo Bonds Subscription

INVESTOR'S UNDERTAKING

I, investor of government securities issued by the National Government, through the Bureau of the Treasury (BTr), undertake that:

- A. I shall be bound by the provisions of a written authority or a special power of attorney, or any relevant agreements I have entered into concerning my/our government securities holdings, thereby confirming my/our authority for the BTr to carry out and execute the acts or instructions referred to in the aforesaid documents.
- B. It is understood that the National Registry of Scripless Securities (NRoSS) administered by the BTr is the official registry of ownership of or interest in government securities issued by the National Government under its scripless policy; that the NRoSS is operated by an electronic system (i.e., the NRoSS System or its successor system) which facilitates the transfers of securities in the NRoSS; and that I will abide by the rules, regulations, guidelines and procedures of BTr concerning government securities.

And further undertake as follows:

- To create/open through a BTr-recognized sponsor a securities account with NRoSS to ensure that title to scripless government securities is officially recorded in my/our name and under my/our control.
- 2. That as a condition for the creation/opening of my/our securities account with NRoSS, I have opened a settlement bank account with [Selling Agent] as Settlement Bank) to which coupon and maturity proceeds any other payments to be made on my/our government securities holdings will be credited or debited; undertake to furnish the NRoSS of said settlement bank account number as a condition for the creation/opening of my/our securities account; and give notice at least three (3) business days prior to any coupon and/or maturity payment of any change in the settlement Bank and/or settlement bank account number.
- That no transfer of government securities shall be made or recorded in NRoSS during a prescribed Closed Period in accordance with the terms and conditions of the particular government securities issued.
- 4. That in the case any transaction involving my/our government securities including that of Premyo Bonds, I shall consult my/our broker/agent/custodian how to properly facilitate such transaction. I shall give relevant written instruction/authority to my/our broker/agent/custodian for any transaction involving my/our holdings under its sponsorship or custodianship.
- 5. To receive notices and/or statements of securities account upon my/our demand from my broker/agent/custodian through electronic means. Should I need a statements of securities or other reports from the BTr, an appropriate request shall be made subject to the payment of appropriate fees pursuant to the Schedule of Fees as may be published by the BTr.
- 6. That I expressly agree and acknowledge that the crediting to the regular demand deposit account of my/our Settlement Bank of coupons and/or redemption value due my/our scripless government securities, shall constitute actual receipts of payment by me/us.
- 7. To hold the BTr, its officers, employees and agents free and harmless against all suits, actions, damages or claims arising from failure of my/our Settlement bank to credit my/our bank account for coupons and maturity values on due date.

- 8. That all my instructions affecting my/our scripless government securities which are transmitted to or received in good faith by the NRoSS System or any successor system operating the NRoSS from myself/ourselves or my/our designated broker/agent/custodian are covered by relevant documentation indicating my/our express consent and authority.
- 9. That I expressly warrant and authorize the delivery of copies of all evidence of authority granted to my/our designated broker/ agent/custodian to transact on my/our scripless government securities upon reasonable demand by the BTr.
- 10. That I undertake to immediately notify the BTr of any unauthorized trade of my/our scripless government securities and until receipt of such notice, transactions effected by BTr in good faith are deemed valid.
- 11. To render free and harmless the BTr, its officers, employees and agents for any claim or damages with respect to trade transactions carried out in good faith.
- 12. That while it is understood that BTr shall maintain the strict confidentiality of records in NRoSS. I hereby expressly waive and authorize BTr, to the extent allowed by law, to disclose relevant information in compliance with Anti-Money Laundering laws, rules and regulations and other legal orders of competent courts.
- 13. To submit to the BTr the relevant special power of attorney or authorizations issued to my/our agent upon demand of the BTr.

Name & Signature of Investor	
Conforme:	
Authorized Signatory	Authorized Signatory
Name, Designation & Signature	Name, Designation & Signature
Sponsoring Broker	Settlement Bank

AUTHORIZATION

I hereby authorize business with the BUREAU OF THE TREASURY (Securities (NRoSS), to negotiate and enter into to perform the following acts in relation there	BTr) which operates a o the necessary cont	at the National Regist	try of the Scripless
1. To open on my behalf a securities a means; and	ccount with the NRo	SS through a BTr-aut	horized electronic
2. To execute transfer transactions alle	owable under releva	nt offering documen	tation.
In connection with the authority her BTr, respectively, are held free and harmless for delay to render or perform instructions, as where such instruction or the giving thereo guideline of The authorization granted sharpers are such authorization.	from any liability wha s the case may be, ir if may become cont or the BTr.	atsoever in connection acluding instructions rary to the law, reg	on with any failure coming from me, gulation, policy or
or myself of a wr transaction implemented by	itten notice from th	e other, without the	e prejudice to any
Name & Signature of Investor			