

INSTRUCTION TO PURCHASE									
SECTION I: ACCOUNT DETAILS									
							EWBC Store Name	WBC Store Name	
SECTION II: INVESTMENT DETAILS - CLIENT ORDER/S									
			Other		Type of Order $()$		Validity of Order (√)		
Issue Name		Face Amount	condition (price/yield)	Fill or (All or N		Fill and Kill (partial volume)	Good 'til cancelled	Day Order	
1									
2									
3									
4									
5				<u> </u>					
Total Note: Specific details of the securities and summary of settlement will be provided separately.									
CLIENT SUITABILITY ($$)									
CSAF Date	Client Risk Profile (CRP)		☐ Conservative ☐ Balanced ☐ Moderately Aggressive ☐ Highly Aggressive ☐ Less Financially Sophisticated ☐ Financially Sophisticated						
CECTION	 	EC AND CHADO			ated □ Fina	incially Sophisticated			
SECTION	III: A. FEES AND CHARGES - EWBC Broker's Commission								
	Transaction tenor of over one (1) year, minimum commission shall be at 12.5 basis points of the face value								
	or Php200.00 whichever is higher.								
	2. Transaction tenor of 1 year or less, the commission shall be a flat rate at 10 basis points of the face value								
	computed on actual number of days/360 or Php200.00 whichever is higher.								
	Other Fees								
	1. Bank Certification: Php200.00								
	2. Administrative Fees								
	2.1. Charges relating to Peso Denominated Bond holdings covering, printing, mailing/courier/messengerial								
PHP	costs.								
BONDS	2.2. Administrative Fee shall be based on the face value and subject to a cap on a per security level and								
	casting/ relationship. Administrative Fee shall be deducted from the Quarterly or Semi-Annual coupon								
	proceeds of the investment. Please refer to the table below for the schedule of fees and maximum cap. 2.3. For Sale Transaction, the Administrative Fee shall be computed pro-rated based on the number of								
	days from purchase date or last coupon payment date whichever is applicable up to Settlement Date.								
				JE PURCHASED FEE PER AI					
	Php 20,000,000				Php 5,000				
		Php 15,000,000 to F			Php 3,500				
	Php 10,000,000 to P below Php 10,000,00		00		Php 2,500 2.5 basis points (0.025% p.a.)				
USD/ FCY	I hasis boints of the face value abblied as a spread							175	
BONDS	2. Broker's Commission (ODB) - Minimum commission shall be at 14.75 basis points of the face value.								
SECTION I	II: B. FEES AND CHARGES - 3rd Party Fees								
	PDEx (Philippine Dealing and Exchange Corporation)								
	Matching Fee: If greater than one year: Face Amt x .000025;								
PHP / USD	If less than one year: Face Amt x DTM/365 x .000025								
/ FCY	PDTC (Philippine Depository and Trust Corporation)								
BONDS	Maintenance Fee for NoCD: 0.5 basis points (0.005%) of Face Value per Annum								
	Note: To be deducted every coupon payment or for Sale Transaction, the Maintenance Fee shall be computed pro-								
	rated based on the number of days from purchase date or last coupon payment date								
	whichever is applicable up to Settlement Date.								
AD HOC	1. Investor Registration (Account Opening): Php 100.00 4. Registry Confirmation/SOA reprint: Php 50.00						np 50.00		
FEES		Related Transfer Fee				5. Certificate of Corre	ection: Php 100.00		
	3. Non-tra	de Transfer of Secur	ities Fees : P	np 100.00					

SECTION IV: CLIENT'S DECLARATION

I/We (on behalf of the Client, if the client is not an individual) confirm the instructions indicated herein which are initiated entirely by me/us. I/We likewise confirm that I/we have not relied on the Bank to provide any advice or exercise any judgement about the merits of the transaction and/or the suitability of the security. No advice on investments has been given and I/we agree that I/we shall consult with my/our legal, regulatory, tax, business, investment, financial and accounting advisors to the extent deemed necessary. I/We authorize the Bank to execute and/or act in accordance with my/our instructions as my/our broker/dealer. If my/our instructions cannot be implemented, I/we shall not hold the Bank liable.

I/We further acknowledge that I/we have read and understood the Issue materials made available to me/us by the Bank and by entering this transaction, I/we fully accept the terms and conditions of the Instrument and understand the risks involved in the investment product/s stated in the Risk Disclosure Statement. I/We acknowledge that the Bank has no representation on the contents of the Issuer's Offering Circular/Summary of Terms/other materials provided and that neither did any of the Bank's directors, officers, stockholders and employees provide any warranty/ies on the accuracy of the contents of the same. I/we confirm that on my/our independent judgement, I/we find the Investment materials to be clear, accurate and fair.

I/We am/are aware that the purchase in the GS Primary Auction and/or Secondary Market that will be made by East West Banking Corporation (EWBC) pursuant to my/our instructions is subject to the actual availability of the instrument.

I/We commit to maintain sufficient funds in the Nominated Settlement Account (NSA)/Broker Settlement Account (BSA) to cover all obligations in connection with the investment purchase from which all payments and broker fees or in connection with securities brokering transactions shall be taken.

I/We agree that once I/we have submitted the Bond Order Form to the Bank, I/we cannot withdraw or cancel the order in the GS Primary Auction and/or Secondary Market once the transaction has been consummated. I/We further authorize the Bank to do the ff.:

- Purchase Transaction debit the actual Total Settlement Amount from my/our designated Nominated Settlement Account (NSA)/Broker Settlement Account (BSA) in accordance with BSP Cir 885 and 1048 Segregation of Customer Funds, inclusive of all fees and charges.
- Coupon Payments credit any/all coupon payments net of all Admin Fee and other related 3rd party fees to my/our designated NSA account as indicated in this Bond Order Form.

I/We am/are fully aware that EWBC- Financial Markets Distribution Group (FMDG) as the Broker-Dealer will assist in Purchasing the investment from the GS Primary Auction and/or Secondary Market, Counterparty, Fund Manager and is not a Principal Issuer and that EWBC has no liability to the me/us (Client) in respect of the investment instrument. It is the my/our decision to order/purchase/transact herein through EWBC and shall hold free and harmless EWBC, its officers, directors, stockholders, employees, or successors-in-interest against any and all claims, demands, causes of action, obligations, liabilities whatsoever in law or in equity which the I/we, or any person in his/her behalf, may have, may have had or shall have with respect to the investment performance/loss and/or the instruction to purchase the investments, the intention being to completely, absolutely and finally release EWBC, its officers, directors, stockholders, employees and successors-in-interest from any and all liabilities arising or that may arise, wholly or partially, directly or indirectly, in connection with this Bond Order form/Confirmation Instruction and as a result of this Instruction to Purchase Investments, which includes the orders/instruction made by any one of my/our co-accountholders in cases of Joint "OR" accounts.

I/We are not U.S. citizens nor U.S. residents for purposes of FATCA (Foreign Account Tax Compliance Act) and neither am/are I/we investing/acting on behalf of a U.S Person and I/we shall inform you of any change in my/our tax status. I/We will inform EWBC no more than 30 days otherwise I/we are agreeing to bear the cost of tax reporting/penalties (if any).

I/We allow/authorize the transfer, disclosure and communication of any of my/our personal information relating to my/our investment transaction and other related Transaction on my/our investments, including this form with utmost confidentiality with accredited counterparties, Issuer, Selling Agent, Market Maker, Depository, Custodian, Fund Company/Fund Manager, broker third parties selected or external institutions accredited by the BSP and Securities and Exchange Commission (SEC) such as the Philippine Depository and Trust Corporation (PDTC), Bureau of Treasury (BTr), and other Government Offices/Agencies for lawful use, reportorial requirements of the FATCA/US IRS Regulations, and such other foreign acts and regulations that may hereafter be enacted and of which my/our account shall be a subject.

Signature over Printed Name of Authorized Signatory / Date

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ADDENDUM 1: FMDG USE ONLY

I confirm that I have not provided investment advice on the security/product and the instruction to purchase has been made by the Client(s) freely and independently.

Signature over Printed Name of SEC licensed FIMS FMDG Officer / Date

EW Form No. 23-007 Rev. 02/2025

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